

Notice of meeting and agenda

Regulatory Committee

2.00 pm, Tuesday 26 April 2016

Dean of Guild Court Room, City Chambers, High Street, Edinburgh

This is a public meeting and members of the public are welcome to attend

Contact

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1. Order of business

- 1.1 Including any notices of motion and any other items of business submitted as urgent for consideration at the meeting.

2. Declaration of interests

- 2.1 Members should declare any financial and non-financial interests they have in the items of business for consideration, identifying the relevant agenda item and the nature of their interest.

3. Deputations

- 3.1 None.

4. Minutes

- 4.1 Regulatory Committee of 1 February 2016 (circulated – submitted for approval as a correct record).

5. Work Plan and Rolling Actions Programme

- 5.1 Rolling Actions Programme (circulated)

6. Executive Decisions

- 6.1(a) Charges relating to the Civic Government (Scotland) Act 1982 (Licencing of Skin Piercing and Tattooing) Order 2006 – referral from the Petitions Committee (circulated).
- 6.1(b) Skin Piercing and Tattooing Licences – Introduction of one year renewal application and fee - report by the Executive Director of Place (circulated).
- 6.2 Metal Dealer Licensing – Air Weapons and Licensing – report by the Executive Director of Place (circulated).
- 6.3 Demand for Taxis: Six Monthly Update – report by the Executive Director of Place (circulated).

7. Routine decisions

- 7.1 None

8. Motions

- 9.1 If any

Kirsty-Louise Campbell

Interim Head of Strategy and Insight

Committee Members

Councillors Bridgeman (Convener), Blacklock (Vice-Convener), Aitken, Burgess, Cairns, Gardner, Heslop, Lunn and Redpath.

Information about the Regulatory Committee

The Regulatory Committee consists of 9 Councillors and is appointed by the City of Edinburgh Council. The Regulatory Committee usually meets every eight weeks. The Regulatory Committee usually meets in the Dean of Guild Room in the City Chambers on the High Street in Edinburgh. There is a seated public gallery and the meeting is open to all members of the public.

Further information

If you have any questions about the agenda or meeting arrangements, please contact Stephen Broughton, Committee Services, City of Edinburgh Council, Waverley Court, Business Centre 2.1, 4 East Market Street Edinburgh EH8 8BG, Tel 0131 529 4261, e-mail stephen.broughton@edinburgh.gov.uk

A copy of the agenda and papers for this meeting will be available for inspection prior to the meeting at the main reception office, City Chambers, High Street, Edinburgh. The agenda, minutes and public reports for this meeting and all the main Council committees can be viewed online by going to www.edinburgh.gov.uk/cpol.

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Regulatory Committee

2.00 pm, Monday 1 February 2016

Present

Councillor Barrie (Convener), Blacklock (Vice-Convener), Aitken, Gardner, Heslop and Redpath

1. Licensing Policy Development – Street Trading Consultation Update

(a) Deputation

The Committee agreed to hear a deputation from Chandra Mather on behalf of City Centre Street Traders with regard to item 6.4 on the agenda, Licensing Policy Development – Street Trading Consultation Update. She advised the Committee that the current group of between 11-14 traders were in the process of constituting their group to enable them to make representations and provide a coherent feedback to the proposed changes to the Street Trading Policy.

Chandra took the opportunity to remind the Committee that the ability to operate as a street trader within the city centre was many people's livelihoods with some street traders operating for over twenty years.

Although she and other street traders did have the opportunity to attend one meeting with Licencing staff with regard to the proposals, she feels that those present and absent did not perhaps appreciate the significant impact the changes would have.

Some of the concerns highlighted were:

- A reduction of the pitch / stall size to 2m x 2m which would be too small
- The design of the stall , which would have open sides and back – no security and inadequate cover for bad weather
- The present timescales for giving applicants notice to trade –sometimes only 24 hours – this was unacceptable.
No mention of timescales to applicants in the proposed policy
- Application process – needs to be more transparent, with a ballot system being used for city centre stalls. Many traders submitting multiple applications to increase their chances of getting a pitch.

This is seen as a gamble at present. No refund policy if unsuccessful in the ballot system.

- Saturation in the number of traders applying – up to 200 applications for a handful of pitches

The traders requested a further meeting be arranged with officers to allow concerns to be addressed and solutions to be explored. Chandra stated that if the plan was adopted in its present form it would have a significant negative impact on ability for those affected to trade.

(b) Report by the Executive Director of Place

Details were provided on the outcome of consultation on street trading and market operators licensing which ran from 27 July until November 15 November 2015.

Decision

1. To thank the deputation.
2. To note the outcome of the independent consultation and the progress made to date.
3. To approve the adoption of the new standard conditions contained in appendices 6 – 10 of the report.
4. To agree to receive a further report on issues highlighted during the consultation process.
5. The Executive Director of Place to meet with stakeholders as soon as possible to discuss the concerns raised in the consultation prior to the proposed further report being considered by the Regulatory Committee.

(Reference – Regulatory Committee 4 April 2014 (Item 7.1), Regulatory Committee 2 September 2015 (item 6.4), report by the Executive Director of Place, submitted.)

2. Minutes

Decision

To approve the minute of the Regulatory Committee of 17 November 2015, as a correct record.

3. Rolling Actions Programme

The Regulatory Committee Rolling Actions Programme for 3 May 2013 to 1 February 2016 was presented.

Decision

To note the Rolling Actions Programme.

(References – Act of Council No. 12 of 24 October 2013; Regulatory Committee Rolling Actions Programme – 1 February 2016, submitted)

4. Policy and Code of Conduct on Public Processions

Details of a proposed policy and code of conduct on public processions was provided. The guidance aimed to provide a consistent and transparent approach for future events and provide organisers with a greater understanding of the Council's expectations

Decision

1. To agree the proposed Policy and Code of Conduct on Public Processions.
2. To agree to consult widely on the proposed Policy and Code of Conduct on Public Processions in line with statutory requirements.
3. To agree to consult on the Parades notification form in line with statutory requirements.
4. To agree to amend Standard March Condition 15 to remove the phrase 'whether or not services are in progress.'
5. To receive a further update in six months.

(References – report by the Executive Director of Place, submitted)

5. Access to Taxis by Customers Using Wheelchairs or Customers Accompanied By Assistance Dogs - Update

At a meeting on 23 June 2015, the Regulatory Committee agreed a Plan of Action to address a number of complaints concerning the service provided to customers using wheelchairs. The Council had also received a number of complaints regarding the refusal to transport assistance dogs from groups representing persons with visual impairment.

Details were provided of the progress made in respect of the actions arising from the agreed plan.

Decision

1. To note the report.
2. To note the reports to the Regulatory Committee in respect of Taxi Driver Training and Taxi and Taxi Driver's Licence Conditions.
3. To agree the proposed actions as set out in paragraph 3.20.
4. To receive a further update in six months.

(References – report by the Executive Director of Place, submitted)

6. Taxi Fare Table – Credit and Debit Card Surcharge

Following the investigation of a complaint regarding a surcharge for a taxi journey which was paid by credit /debit card, it was ascertained that taxi and private hire car operators required advice regarding compliance with the Consumer Rights (Payment Surcharges) Regulations 2012.

Amendment of the Taxi Fare Table was required to achieve compliance with the current regulations.

Decision

1. To note the report.

2. To agree to issue advice to the taxi trade pending the next full taxi fare review (References – report by the Executive Director of Place, submitted)

7. Licensing Customer Survey 2015

Details of the outcome of the Licensing Customer Survey 2015 were provided.

A number of areas were highlighted for improvement and these had been incorporated in to an action plan.

Decision

1. To note the content of the report.
2. To agree the proposed action plan.
3. To agree proposals for future customer surveys outlined in paragraph 3.6.
(References - Regulatory Committee 2 February 2015 (Item 6.3), Regulatory Committee 17 November 2015 (Item 6.2), report by the Executive Director of Place, submitted.)

Item 5.1 Rolling Actions Programme

Regulatory Committee

3 May 2013 to 26 April 2016

No	Date	Report Title	Action	Action Owner	Expected completion date	Actual completion date	Comments
1	24.07.13	Balfour Beatty Fee Structure for Holyrood Road	To instruct the Director of Services for Communities to review the HMO university fee structure and report back to the committee within six months.	Executive Director of Place	June 2016		Ongoing
2	20.06.14	Street Trader Licensing - Pedicabs	To complete the review of Pedicabs.	Executive Director of Place	September 2016		Ongoing
3	28.04.15	Private Rented Sector Enforcement Policy	To agree to consult on the use of third party reporting powers to the Private Rented Housing Panel, with a report detailing the findings of the consultation to be brought before the September 2015 Committee.	Executive Director of Place	June 2016	Ongoing	Ongoing

No	Date	Report Title	Action	Action Owner	Expected completion date	Actual completion date	Comments
4	28.04.15	Private Rented Sector Enforcement Policy	Annual report on the details and statistics on the enforcement action taken by Private Rented Services.	Executive Director of Place	July 2016		Ongoing
5	23.06.15	Licensing Policy Development - Taxi and Private Hire Driver Training Update	<ol style="list-style-type: none"> 1. To agree to consult on the development of a fit for purpose training programme that met the needs of a modern taxi and private hire service, which would include a proposed level of training, course content and method of training delivery including bringing the training in-house. 2. To agree to receive a further update in due course. 3. To agree to include mental health issues in the disability awareness section of the new training. 	Executive Director of Place	June 2016		Additional consultation underway

No	Date	Report Title	Action	Action Owner	Expected completion date	Actual completion date	Comments
6	25.09.15	Review of Late Hours Catering Policy	<ol style="list-style-type: none"> 1. To consult on the draft policy conditions and operating plans, in line with statutory requirements. 2. To formally consult with the Licensing Board; and 3. To receive a final report on the outcome of the consultation within six months. 	Executive Director of Place	June 2016		Consultation underway
7	25.09.15	Update Air Weapons and Licensing (Scotland) Act 2015	To agree to update the Committee Work Plan to include additional areas of work required by the implementation of the Bill described in the report by the Acting Director of Services for Communities.	Executive Director of Place	April 2017 (depending on legislation)		Metal Dealers report April 2016

No	Date	Report Title	Action	Action Owner	Expected completion date	Actual completion date	Comments
8	25.09.15	Licensing of Hire Vehicles Protecting Vulnerable Passengers	<ol style="list-style-type: none"> 1. To agree to consult on the proposed changes to licensing processes; namely that any applicant for taxi or private hire car driver licences who had not been resident within the UK for at least 10 years previously would be required to produce documentary evidence regarding previous offending behaviour or lack thereof; and 2. To agree that a further report on this issue will be submitted in 12 months. 	Executive Director of Place	September 2016		Ongoing
9	17.11.15	Public safety at sports grounds annual update 2014 - 2015	Annual Report	Executive Director of City Strategy and Economy	November 2016		Annual Report

No	Date	Report Title	Action	Action Owner	Expected completion date	Actual completion date	Comments
10	17.11.15	Licensing Performance Update	The Acting Director of Place to investigate payment of licensing fees by instalments.	Executive Director of Place	June 2016		Six monthly report
11	17.11.15	Taxi Training - Taxi Driver Topographical Assessment	To agree to monitor these changes over a six month period and to receive a committee report outlining the final policy after this period.	Executive Director of Place	June 2016		
12	17.11.15	Transfer of Taxi Examination Centre from Police Scotland to the City of Edinburgh Council	<p>1. The Acting Director of Services for Communities to submit a further report giving a more detailed breakdown of the types of faults that vehicles had failed on. The report to include information on repeat failures, and if attached to any particular operator.</p> <p>2. The Acting Director of Services for Communities to consult with the taxi trade on the findings.</p>	Executive Director of Place	June 2016		

No	Date	Report Title	Action	Action Owner	Expected completion date	Actual completion date	Comments
13	01.02.16	Licensing Policy Development Street Trading Consultation Update	<ol style="list-style-type: none"> 1. To agree to receive a further report on issues highlighted during the consultation process. 2. The Executive Director of Place to meet with stakeholders as soon as possible to discuss the concerns raised in the consultation prior to the proposed further report being considered by the Regulatory Committee. 	Executive Director of Place	June 2016		
14	01.02.16	Policy and Code of Conduct on Public Processions	<ol style="list-style-type: none"> 1. To agree to consult widely on the proposed Policy and Code of Conduct on Public Processions in line with statutory requirements. 2. To agree to consult on the Parades notification form in line with statutory requirements. 3. To receive a further update in six months. 	Executive Director of Place	September 2016		

No	Date	Report Title	Action	Action Owner	Expected completion date	Actual completion date	Comments
15	01.02.16	Access to Taxis by Customers Using Wheelchairs or Customers Accompanied by Assistance Dogs	<ol style="list-style-type: none"> 1. To agree the proposed actions as set out in paragraph 3.20. (November) 2. To receive a further update in six months. (August) 	Executive Director of Place	September 2016		

Regulatory Committee

2pm, Tuesday, 26 April 2016

Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006 - referral from the Petitions Committee

Item number	6.1(a)
Report number	
Wards	City Wide

Executive summary

The Petitions Committee on 3 February 2016 considered a report by the Chief Executive outlining the petition 'Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006'. The Committee agreed to refer the petition to the Regulatory Committee for consideration.

Links

Coalition pledges	See attached report
Council outcomes	See attached report
Single Outcome Agreement	See attached report
Appendices	Appendix 1 – Petitions for Consideration Overview Report

Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006 - referral from the Petitions Committee

Terms of referral

- 1.1 On 3 February 2016 the Petitions Committee considered a report outlining the petition 'Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006'.
- 1.2 The Petitions Committee agreed:
 - 1.2.1 To refer the petition 'Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006' to the Regulatory Committee on 26 April 2016 for consideration.
 - 1.2.2 The Convener of the Petitions Committee would write to the Scottish Government to highlight the issues raised by the petition seeking a response.

For Decision/Action

- 2.1 The Regulatory Committee is asked to:
 - 2.1.1 Consider the content of the petition 'Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006' included within the attached report by the Chief Executive.

Background reading / external references

[The Petitions Committee 3 February 2016.](#)

Kirsty-Louise Campbell

Interim Head of Strategy and Insight

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Petitions Committee

2.00pm, Wednesday 3 February 2016

Petitions for Consideration: Overview Report

Item number	6.1
Report number	
Wards	All/ Sighthill/Gorgie

Links

Coalition pledges	
Council outcomes	CO23 & CO26
Single Outcome Agreement	

Andrew Kerr

Chief Executive

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Executive Summary

Petitions for Consideration: Overview Report

Summary

The Committee is asked to consider three petitions at this meeting.

Valid petitions -

Call on the Council to invest in improved facilities and to increase the number of inspections to tackle dog dirt

A valid petition entitled 'Call on the Council to invest in improved facilities and to increase the number of inspections to tackle dog dirt' has been received. The petition received 383 signatures.

Details of the petition are set out in appendix one.

Re-Union Canal Boats location at Fountainbridge

A valid petition entitled 'Re-Union Canal Boats location at Fountainbridge' has been received. The petition received 270 signatures.

Details of the petition are set out in appendix one.

Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006

A valid petition entitled 'Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006' has been received. The petition received 292 from individuals and 59 signatures from businesses.

Details of the petition are set out in appendix one.

Recommendations

The Committee is asked to consider the petitions:

- 1.1 Call on the Council to invest in improved facilities and to increase the number of inspections to tackle dog dirt as set out in 6.1(a) of Appendix one.
- 1.2 Re-Union Canal Boats location at Fountainbridge as set out in 6.1(b) of Appendix one.
- 1.3 Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006 as set out in 6.1(c) of Appendix one.

Measures of success

There are no immediate measures of success applicable to this report.

Financial impact

There are no financial impacts arising from the consideration of the petitions.

Equalities impact

There are no equalities impacts arising from the consideration of the petitions.

Sustainability impact

There are no sustainability impacts arising from the consideration of the petitions.

Consultation and engagement

There are no consultation or engagement requirements at this part of the process.

Background reading / external references

[Petitions webpages](#)

[Council Webcasting](#)

Links

Coalition pledges

Council outcomes CO23 Well engaged and well informed – Communities and individuals are empowered and supported to improve local outcomes and foster a sense of community
CO26 The Council engages with stakeholders and works in partnership to improve services and deliver on agreed objectives

Single Outcome Agreement

Appendices Appendix one: Petitions for Consideration

Appendix 1 - Petitions for Consideration

Item Number	Date made available for signatures	Petitions Title and Petitions Statement	Wards affected	Total Number of Signatories
6.1(a)	12 November 2015	<p><u>Call on the Council to invest in improved facilities and to increase the number of inspections to tackle dog dirt</u></p> <p>Friends of Westfield Park are seeking the Council's support and investment to improve facilities, tackle problem dog fouling, and ensure that the Friends and Residents can enjoy a park that is safe clean, well used facility now and in the future.</p> <p>With the support of the Local Authority, the enthusiasm of Local Businesses, and the energy of Westfield Residents, we are keen to organise and regenerate the Park. We require advice, guidance and coordination to assist in producing designs and costings for a renovated park which we will seek to finance and deliver through the support from local business, grants from a number of charities and organisations which support the regeneration of parks and the time residents are able to volunteer.</p>	Sighthill/Gorgie	383 signatures

Item Number	Date made available for signatures	Petitions Title and Petitions Statement	Wards affected	Total Number of Signatories
6.1(b)	19 October 2015	<p><u>Re-Union Canal Boats location at Fountainbridge</u></p> <p>Re-Union Canal Boats Ltd, a social enterprise working with communities, has had a presence at Lochrin Quay for the last 3 years, acting as a hub for canal based activities and providing a crucial connection with the canal as a working waterspace. It organises the Canal Festival each year which attracts thousands of local people and visitors and has brought life to Edinburgh Quay.</p> <p>The Edinburgh Union Canal Strategy of 2011 commends its work and has as one of its aims to increase the use of the canal as a waterspace.</p> <p>There is much concern locally that Re-Union has lost its canal-side location as premises in Edinburgh Quay are occupied by commercial businesses who can pay the higher rents but have little connection to the canal.</p> <p>Having Re-Union in a canal-side location is crucial if the benefits of the canal in the centre of our city are to be realised and should be a priority for the delivery of development at Fountainbridge. The Council is a major landowner in the area and through EDI is leading on the development of the site at Fountainbridge. I call upon the Council and EDI, as a matter of priority to develop options to secure both short term premises for Re-Union and a lasting presence in the Fountainbridge canal -side site.</p>	All	270 signatures

Item Number	Date made available for signatures	Petitions Title and Petitions Statement	Wards affected	Total Number of Signatories
6.1(c)	6 November 2015	<p><u>Charges relating to The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006</u></p> <p>We petition the council to lobby The Scottish Government on our behalf to amend the legislation to exempt British Acupuncture Council (BAcC) members from the provisions of the skin piercing regulations.</p> <p>BAcC members abide by stringent codes of conduct and professional standards which exceed the conditions laid out in the regulations. As health professionals acupuncturists often work with clients on very low incomes or on benefits and many work on a part time basis. The high costs of the licence may make low-income work impossible. Often these clients are experiencing severe pain or mental health issues.</p> <p>We also ask as a matter of urgency for the Edinburgh City council to reduce the cost to previous levels and only increase in line with inflation instead of a 150% increase.</p> <p>The Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006 was, until earlier in 2015, charged at a rate of £218 for a renewal of a skin piercing licence. The cost has risen to £500. This is excessive and damaging to the freedom to carry out a legitimate acupuncture business. We carry out beneficial work for the health of the community and this is being hampered by the high cost of the licence. The increase has meant that some acupuncturists have had to consider ceasing to work in Edinburgh.</p>	All	292 (individual) & 59 (businesses) signatures

Regulatory Committee

2.00pm, Tuesday, 26 April 2016

Skin Piercing and Tattooing Licences – Introduction of one year licence renewal application and fee

Item number	6.1(b)
Report number	
Executive/routine	Executive
Wards	All

Executive summary

Licences for businesses carrying on the activities of skin piercing and tattooing were introduced as a mandatory form of licence by the Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006 (“the Order”). The Council, as the licensing authority, is required to license such activity.

The Council’s Petitions Committee recently heard a petition, raised by a member of the British Acupuncture Council (BACc), seeking support for the Council to lobby the Scottish Government to amend the legislation and exempt members of the BACc from the provisions of the Order and; for the Council to reduce the licence application fee to a level in line with its pre-April 2015 fee, plus an adjustment for inflation. To address the cost concerns of the petitioner, a review of the fee structure has taken place and the Committee is asked to consider the introduction of a one year licence renewal fee.

Links

Coalition pledges	P15 and P28
Council priorities	CP8
Single Outcome Agreement	SO1

Skin Piercing and Tattooing Licences – Introduction of one year licence renewal application and fee

Recommendation

It is recommended that the Committee:

- 1.1 Notes the content of this report;
- 1.2 Agrees to introduce an annual licence renewal in respect of Skin Piercing and Tattooing Licences setting the fee at £260; and
- 1.3 Discharges the referral from the Petitions Committee.

Background

- 2.1 Licences for businesses carrying on the activities of skin piercing and tattooing were introduced as a mandatory form of licence in 2006. The primary objective was to introduce consistent controls in order to manage and reduce the risks faced by potential clients in relation to health and, specifically, the transmission of blood borne viruses.
- 2.2 It is a mandatory form of licence therefore the Council, as the licensing authority, is required to license the activity and has no discretion as to the scope of the licences.
- 2.3 The legislation requires that the activity of carrying on a business which provides skin piercing or tattooing is licensed. A licence is not required for the carrying on of the activity by a regulated health care professional.
- 2.4 In the 2006 Order: 'skin piercing' includes acupuncture; 'acupuncture' means the insertion of needles into living tissue for remedial or therapeutic purposes; and 'regulated health care professional' means a member of a profession regulated by a body mentioned in Section 25(3) of the National Health Service Reform and Health Care Professionals Act 2002.
- 2.5 The Council for Healthcare Regulatory Excellence (CHRE) was the UK health regulatory body set up under the National Health Service Reform and Health Care Professions Act 2002 - CHRE has now changed its name to the Professional Standards Authority for Health and Social Care (PSA) under Section 222 of the Health and Social Care Act 2012.
- 2.6 The statutory bodies mentioned in the Act are those regulated by the PSA (Appendix 1). The BAcC is not a statutory body mentioned in the Act.

- 2.7 The PSA also accredits voluntary registers of people, working in a variety of health and social care occupations. In order to be accredited, organisations that hold voluntary registers must prove that they meet the PSA Standards for Accreditation.
- 2.8 The BAcC joined the Accredited Register of the PSA in March 2014 and members have since been seeking exemption from the licence requirement.
- 2.9 In 2006, on the introduction of Skin Piercing and Tattooing Licences, the application fee was set at £200 for a new licence application and the same application fee, £200, was applicable for a renewal of the licence. New licences are valid for a period of one year and renewal licences are valid for a three year period. The same application fee was set for new and renewal applications as, due to the terms of the legislation, the licensing authority shall not make a final decision upon an application unless an authorised officer has visited and inspected the premises consequently, since the same amount of work was required for a new application as for a renewal application, the application fees for both were initially set at the same level.
- 2.10 Following upon this, year on year incremental increases have been applied to the application fees to account for inflation and increased costs. A distinction was not made between the one year and three year duration of new and renewal applications respectively until a full review of the licence application fee structure in 2015.
- 2.11 Following the full review of the licence application fee structure, the Council approved increases in the application fees for Skin Piercing and Tattooing Licences from £231 to £250 for a new one year licence application and from £231 to £500 for a three year licence renewal application. The higher cost for a three year licence reflects the increased cost of enforcement over that period.
- 2.12 There are currently 583 Skin Piercing and Tattooing Licences, including employee and temporary licences, in effect.

Main report

- 3.1 The BAcC has voluntarily registered with the PSA and members have subsequently sought to be exempted from holding a Skin Piercing and Tattooing Licence. As an organisation the BAcC is not obligated to join the PSA and consequently does not enjoy the same statutory exemption status that a regulated healthcare professional could claim – e.g. a General Medical Council (GMC) registered doctor or a General Dental Council (GDC) registered dentist. The matter concerning exemption from the licence requirement by the BAcC was reviewed in 2015 by the Royal Environmental Health Institute of Scotland Skin Piercing and Tattooing Working Group, in consultation with the Scottish Government, when it was determined that, although BAcC are members of the PSA, it is the voluntary part of the register they have joined.
- 3.2 Since the BAcC is a voluntary register of practitioners, and is not a statutory regulator such as the GMC or the GDC, it is therefore possible to practise as an

acupuncturist without being a member of the BAfC but by contrast, for example, it is a requirement to be registered with the GMC to work as a doctor.

- 3.3 Consequently, there is no regulatory oversight of the activities of BAfC members other than that provided by licensing authorities via the Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006.
- 3.4 On Wednesday 3 February 2016 the Council's Petitions Committee heard a petition asking for the Council to lobby the Scottish Government to amend legislation and exempt members of the BAfC from the provisions of the Civic Government (Scotland) Act 1982 (Licensing of Skin Piercing and Tattooing) Order 2006 and for the Council to reduce the licence application fee to a level in line with its fee pre-April 2015, plus an adjustment for inflation.
- 3.5 Council officers advised the Committee that the Council, as the licensing authority, had previously made representations in respect of the legislation during the appropriate consultation period to the Scottish Government advising that any exemption from the licensing regime could only be justified if the level of public protection provided by regulation was equal to, or greater than, that currently provided by local authority inspection, which could not be achieved by a voluntary register of practitioners and that the Council had no plans to further lobby the Scottish Government in this respect.
- 3.6 In order to address the concerns of the petitioners in respect of the level of licence renewal fees, the Licensing Service agreed to review the fee structure to consider the introduction of a one year licence renewal at an appropriate fee, in order to ameliorate the costs associated with the level of payment upon renewal of the licence for three years.
- 3.7 The functions of the Council as a Licensing Authority are funded directly by the income collected from fees. The City of Edinburgh Council's charging structure was considered and approved by the Council in 2015 setting the level of application fees effective from 1 April 2015 (Appendix 2). This is based upon the amount of work required to lodge, process, administer and consider an application including engaging with relevant consultees and is reflected by the levels at which the fees are set.
- 3.8 Where an application for the grant or renewal of a licence is made for the carrying on of a business which provides skin piercing or tattooing, the premises from which the activity is to be carried on must be inspected by an authorised officer before a final decision can be made. Inspections of such premises require to be carried out by specialist Environmental Health Officers. Currently, such inspections take place every three years at the time of renewal, the introduction of a one year renewal licence will require an annual inspection where applicants apply to renew for one year.

- 3.9 At the time when the Petitions Committee considered the petition, the application fees which were in effect were those set by the Council on 1 April 2015 (Appendix 2). The fee in respect of a new licence application was then £250 for a one year licence and the renewal application fee was £500 for a three year licence.
- 3.10 The current fees, approved by the Council on 21 January 2016 to take effect on 1 April 2016, in respect of applications for licences for skin piercing are attached in Appendix 3. Licences granted in respect of new applications are valid for one year and licence renewal applications are for three years. The fee in respect of a new licence application is currently £260 for a one year licence and the renewal application fee is £520 for a three year licence.
- 3.11 The licence application fees pre 1 April 2015 in respect of skin piercing licences, referred to by the petitioner, are attached in Appendix 4. The fee in respect of a new licence application was £231 for a one year licence and the application fee for a three year renewal was £231.
- 3.12 The introduction of an annual licence renewal application will incur additional work, including consultations and annual inspections as required by the legislation consequently, the appropriate level of fee for an annual renewal licence of a Skin Piercing and Tattooing Licence should be set at £260.

Measures of success

- 4.1 That businesses carrying on the activities of skin piercing are appropriately licensed by the Council and comply with relevant legislation.
- 4.2 That the public are confident that consistent controls are in place to manage and reduce the risks faced by potential clients in relation to health, and specifically, the transmission of blood borne viruses.

Financial impact

- 5.1 There is no direct financial impact on the Council. All costs are contained within existing budgets.

Risk, policy, compliance and governance impact

- 6.1 Increased risk of non-compliance with legislation in the absence of affordable access to licences.
- 6.2 Increased incidence of inspections of premises upon renewal of licences.

Equalities impact

- 7.1 There is no adverse impact on the public sector equalities duty.

Sustainability impact

- 8.1 There is no environmental impact arising from the contents of this report.

Consultation and engagement

- 9.1 Council officers have engaged and corresponded with members of the trade and representatives of the BACc regarding concerns about the licence application fee.
- 9.2 A petition concerning the Council lobbying the Scottish Government to amend the legislation and to adjust the licence application fee has been considered by the Petitions Committee.

Background reading / external references

http://www.edinburgh.gov.uk/meetings/meeting/3868/petitions_committee
file:///H:/Capital_Coalition_Budget_Motion_Version_2_.pdf

Paul Lawrence

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Links

Coalition pledges	P15 - Work with public organisations, the private sector and social enterprises to promote Edinburgh to investors. P28 - Further strengthen our links with the business community by developing and implementing strategies to promote and protect the economic well being of the city.
Council priorities	CP8 – a vibrant, sustainable local economy
Single Outcome Agreement	SO1 - Edinburgh's Economy Delivers increased investment, jobs and opportunities for all.
Appendices	Appendix 1 – Statutory Bodies Regulated by the PSA. Appendix 2 - Fees in respect of applications for licences for skin piercing (from 1 April 2015). Appendix 3 – Fees in respect of applications for licences for skin piercing (from 1 April 2016). Appendix 4 - Licence application fees pre 1 April 2015 in respect of skin piercing licences.

Appendix 1 – Statutory Bodies Regulated by the PSA

- General Chiropractic Council
- General Dental Council
- General Medical Council
- General Optical Council
- General Osteopathic Council
- General Pharmaceutical Council
- Health & Care Professions Council
- Nursing & Midwifery Council
- Pharmaceutical Society of Northern Ireland

Appendix 2 - Fees in respect of applications for licences for skin piercing (from 1 April 2015).*

Where activity is carried out mainly from premises	Principle Operator with employees - new	1 year	£250
	Renewal	3 years	£500
	Each additional employee		£75
	Self-employed operator - new	1 year	£250
	Renewal	3 years	£500
Where activity not carried out mainly from premises	One-off events	Maximum 7 days	£240
	Attending an exhibition of arts event – where event licence is already in place	Maximum 7 days	£75

*Fees are subject to a 4% increase on 1 April 2016

Appendix 3 – Fees in respect of applications for licences for skin piercing (from 1 April 2016)

Where activity is carried out mainly from premises	Principle Operator with employees - new	1 year	£260
	Renewal	3 years	£520
	Each additional employee		£78
	Self-employed operator - new	1 year	£260
	Renewal	3 years	£520
Where activity not carried out mainly from premises	One-off events	Maximum 7 days	£250
	Attending an exhibition of arts event – where event licence is already in place	Maximum 7 days	£78

Appendix 4 - Licence application fees pre 1 April 2015 in respect of skin piercing licences.

Skin Piercing and Tattooing - where activity carried out mainly from premises		
- Principal Operator with Employees - New	1 Year	£231
- Principal Operator with Employees - Renewal	3 Years	£231
- Principal Operator with Employees - Each Additional Employee		£59
- Self Employed Operator - New	1 Year	£231
- Self Employed Operator - Renewal	3 Years	£231
Skin Piercing and Tattooing - where activity NOT carried out mainly from premises		
- Peripatetic Operators - New	1 Year	£231
- Peripatetic Operators - Renewal	3 Years	£231
- One Off Events		£231
- Attending an exhibition or Arts Events	max 7 Days	£59

Regulatory Committee

2.00pm, Tuesday, 26 April 2016

Metal Dealer Licensing - Air Weapons and Licensing (Scotland) Act 2015

Item number	6.2
Report number	
Executive	
Wards	All

Executive summary

This report provides an update to Committee on the impact of the scope of metal dealers licensing and licensing conditions for metal dealers resulting from changes to the Civic Government (Scotland) Act 1982.

Links

Coalition pledges	N/A
Council priorities	N/A
Single Outcome Agreement	N/A

Metal Dealer Licensing - Air Weapons and Licensing (Scotland) Act 2015

Recommendations

It is recommended that Committee:

- 1.1 Notes this report;
- 1.2 Notes that new rules for the licensing of metal dealers will take effect on 1 September 2016; and
- 1.3 Authorises the Director of Place to implement any changes necessary to ensure that licensees meet these new requirements.

Background

- 2.1 The Civic Government (Scotland) Act 1982 ('the 1982 Act') currently requires and regulates the licensing of certain metal dealers.
- 2.2 The Air Weapons and Licensing (Scotland) Act 2015 ('the 2015 Act') brings in certain changes to the metal dealer licensing regime.
- 2.3 The enabling legislation specific to this report is the Air Weapons and Licensing (Scotland) Act 2015 (Commencement No2 and Transitional Provisions) Order 2016 and the Civic Government (Scotland) Act 1982 (Metal Dealers and Itinerant Metal Dealers) (Verification of Name and Address) Regulations 2016.

Main report

- 3.1 The Council acts as a Licensing Authority for the purpose of licensing metal dealers within the city.
- 3.2 The 1982 Act previously provided that any person "carrying on business as a metal dealer" with a turnover of £1,000,000 or more could apply for an exemption warrant which exempted them from the requirement to obtain a metal dealer's licence. The 2015 Act will remove the exemption provisions on 1 September 2016, and therefore all metal dealers in the city will be required to hold a metal dealer's licence from that date.
- 3.3 Transitional provisions allow that dealers who had previously been exempt from the licensing requirement will not be committing an offence if they deal in metal on and after 1 September 2016, provided that they have a valid exemption warrant in place at that time and have made an application for a metal dealer's licence by 1 June 2016. The Council will take steps to accept any such application.

- 3.4 Interpretation provisions which define “metal dealers” and “itinerant metal dealers” came in to force on 16 March 2016 and enable licence applications to be made and determined. The 2015 Act also defines the term “carrying on business as a metal dealer”, which now specifically includes carrying on business as a motor salvage operator. Metal dealers which are brought into the licensing regime as a result of this change will also be required to be licensed from 1 September 2016 and, as above, those which are currently trading will be required to apply for a licence between 16 March and 1 June 2016 (‘the transition period’).
- 3.5 There is therefore a short period during which the three existing dealers working outside the current licensing regime must make their licence applications. Should existing dealers make applications during the transition period which are granted prior to 1 September 2016, then the licences will not come into effect until 1 September 2016. Steps will be taken with Trading Standards and Environmental Health to identify and contact these new dealers. The Council’s records will be checked to identify premises which might need to be licensed and these will receive written information and additionally an officer on normal inspection duties will be asked to highlight the changes to potential dealers during any visit.
- 3.6 The Act also brings in to force provisions from 1 September 2016 removing the requirement for dealers to retain metal for 48 hours before it is sold on. Police Scotland has indicated it will not seek any mandatory local licensing condition.
- 3.7 New record-keeping requirements will also be brought into force on 1 September 2016, failure to comply with these being a criminal offence. The Regulations detail the manner by which information related to metal dealing must be recorded and verified. Those affected will be contacted by letter regarding this matter and the relevant record books, which can be purchased from the Council, will be amended to reflect the new requirements.
- 3.8 There is no need to amend the standard licensing conditions, as the new provisions deal with the administration of the licensing regime. However, they will be published on the corporate website in the standard conditions of licence.

Measures of success

- 4.1 That the city has well regulated metal dealers sufficient to meet customer demand and to prevent crime, especially metal theft.

Financial impact

- 5.1 The Council’s scale of fees for licensing applications was approved with effect from 1 April 2016. A small increase in fees income is expected

Risk, policy, compliance and governance impact

- 6.1 There is a risk that unsuccessful individual applications for metal dealer’s licences may be appealed to the sheriff.

Equalities impact

7.1 There is no equalities impact arising from the contents of this report.

Sustainability impact

8.1 There is some environmental impact arising from the contents of this report. These were considered when Parliament scrutinised the Bill. Specifically the requirement to retain metal for a minimum of 48 hours has been removed and therefore this will potentially reduce pollution from scrap as there should be a quicker turnover of site.

Consultation and engagement

9.1 Affected dealers will be contacted by letter prior to the changes coming in to force.

Background reading / external references

- Air Weapons and Licensing (Scotland) Act 2015 (Commencement No 2 and Transitional Provisions) Order 2016
- Civic Government (Scotland) Act 1982 (Metal Dealers and Itinerant Metal Dealers) (Verification of Name and Address) Regulations 2016
- Scottish Government guidance on provisions for Metal Dealers and Itinerant Metal Dealers

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Links

Coalition pledges	N/A
Council priorities	N/A
Single Outcome Agreement	N/A
Appendices	N/A

Regulatory Committee

2.00pm, Tuesday, 26 April 2016

Demand for Taxis: Six Monthly Update

Item number	6.3
Report number	
Executive	
Wards	All

Executive summary

This report provides the six monthly update on analysis of demand for taxis in the city. The report provides the Committee with the most recent analysis of demand, carried out by Sky High Technology Ltd in November 2015.

Links

Coalition pledges	P28
Council priorities	CP8
Single Outcome Agreement	SO1

Demand for Taxis: Six Monthly Update

Recommendations

It is recommended that Committee:

- 1.1 notes this report;
- 1.2 agrees that there is currently no evidence of significant unmet taxi demand and therefore maintains the limit of 1316, on the number of taxis licensed in the city; and
- 1.3 agrees to use this survey as the basis for determining demand in any future applications for a taxi licence.

Background

- 2.1 The Council has a policy of limiting the number of taxi licences issued within the city, utilising the powers available to it under Section 10 (3) of the Civic Government (Scotland) Act 1982. This power can only be used if the Council is satisfied that there is no 'significant unmet demand' for taxis. The Council is required to keep this position under regular review.
- 2.2 At its meeting on 3 May 2013, the Regulatory Committee agreed to the conclusions of a full demand survey carried out by Halcrow Ltd. Additionally, Committee agreed to commission consultants to review the provision of taxis within the city at regular intervals, and specifically to identify whether there is any 'significant unmet demand' for taxis.
- 2.3 Sky High Technology Ltd was commissioned to undertake this work. The research findings are reported to Committee at six monthly intervals. The most recent research took place in November 2015 and forms the basis of this report. Appendix 1 shows a summary analysis of the Sky High Technology Ltd report and Appendix 2 shows the full report from Sky High Technology Ltd.

Main report

- 3.1 The Council acts as a Licensing Authority for the purpose of licensing taxis within the city. The Council has adopted a policy of limiting the number of taxi licences issued where there is no evidence of significant unmet demand. All applications for taxi licences are currently referred to the Licensing Sub-Committee for a hearing and decision.
- 3.2 The policy of restricting the number of taxi licences within the city attracts considerable debate. One view, generally held by taxi licence holders, is strongly in favour of retaining the restriction on licence numbers, on the grounds

that too many taxis would harm the taxi trade in general by reducing the business available to each taxi. Some individuals have argued that the policy is a restraint on trade, and seek the removal of the restriction. Typically those applicants include people who do not currently have a taxi licence, but wish to obtain one, or licensed taxi drivers who wish to operate their own taxi as opposed to driving shifts in taxis licensed by others.

- 3.3 The restriction policy has not been legally challenged since 2010. The Council's policy was challenged in the form of appeals to the Sheriff against decisions of the Licensing Sub-Committee to refuse certain applications for taxi licences. Importantly, the Sheriffs' decisions made it clear that, in order to maintain a restriction, the Council must regularly inform itself on provision, and specifically on whether there is any unmet demand.
- 3.4 The Scottish Government has issued guidance for licensing authorities which operate a limitation policy. The guidance clearly indicates that the level of unmet demand must be kept under regular review. The guidance also makes clear that authorities should consider any evidence of 'peak demand' and consider the impact of this when considering if there is 'significant unmet demand'. Examples of 'peak demand' may be after pubs and clubs close at weekends. The guidance also makes clear that peak demand should not be considered in isolation, but balanced against the full range of data.
- 3.5 The Sky High Technology Ltd research provides Committee with an up to date review of the level of demand for taxis in the city. If accepted by Committee, this will form the basis on which individual licences would be considered. Research to update the position with regard to unmet demand will continue to be carried out every six months.
- 3.6 Survey results were last reported to the Committee in September 2015.
- 3.7 The survey on which this report is based was carried out in November 2015. A further report on subsequent work will be reported to this Committee in due course.
- 3.8 The survey includes the monitoring of periods of peak demand, e.g. after midnight and, in particular, late nights on Fridays and Saturdays. The Sky High Technology Ltd report shows that overall there is no evidence of significant unmet demand. Waiting time for taxis was higher than that reported in the last survey, although it should be noted that this may be due to the fact that the monitoring period for this report included weekends in late November during the pre-Christmas shopping period.
- 3.9 Booking office data was requested from three major Edinburgh taxi companies:
 - One company reported that 95% of pre-booked taxis arrive within five minutes of the booking time, and 95% arrive within 15 minutes of an ad hoc telephone request.
 - Further booking office data will be presented, if received, before the Committee meeting.

- 3.10 There is no evidence which would suggest that there is any 'hidden' taxi demand which is being met by significant increases in the number of private hire cars (PHCs). There are currently 1,030 PHCs licensed in the city. This is a slight increase on the total of 989 reported in September 2015. The number of licensed PHCs has remained fairly stable for the last three years. There are currently no powers to limit the number of PHCs, and the number of these is largely driven by market conditions.
- 3.11 The Council has received no complaints about the availability of taxis within the city since Committee last considered this issue. No complaints about the number of taxis have been raised with the Council by the hospitality or business communities.
- 3.12 Members are asked to note that at this time 1,316 licences have been issued, and thus if the Committee agrees to maintain the limit at 1,316 there are no licences available.

Measures of success

- 4.1 That the city has sufficient taxis to meet the customer demand placed upon the fleet.

Financial impact

- 5.1 The Council's scale of fees for licensing applications was approved with effect from 1 April 2015.
- 5.2 The cost of the survey was contained within the Civic Government (Scotland) Act 1982 licensing budget and was previously reported to Committee.

Risk, policy, compliance and governance impact

- 6.1 This regular monitoring is necessary to allow the Committee the option to maintain its policy of limiting the number of taxis.
- 6.2 There is a risk that unsuccessful individual applications for taxi licences may be appealed to the sheriff. The research described in this report reduces the risk to the Council from any challenge to the current limitation policy.

Equalities impact

- 7.1 There is no equalities impact arising from the contents of this report.

Sustainability impact

- 8.1 There is no environmental impact arising from the contents of this report.

Consultation and engagement

- 9.1 Interim surveys are carried out on the Council's behalf by Sky High Technology Ltd every six months.

Background reading / external references

[Report to Regulatory Committee 25 September 2015](#)

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Links

Coalition pledges	P28 - Work with public organisations, the private sector and social enterprise to promote Edinburgh to investors
Council priorities	CP8 – a vibrant, sustainable local economy
Single Outcome Agreement	SO1 - Edinburgh's Economy Delivers increased investment, jobs and opportunities for all
Appendices	Appendix 1: Summary analysis of Sky High Technology Ltd data (November 2015) Appendix 2: Sky High Technology Ltd - Edinburgh Report on taxi rank observations (November 2015)

Appendix 1

TAXI MONITORING REPORT ANALYSIS

Assessment of Current Demand for Taxi Services in Edinburgh – November 2015

This report has been prepared on behalf of the Director of Place to assist members of the Licensing Sub-Committee in relation to applications for new taxi licences which may be considered at any meeting on or after 26 April 2016.

Stance observations indicate that there is no significant unmet demand for taxi services at this time.

Background

1. In April 2013, Halcrow Group Limited, transportation consultants, was commissioned to carry out surveys on the demand for taxi services in the city. Halcrow reported on taxi rank observations, interviews and surveys conducted with passengers between February and March 2013. Halcrow concluded there was no unmet demand at that time.
2. The conclusions of the Halcrow report were accepted by the Council's Regulatory Committee on 3 May 2013. Large scale surveys by consultants such as Halcrow are obtained every three years.
3. To provide information on taxi demand between the large scale surveys, interim taxi rank observation surveys are carried out by Sky High Technology Ltd.

Stance Observation Survey

4. Sky High Technology Ltd provided the results of taxi rank surveys which were carried out at least twice at each location in November 2015. A selection of representative ranks was observed on different days and at different times. The 18 ranks selected for observation for both periods are broken down into 13 located within or immediately around the city centre, and five being located outwith the city centre.

A total of 1,079 passengers were observed from the 18 ranks monitored. The ranks observed had 1,813 taxis waiting over the observation periods.
5. There are currently 82 taxi stances located throughout the city with a combined capacity for 293 waiting taxis. The stances observed make up 22% of the overall stances within the city.
6. The latest stance observations indicate that, at individual stances, passenger waiting times varied from an average low of 0 seconds to an average high of 3 minutes 30 seconds. An overall average waiting time taken from observations of all stances was one minute 34 seconds.

Table 1 - Hires

Observation period	No. passengers	Total no. taxis available for hire	Percentage taxis hired by passengers.
November 2015	1079	1813	60%

Table 2 - Wait times

Observation period	No. passengers	Average recorded taxi wait for hire	Average passenger wait time across all observed ranks	Longest average passenger wait at any specific rank
November 2015	1079	00:07:18	00:01:34	00:10:27

Additional Information

7. Between the last interim demand survey being carried out in July 2015 and this latest observation period in November 2015, no complaints concerning a lack of taxis in the city were received by the Council.

Conclusions

8. The stance observations indicate that most passengers at ranks were able to obtain a taxi immediately. The overall average time that a passenger, had to wait was 1 minute 34 seconds.
9. Passengers were generally able to obtain a taxi at the ranks observed in less than two minutes.

The only recorded exceptions were as follows (average passenger waiting times):

- Little France 2 minutes 14 seconds
 - Lothian Road 3 minutes 30 seconds
 - Waverley Bridge 3 minutes 29 seconds
10. Notwithstanding the average waiting times reported in paragraph 6, evidence of ‘peak demand’ in the form of longer waiting times was recorded at certain times, mainly at weekends:
 - Lothian Road
 - Saturday 27 November 2015
Between 3 and 5 a.m. the average passenger wait time was 10 minutes 27 seconds.

- Saturday 21 November 2015

Between 2 and 4 a.m. the average passenger wait time was 4 minutes.

- Friday 13 November 2015

Between 4 and 6 p.m. the average passenger wait time was 3 minutes 2 seconds.

These results compare to an average wait time at that stance of 3 minutes 30 seconds for all passengers observed.

- Waverley Bridge (Friday 13 November 2015)

Between 4 and 6pm the average passenger wait time was 8 minutes 27 seconds.

This compares to an average wait at that stance of 3 minutes 29 seconds for all passengers observed.

- Little France (Saturday 14 November 2015)

Between 4 and 6pm the average passenger wait time was 4 minutes 28 seconds.

This compares to an average wait at that stance of 2 minutes 14 seconds for all passengers observed.

11. Councils are permitted to take a broad view of the demand for taxis over the week. The information in paragraphs 6 to 9 needs to be balanced against the information in paragraph 10 with respect to 'peak demand'.

Therefore, taking into account the information provided by Sky High Technology Ltd, it has been concluded that there is no evidence of significant unmet demand for taxi services at this time.

Appendix 2

Site Number	Street	Day	Date	Survey Hours	Total Taxis	Average Taxi Waiting Time	Total Peds	Average Ped Waiting Time
1	Castle Street	Thursday	12 Nov 15	12:00-14:00	27	00:12:11	9	00:00:35
1	Castle Street	Saturday	14 Nov 15	12:00-14:00	36	00:08:14	14	00:00:40
2	Cluney Avenue	Thursday	12 Nov 15	16:00-18:00	1	00:08:56	0	-
2	Cluney Avenue	Saturday	14 Nov 15	16:00-18:00	1	00:20:47	0	-
3	Dundas Street	Thursday	12 Nov 15	12:00-14:00	52	00:13:14	34	00:00:24
3	Dundas Street	Friday	13 Nov 15	16:00-18:00	55	00:01:40	53	00:01:09
3	Dundas Street	Saturday	14 Nov 15	12:00-14:00	41	00:07:49	16	00:00:45
3	Dundas Street	Saturday	14 Nov 15	16:00-18:00	22	00:09:17	11	00:01:01
4	Frederick Street	Friday	20 Nov 15	12:00-14:00	30	00:08:54	24	00:02:08
4	Frederick Street	Friday	20 Nov 15	21:00-23:00	48	00:05:07	37	00:02:06
4	Frederick Street	Friday	13 Nov 15	12:00-14:00	42	00:03:37	20	00:03:10
4	Frederick Street	Friday	13 Nov 15	21:00-23:00	35	00:04:29	27	00:00:00
5	Grassmarket	Tuesday	10 Nov 15	12:00-14:00	13	00:13:24	4	00:01:22
5	Grassmarket	Saturday	14 Nov 15	00:00-02:00	14	00:00:38	10	00:00:29
6	Grosvenor Street	Wednesday	11 Nov 15	16:00-18:00	0	-	0	-
6	Grosvenor Street	Saturday	14 Nov 15	00:00-02:00	0	-	0	-
7	Hanover Street	Friday	13 Nov 15	16:00-18:00	10	00:00:50	2	00:00:49
7	Hanover Street	Saturday	14 Nov 15	12:00-14:00	56	00:04:58	45	00:00:36
8	High Street	Tuesday	10 Nov 15	16:00-18:00	29	00:08:22	22	00:00:53
8	High Street	Wednesday	11 Nov 15	12:00-14:00	44	00:09:04	18	00:00:33
8	High Street	Friday	13 Nov 15	12:00-14:00	32	00:04:25	11	00:00:58
8	High Street	Friday	13 Nov 15	16:00-18:00	31	00:01:55	24	00:01:40
8	High Street	Saturday	14 Nov 15	02:00-04:00	172	00:01:20	100	00:02:08
8	High Street	Saturday	14 Nov 15	16:00-18:00	73	00:04:02	62	00:01:07
9	Holyrood Road	Wednesday	11 Nov 15	12:00-14:00	13	00:18:02	6	00:00:00

9	Holyrood Road	Saturday	14 Nov 15	16:00-18:00	3	00:01:07	0	-
10	Little France	Wednesday	11 Nov 15	12:00-14:00	42	00:14:22	19	00:00:00
10	Little France	Saturday	14 Nov 15	16:00-18:00	18	00:07:54	13	00:04:28
11	Lothian Road	Friday	13 Nov 15	12:00-14:00	62	00:07:18	25	00:00:00
11	Lothian Road	Friday	13 Nov 15	16:00-18:00	75	00:01:06	53	00:03:02
11	Lothian Road	Saturday	21 Nov 15	02:00-04:00	91	00:02:11	43	00:04:00
11	Lothian Road	Tuesday	24 Nov 15	03:00-05:00	3	00:09:34	0	-
11	Lothian Road	Wednesday	25 Nov 15	12:00-14:00	80	00:05:48	56	00:00:00
11	Lothian Road	Saturday	27 Nov 15	03:00-05:00	57	00:01:00	25	00:10:27
12	Morningside Road	Wednesday	11 Nov 15	12:00-14:00	13	00:14:50	2	00:00:00
12	Morningside Road	Saturday	14 Nov 15	16:00-18:00	2	00:28:37	0	-
12	Morningside Road	Saturday	14 Nov 15	12:00-14:00	10	00:05:52	4	00:00:00
13	Morrison Street	Friday	13 Nov 15	12:00-14:00	39	00:06:55	20	00:00:32
13	Morrison Street	Saturday	14 Nov 15	00:00-02:00	3	00:00:36	0	-
14	Nicolson Street	Thursday	12 Nov 15	16:00-18:00	3	00:09:06	0	-
14	Nicolson Street	Saturday	14 Nov 15	00:00-02:00	0	-	0	-
15	Queensferry Street	Monday	9 Nov 15	16:00-18:00	8	00:12:24	0	-
15	Queensferry Street	Saturday	14 Nov 15	21:00-23:00	4	00:00:40	3	-
16	Rutland Street	Monday	9 Nov 15	16:00-18:00	16	00:05:50	13	00:00:40
16	Rutland Street	Tuesday	10 Nov 15	16:00-18:00	23	00:06:04	13	00:01:28
16	Rutland Street	Saturday	14 Nov 15	02:00-04:00	22	00:03:41	19	00:01:36
16	Rutland Street	Saturday	14 Nov 15	12:00-14:00	33	00:13:39	11	00:00:26
17	Waverley Bridge	Monday	9 Nov 15	16:00-18:00	84	00:03:12	61	00:01:11
17	Waverley Bridge	Friday	13 Nov 15	16:00-18:00	82	00:00:54	34	00:08:27
17	Waverley Bridge	Saturday	14 Nov 15	03:00-05:00	17	00:01:12	12	00:01:37
17	Waverley Bridge	Saturday	14 Nov 15	21:00-23:00	87	00:04:01	72	00:02:42
18	Wester Hailes	Tuesday	10 Nov 15	16:00-18:00	10	00:07:50	7	00:00:44
18	Wester Hailes	Thursday	12 Nov 15	12:00-14:00	21	00:15:07	7	00:00:38
18	Wester Hailes	Saturday	14 Nov 15	12:00-14:00	21	00:11:12	15	00:00:47
18	Wester Hailes	Saturday	21 Nov 15	16:00-18:00	7	00:05:57	3	00:02:10