

Culture and Communities Committee

10.00am, Tuesday, 28 January 2020

Draft Allotment Regulations - Public Consultation

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1. Recommendations

- 1.1 It is recommended that the Committee approves the attached draft allotment regulations for public consultation.

Paul Lawrence

Executive Director of Place

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Draft Allotment Regulations - Public Consultation

2. Executive Summary

- 2.1 This report presents a draft of the allotment regulations for approval to progress to public consultation.

3. Background

- 3.1 The Community Empowerment (Scotland) Act 2015 (the “2015 Act”) came into force on 17 June 2015. The 2015 Act requires that by 1 April 2020 each local authority has published allotment regulations pertaining to the cultivation, maintenance and inspection of allotments. The 2015 Act also requires that public consultation takes place before the regulations are brought into force.

4. Main report

- 4.1 Draft allotment regulations have been prepared by Council officers in association with Federation of Edinburgh District Allotments and Gardens Associations (FEDAGA) and Scottish Allotment Gardens (SAGs). Section 115 of the 2015 Act requires each local authority to make allotment site regulations within two years of the section coming into force. Prior to publication, there must be a period of public consultation and a period of public notice. It is proposed that the consultation takes place in February 2020.
- 4.2 The draft regulations (Appendix 1) set out the required regulations for allotments, as set out by the 2015 Act. This includes the mandatory requirements, as set out in section 115(3) of the 2015 Act, covering allocation of allotments, rent, cultivation, maintenance, buildings and other structures that may be erected, the keeping of livestock and landlord inspections. The regulations have been drafted in accordance with the published guidance from the Scottish Government.
- 4.3 The Council’s original regulations (Appendix 2) for Garden Allotment Ground were made by the Lord Provost, Magistrates and Council of the City of Edinburgh in 1913 / 1924 and were provided by them under the Provisions of the Allotment (Scotland) Act 1892 (as amended).

- 4.4 Section 116 of the 2015 Act requires that the Council consults those appearing to the Council to have an interest before the regulations are made.

5. Next Steps

- 5.1 A period of public consultation will take place, allowing interested parties to comment on the draft regulations.

6. Financial impact

- 6.1 There are no specific financial implications arising as a result of this report.

7. Stakeholder/Community Impact

- 7.1 There has been consultation and engagement with FEDAGA and SAGs officials on the draft regulations, there will be opportunity for the public and interested groups to comment on the draft regulations before the publication of the final regulations. Allotment regulations ensure that responsibilities are clear and support the delivery of safe, healthy and rewarding allotments. Allotments are recognised as a valuable resource for individuals and communities - encouraging healthy lifestyle, creating social interaction and inclusion across ages, contributing to biodiversity, providing low cost healthy food in a sustainable manner and building self-esteem and life-long learning.

8. Background reading/external references

- 8.1 Part 9 of the Community Empowerment (Scotland) Act 2015, <https://www2.gov.scot/Publications/2018/11/5648/downloads>.

9. Appendices

- 9.1 Appendix 1 - Draft Allotment Regulations.
- 9.2 Appendix 2 – 1913/1924 Allotment Regulations.

THE CITY OF EDINBURGH COUNCIL

ALLOTMENT REGULATIONS

1 COMMENCEMENT

- 1.1. These regulations (the “**Regulations**”) adopted by resolution of the City of Edinburgh Council (the “**Council**”) dated [INSERT DATE] relate to all Allotment Sites owned and/or managed by the Council. The Regulations are made in accordance with the Council’s powers under Part 9 of the Community Empowerment (Scotland) Act 2015 (the “**2015 Act**”).
- 1.2. The Regulations shall come into force on the day after the date of execution under section 116 of the 2015 Act (the “**Commencement Date**”).

2 INTERPRETATION

- 2.1. In the Regulations, any reference to:
- (i) “**Allotment Plot**” shall mean any single area of land designated as an allotment plot by the Council within an Allotment Site;
 - (ii) “**Allotment Site**” shall mean any area of land owned or leased by the Council and consisting wholly or partly of allotments and including other land that may be used by Tenants in connection with the use of their Allotment Plots;
 - (iii) “**Edinburgh Resident**” shall mean a person who is solely or mainly resident at premises the postal address of which is in the City of Edinburgh Council area;
 - (iv) “**Eligible Person**” shall mean an Edinburgh Resident aged 18 years or over, or any Third-Party Organisation;
 - (v) “**Lease**” shall mean an agreement entered into between the Council and a Tenant made under the terms of the Regulations to lease an Allotment Plot any reference to the word Lease shall be taken to include any missive of let;
 - (vi) “**Relevant Circumstances**” shall mean any illness, bereavement, injury or disability, or other extenuating circumstances;
 - (vii) “**Relevant Period**” shall mean 21 days;
 - (viii) “**Residence**” shall mean any residential property which is the sole or main residence of an Edinburgh Resident;

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- (ix) **“Site Association”** shall mean any association representing the Tenants of an Allotment Site;
 - (x) **“Tenant”** shall mean the person, persons or Third Party Organisation to whom an Allotment Plot has been leased under the terms of the Regulations;
 - (xi) **“Termination Date”** shall mean the date upon which the Lease between the Council and the Tenant is terminated, and the Tenant is required to remove all their possessions from the Allotment Plot and the Allotment Site;
 - (xii) **“Third Party Organisation”** means an organisation appropriately constituted with its registered address, or where there is no registered address its principal business address, in the Council area; and
 - (xiii) **“Waiting List”** shall mean the list established and maintained by the Council in respect of each Allotment Site of persons who, by way of written notification, have made a request to lease an Allotment Plot.
- 2.2. References to “consent of the Council” or words to similar effect mean a consent in writing signed by or on behalf of the Council and “approved” and “authorised” or words to similar effect mean (as the case may be) approved or authorised in writing by or on behalf of the Council.
- 2.3. Unless the context otherwise requires, words in the singular shall include the plural and words in the plural shall include the singular.
- 2.4. Headings are for convenience, do not form part of these Regulations and shall not be used in their interpretation.
- 2.5. Any references to a specific statute include any statutory extension, amendment, modification or re-enactment of such statute and any subordinate legislation made thereunder and any general reference to “statute” or “statutes” includes any subordinate legislation made thereunder.
- 2.6. Where there is a contradiction between these Regulations and the 2015 Act the terms of the 2015 Act shall apply.
- 2.7. These Regulations shall repeal and replace any allotment rules and regulations in force prior to the Commencement Date made by the Council or its predecessors.

3 EFFECT OF REGULATIONS

- 3.1. Failure by the Tenant to comply with the terms of these Regulations shall be a breach of the Regulations and may result in the Tenant being subject to termination of the Lease of the Allotment Plot in accordance with section 126 of the 2015 Act.

4 ALLOCATION OF ALLOTMENT PLOTS

- 4.1. A request to lease an Allotment Plot on an Allotment Site may be made:

- (i) online via the Council's website; or
- (ii) by requesting a paper application from:

Parks, Greenspace and Cemeteries
Waverley Court
4 East Market Street
Edinburgh, EH8 8BG

Email: allotments@edinburgh.gov.uk

Phone: 0131 529 7916

or such other contact details as publicised by the Council from time to time.

- 4.2. Applications must include the applicant's:

- (i) name;
- (ii) address;
- (iii) date of birth;
- (iv) preferred Allotment Site(s);
- (v) preferred size of Allotment Plot;

and may include the applicant's:

- (vi) email address (if applicable); and
- (vii) Relevant Circumstances (if applicable) that the applicant wishes the Council to be aware of.

- 4.3. All Eligible Persons who apply for an Allotment Plot shall be placed on the Waiting List(s) for the Allotment Site(s) requested.

- 4.4. The Council shall maintain a Waiting List for each Allotment Site and will offer an available Allotment Plot to the first applicant on the Waiting List for the relevant Allotment Plot having regard to

- (i) what has been requested; and
- (ii) the provisions of the 2015 Act.

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- 4.5. If the Council offers to grant a lease of an Allotment Plot, but not of the size specified by the applicant, the applicant may remain on the Waiting List, unless the applicant accepts the offer, in which case the request will be treated as agreed and the applicant will be removed from the Waiting List. Where the Council makes an offer of an Allotment Plot of the size requested and it is refused, applicants may be removed from the Waiting List.
- 4.6. Tenants may make a request in writing to the Council to move Allotment Plot. In considering whether to allow a move to a different Allotment Plot the Council shall have regard to the cultivation and maintenance of the Tenant's current Allotment Plot and any Relevant Circumstances of the Tenant.
- 4.7. Tenants may make a request in writing to the Council to move Allotment Site. In considering whether to allow a move to a different Allotment Site the Council shall have regard to the length of Waiting List at the requested Allotment Site and any Relevant Circumstances of the Tenant.
- 4.8. Where a new Allotment Site is established, the Allotment Plots within that Allotment Site ("New Allotment Plots") shall be allocated on the following basis:
 - (i) Where reasonably practicable, 50% of the New Allotment Plots shall be offered to Eligible Persons, who are solely or mainly resident in the area within one-kilometre radius of the entrance to the new Allotment Site and who apply for a New Allotment Plot.
 - (ii) The remaining unallocated New Allotment Plots shall be offered to Eligible Persons on the Waiting List for existing Allotment Sites. Individuals on Waiting Lists for existing Allotment Sites who are solely or mainly resident in the area within one-kilometre radius of the entrance to the new Allotment Site will be given priority.
- 4.9. All Tenants are required to sign a Lease on terms provided by the Council at the start of their tenancy of the Allotment Plot.
- 4.10. Where a Tenant is no longer an Edinburgh Resident, the Council may terminate the Lease.
- 4.11. The Council shall allocate a maximum of one Allotment Plot per Residence.
- 4.12. Regulation 4.11 shall not affect Tenants who were allocated more than one Allotment Plot prior to the Commencement Date.

5 RENT

- 5.1. Unless otherwise agreed with the Council in writing rent shall be paid annually, and the Council shall issue an invoice on 18 January each year in this respect. Payment shall be due within 28 days of the date of the invoice. The Council shall set the levels of rent for each Allotment Site annually.
- 5.2. When determining the level of rent the Council shall take account of:
 - 5.2.1 the services provided by, or on behalf of, the Council to the Tenants of the Allotment Sites, including but not limited to site improvements, general repairs, and maintenance, utility charges, arboricultural and grounds maintenance works;
 - 5.2.2 the costs of providing those services;
 - 5.2.3 any concession applicable to the Tenant, as stated on the Council website from time to time; and
 - 5.2.4 the size of the Allotment Plot leased to a Tenant.
- 5.3. Changes to circumstances, including any Relevant Circumstances, affecting a Tenant's ability to pay rent should be advised in writing to the Council.
- 5.4. Concessions shall only apply where all Tenants of a joint tenancy are eligible for a concession.
- 5.5. Where a Tenant fails to pay rent within 28 days of the receipt of an invoice issued under regulation 5.1, the Council may recover the rent as landlords in the same manner as any other case of landlord and tenant and the Council shall seek to recover the rent on a pro rata basis for the period of time that the Tenant has occupied the Allotment Plot. In addition, the Council shall recover as a debt any administrative costs reasonably incurred by it in respect of any delay in payment.

6 BOUNDARIES AND POSSESSION OF ALLOTMENT PLOTS

- 6.1. The Tenant may not exchange Allotment Plots with any other Tenant, transfer their Lease of an Allotment Plot, or sub-let their Allotment Plot without the prior consent of the Council.
- 6.2. If there is any dispute between Tenants as to the boundaries of their Allotment Plots, the Council shall adjudicate and settle the dispute at its own discretion.

- 6.3. Where there is a dispute between Tenants as to the allocation of land per Allotment Plot, the Council shall consult with the affected Tenants and the Site Association to determine whether changes to Allotment Plot boundaries are required. Any decision made by the Council is final and Tenants must comply with this decision.

7 CULTIVATION OF ALLOTMENTS

- 7.1. Excluding permitted buildings, structures and paths at least 75% of the Allotment Plot must be cultivated to the satisfaction of the Council.
- 7.2. Tenants are responsible for ensuring that weed growth is controlled and must ensure that weeds do not spread to neighbouring Allotment Plots.

8 SALE OF SURPLUS PRODUCE

- 8.1. Tenants may sell produce grown by them on the Allotment Plot. Any proceeds or income generated from the sale of such produce may only be used for social enterprise or community advancement and not for the purposes of making a profit, trade or business.

9 MAINTENANCE OF ALLOTMENT PLOTS

- 9.1. The Allotment Plot, including any structures thereon, must be kept in good condition to the satisfaction of the Council. In considering whether or not the Allotment Plot is in good condition the Council shall have regard to any weeds, detritus or dilapidated buildings or structures on the Allotment Plot and the level of cultivation
- 9.2. When considering whether an Allotment Plot is in good condition, the Council shall have regard to any impact that a lack of maintenance of the Allotment Plot could have on neighbouring Allotment Plots.
- 9.3. Tenants shall be responsible for ensuring that appropriate pest and disease control is carried out on their Allotment Plot.

10 MAINTENANCE OF ALLOTMENT SITES

- 10.1. Tenants shall be responsible for keeping boundaries and paths adjacent to their Allotment Plot in a clean and tidy condition and free from obstructions. Where a path is adjacent to two or more Allotment Plots the respective Tenants shall share responsibility. Should this fail the Council shall direct the Tenants as to how maintenance is to be carried out.
- 10.2. Any keys to the Allotment Site remain the property of the Council and are issued to the Tenant strictly for the purposes of access to the Allotment Site and is not transferable to any other person.

11 BUILDINGS OR STRUCTURES ON ALLOTMENT PLOTS

- 11.1. The erection of any structure on an Allotment Plot must have the prior written consent of the Council.
- 11.2. With regard to the measurements of structures on an Allotment Plot;
 - 11.2.1 a shed for storage shall not exceed width 2m x length 3m x height 2.4m;
 - 11.2.2 a glasshouse shall not exceed width 2m x length 3m x height 2.4m; and
 - 11.2.3 a polytunnel shall not exceed width 2m x length 3m x height 2.4m
- 11.3. The erection of any building or structure must be in accordance with planning legislation and any materials used must be of suitable durability, in that they must be of a standard that would last at least five years and be consistent with the traditional aesthetic of the other structures on the Allotment Site. All structures must be maintained in a good and safe condition to the satisfaction of the Council. Any modification to an existing building or structure, other than as part of a regular repair, shall require the prior written consent of the Council.
- 11.4. Tenants are solely responsible for the safety and maintenance of any structure, including boundary fences, on their Allotment Plot.

12 ACCESS BY PERSONS (OTHER THAN TENANTS) AND DOMESTIC ANIMALS

- 12.1. Tenants shall be responsible for ensuring that any visitor whom they allow to visit the Allotment Site complies with these Regulations. Failure of visitors to comply may result in the Tenant being in breach of these Regulations.
- 12.2. Dogs may be brought on to the Allotment Site but must be kept under close control and not be allowed to enter into any Allotment Plot without the permission of the relevant Tenants.
- 12.3. Any Tenant who brings or allows a dog onto the Allotment Site shall ensure that any fouling is bagged and disposed of promptly and properly.
- 12.4. Dogs that become a nuisance or annoyance or cause a disturbance to other Tenants should be removed from the Allotment Site.
- 12.5. Tenants shall not kennel dogs or other animals overnight on the Allotment Plot.

13 THE KEEPING OF LIVESTOCK

- 13.1. Tenants shall not keep livestock (including poultry and other birds) on the Allotment Plot.
- 13.2. The keeping of bees shall not be permitted other than with the written consent of the Council. Any Council consent may be subject to conditions.

14 ACCEPTABLE USE

- 14.1. The following conditions apply to all Allotment Plots and Tenants:
 - 14.1.1 **Barbed Wire:** Tenants shall not have or use barbed wire on the Allotment Plot;
 - 14.1.2 **Bonfires:** Tenants shall not burn any material on the Allotment Plot or Allotment Site unless it arises from the Allotment Plot and is material that cannot be composted. Bonfires must never be left unattended. Tenants must give due consideration to other Tenants within the Allotment Site when choosing when and where to have a bonfire and such bonfires must not compromise any Allotment Plots on the Allotment Site .
 - 14.1.3 **Compost bins:** Where there is no Site Association rule for compost bins Tenants shall have no more than three compost bins on their Allotment Plot.
 - 14.1.4 **Fences:** Tenants shall not erect fences or plant hedges on the Allotment Plot other than for the protection of crops. All fences and hedges must be in keeping with the traditional aesthetic of the Allotment Site and must be to the satisfaction of the Council.
 - 14.1.5 **Fruit cages:** Tenants must not have more than one fruit cage on the Allotment Plot.
 - 14.1.6 **Sheds:** Where an Allotment Plot has a standard shed provided, Tenants must regularly maintain the shed and treat it with water-based preservative (that has been approved by the Council for organic use) in green, brown, or cedar.
 - 14.1.7 **Nuisance:** Within the Allotment Site, the Tenants shall behave in an appropriate manner and shall be considerate at all times to other Tenants. Tenants must not do anything or cause anything to be done which is or may become a nuisance or annoyance or cause a disturbance to any other Tenants.
 - 14.1.8 **Organic:** If an Allotment Site has been designated as organic, Tenants of that site must not use herbicides, pesticides or fungicides in the cultivation of the Allotment Plot.

- 14.1.9 **Pathways:** Tenants shall not block or obstruct the access to the Allotment Site, nor any of the access paths within the Allotment Site.
- 14.1.10 **Material:** A Tenant must not allow their Allotment Plot to be used for the storage of glass, timber, refuse or any other material deemed unsuitable by the Council. Any material deemed unsuitable shall be removed immediately at the request of the Council.
- 14.1.11 **Trees:** No trees other than fruit trees shall be cultivated or allowed to grow on the Allotment Plot. Fruit trees must be maintained within the Allotment Plot and shall not grow into or cause shade to be cast on neighbouring Allotment Plots. Upon request by the Council, the Tenant must remove any fruit trees that are not maintained in accordance with this clause at the Tenant's own expense.
- 14.1.12 **Water:** Allotment Site water supplies must be used for the upkeep of the Allotment Plot. The Tenant should use water responsibly, and where possible, take measures to conserve water.

- 14.2. Tenants must also have regard to any Site Association rules that pertain to the relevant Allotment Site.

15 LANDLORD INSPECTIONS

- 15.1. The Council shall be entitled to inspect any Allotment Plot at any time without notice.

16 ENFORCEMENT

- 16.1. Where a Tenant is in breach of the Regulations, the Council may issue an enforcement letter to the Tenant, setting out the reasons for the breach (the "Enforcement Letter").
- 16.2. The Tenant must, within the Relevant Period of receiving an Enforcement Letter, either:
- 16.2.1 rectify the breach to the satisfaction of the Council; or
 - 16.2.2 provide an explanation of any Relevant Circumstances that justify the breach to the satisfaction of the Council.

- 16.3. If, at the end of the Relevant Period, the Tenant has not either:
- 16.3.1 rectified the breach to the satisfaction of the Council; or
 - 16.3.2 provided a suitable explanation of Relevant Circumstances to the satisfaction of the Council;
- the Council may issue a Final Warning Letter in accordance with regulation 17 of these Regulations.
- 16.4. If a Tenant receives three Enforcement Letters within a 12-month period, the Council shall issue a Final Warning Letter in accordance with regulation 17 of these Regulations.
- 16.5. Any information communicated to the Council to support a claim of Relevant Circumstances shall be dealt with confidentially and in accordance with applicable data protection legislation.

17 TERMINATION

- 17.1. One month prior to issuing a notice of termination, the Council shall write to the Tenant, informing them that the Council is proposing to give notice of termination (the “Final Warning Letter”), which shall include:
- 17.1.1 the reasons for this proposal to issue a Final Warning Letter; and
 - 17.1.2 where appropriate, the reasons for rejection by the Council of any previous explanation of Relevant Circumstances provided by the Tenant.
- 17.2. The Tenant shall then have the opportunity to make representations in writing to the Council in relation to the Final Warning Letter, including an explanation of any Relevant Circumstances that justifies any failure to rectify the breach, which the Council shall take account of in making any decision. Such representations must be submitted to the Council within one month of the date of the Final Warning Letter.
- 17.3. If at the end of one month following the issue of the Final Warning Letter, either:
- 17.3.1 the Tenant has rectified the breach to the satisfaction of the Council; or
 - 17.3.2 following consideration of the Tenant’s representations, including any Relevant Circumstances, the Council no longer proposes that the Lease shall be terminated;

the Council shall write to the Tenant informing them of this.

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- 17.4. If at the end of one month following the issue of the Final Warning Letter, either:
- 17.4.1 the breach has not been rectified to the satisfaction of the Council; or
 - 17.4.2 the Tenant has not provided an explanation of any Relevant Circumstances to the satisfaction of the Council;
- the Tenant shall be in breach of the Regulations and the Council may terminate the Lease of whole or part of the Allotment Plot by giving written notice in the form of a letter (the “Termination Letter”).
- The Termination Letter shall state the Termination Date, which shall be a date no less than one month from the date of the Termination Letter, and the reasons for termination.
- 17.5. A Tenant who is aggrieved by the Termination Letter may appeal to the sheriff within 21 days of the date of the Termination Letter.
- 17.6. The Termination Letter has no effect until:
- 17.6.1 the period within which an appeal may be made has elapsed without an appeal being made; or
 - 17.6.2 where such an appeal is made, the appeal is withdrawn or finally determined.
- 17.7. The decision of the sheriff on appeal is final.
- 17.8. Upon the termination of the lease, the Tenant shall remove, unless otherwise agreed with the Council, all buildings and/or structures on the Allotment Plot. Where the Tenant has not returned the Allotment Plot to a lettable condition in the reasonable opinion of the Council, the Council may carry out relevant works and recover from the Tenant any expenses reasonably incurred in so doing.
- 17.9. Each Tenant is responsible for returning the keys to the Allotment Site to the Council at the end of their tenancy.

18 EXTREME CIRCUMSTANCES

- 18.1. If a Tenant behaves in a manner which causes fear, alarm or severe disruption to any person, the Tenant shall be issued with a Final Warning Letter, and access to the Allotment Site may be suspended.

19 LIABILITY FOR LOSS OR DAMAGE TO PROPERTY

19.1. The Tenant shall be responsible for the safekeeping of any objects or materials (including tools, machinery, equipment, goods, plants, fertilisers and compost) which the Tenant keeps or brings on to the Allotment Site. The Council shall not be liable for the loss of, or damage to any such objects or materials, howsoever caused.

FOR AND ON BEHALF OF CITY OF EDINBURGH COUNCIL

..... (Proper Officer of the City of Edinburgh Council)

..... (Print Full Name)

..... (Witness)

..... (Print Witness' Full Name)

..... (Witness' Address)

.....
..... (at)

Regulations made by the Lord Provost, Magistrates and Council of the City of Edinburgh for the Regulation and management of Garden Allotment Ground in Edinburgh, provided by them under the Provisions of the Allotment (Scotland) Act 1892 (as amended)

- 1 Any allotment may be let to any member of the labouring population of the City of Edinburgh who shall make application for the same, and shall be approved of by the Lord Provost, Magistrates and Council of the City of Edinburgh (hereinafter referred to as “the Corporation”).
- 2 The period of let of any allotment shall be from the date of entry to the 31st day of December following.
- 3 Any application for an allotment shall be made on a form to be supplied by the Corporation for that purpose.
- 4 The allotments shall be let to persons approved of by the Corporation according to priority of application, provided that the Corporation may from time to time renew the tenancy of any allotment to the person to whom the same has been let (hereinafter referred to as “the tenant”), notwithstanding there is another applicant for such allotment.
- 5 The yearly rent of such allotment shall be such sum as shall be from time to time fixed by the Corporation in terms of The Allotment (Scotland) Act 1892. The rent shall be paid to the Corporation three months prior to the termination of the let, and, in addition, the tenant of each allotment shall, on demand, pay to the Corporation the proportion allocated in respect of each allotment, of the occupier’s rates and taxes (including water rates) paid by the Corporation in respect of the allotments.
- 6 Each allotment shall consist of such area as the Corporation shall from time to time fix.
- 7 Every tenant shall keep his allotment in proper cultivation and keep in good repair the paths adjoining his allotment and further, shall use his best endeavours to protect the remaining allotments and the produce thereon.
- 8 No tenant shall cultivate his allotment wholly or partly for the purpose of the trade or business of market gardening.
- 9 No tenant shall cause, and every tenant shall endeavour to prevent, any nuisance or annoyance arising from burning rubbish, manuring his allotment, or any other operation thereon or in connection therewith.

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- 10 No greenhouse or other building or fixture shall be erected or attached to any allotment, provided that any tenant may put down on his allotment garden frames and boxes for holding tools, etc., but such frames and boxes shall not exceed 3 feet in height, *unless the plan and specification thereof have been previously approved of by the Garden Allotments Committee.*
- 11 No fitting, fixture or attachment of any kind shall be made to the fences or walls bounding the allotment ground, without the consent of the Corporation.
- 12 Every tenant shall be provided by the Corporation on his entry with a key for the gate giving access to the allotment ground, and any tenant losing his key shall report such loss to the Corporation forthwith, and may obtain another key from the Corporation on payment of sixpence.
- 13 Every tenant shall enter the allotment ground by the gate only, and on entering or leaving shall leave the gate securely locked.
- 14 No dogs or children shall be admitted to the allotments unless under proper control.
- 15 No work shall be done in the allotments on Sundays.
- 16 The Corporation or any tenant may terminate the tenancy of any allotment at the 31st day of December in any year by giving two months previous notice in writing of their or his intention so to terminate the tenancy.
- 17 On the termination of his tenancy of any allotment every tenant shall leave the same in a clean and orderly state, cleared of all vegetable and other roots and rubbish, and shall also remove all frames and boxes put thereon, in terms of Regulation 19, so that there shall be a clean face of soil left on such allotment, and in the event of any tenant failing to leave such allotment in such condition the Corporation shall be entitled to have such allotment put in a clean and orderly condition as aforesaid, and to remove such frames and boxes and to recover the expense of doing so from the tenant.
- 18 Every tenant shall, at the termination of his tenancy of any allotment, give up to the Corporation the key for the gate giving access to the allotments.
- 19 No tenant shall, in any circumstances, have any claim against the Corporation or the proprietor of the ground for compensation for disturbance or removal, or for unexhausted manurial or other improvements, or otherwise in connection with the termination of the tenancy of any allotment.

- 20 In the event of any question arising in regard to any of the matters specified in Regulations 7, 8, 9 and 17, the same shall be referred to the final decision of the Superintendent of Parks of the Corporation for the time being.
- 21 The Register of tenancies allotments kept, and the Annual Statements showing the receipts and expenditure in respect of allotments prepared by the Corporation in terms of section 14 of the Allotments (Scotland) Act 1892, may be examined by any ratepayer of the City of Edinburgh, without paying any fee, in the officer of the City Chamberlain of the City of Edinburgh, City Chambers, High Street, Edinburgh, at any time during which such office is open for ordinary business, and any ratepayer of the City of Edinburgh may, without payment of any fee, make copies or extracts from such Register and Statements at any such time.

Confirmed by His Majesty's Secretary for Scotland, T. McKinnon Wood
Scottish Office, Whitehall

22 May 1913

Amendment in italics in Regulation 10 confirmed 1 May 1924