Scrap Metal Dealers Act 2013

Scrap Metal Policy
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Section 1 - Introduction

1.1 This document sets out Maldon District Council’s Policy on the regulation of Scrap Metal Dealers.

The Law

1.2 The Scrap Metal Dealers Act 2013 received Royal Assent on 28 February 2013 and came into force on 1 October 2013.


1.4 The 2013 Act defines local authorities as the principle regulator. It also gives them better powers to regulate these industries by allowing them to refuse to grant a licence to ‘unsuitable’ applicants and a power to revoke licences if the dealer becomes ‘unsuitable’.

1.5 Maldon District Council (‘the Council’) is the Licensing Authority under the 2013 Act and is responsible for granting site licences and collector’s licences in the District of Maldon in respect of businesses that deal in scrap metal and vehicle dismantling.

1.6 When assessing applications, the Council must be satisfied that the applicant is a ‘suitable’ person to hold a licence. Unsuitability will be based on a number of factors including any relevant criminal convictions.

1.7 The 2013 Act makes it a requirement for a scrap metal dealer to have a licence in order to carry on in business as a dealer. It is an offence to carry on a business without first obtaining a licence. The Act incorporates the separate regulatory scheme for motor salvage operators under the Vehicle (Crime) Act 2001 into this new regime. This is to replace the current overlapping regimes for vehicle salvage and scrap metal industries with a single regulatory scheme.

Definition of a Scrap Metal Dealer

1.8 A person carries on business as a scrap metal dealer if:

a) they wholly or partly buy or sell scrap metal (whether or not sold in the form it was bought in) or;

b) they carry on business as a motor salvage operator (see 1.10).

1.9 A person selling scrap metal as surplus materials or as a by-product of manufacturing articles is NOT regarded as a scrap metal dealer.
1.10 Motor salvage operation is defined in the Act as a business that consists wholly or mainly of:

   a) recovering salvageable parts from motor vehicles for re-use or sale and selling the remainder of the vehicle for scrap;
   b) buying written-off vehicles, repairing and reselling them;
   c) buying or selling motor vehicles which are to be the subject of any of the activities mentioned in (a) or (b);
   d) wholly or mainly in activities falling within paragraphs (b) and (c).

1.11 Scrap metal includes:

   a) any old, waste or discarded metal or metallic material, and
   b) any product, article or assembly which is made from or contains metal and is broken, worn out or regarded by its last holder as having reached the end of its useful life.

1.12 Scrap Metal does not include:

   a) Gold;
   b) Silver; or
   c) Any alloy of which 2% or more by weight is attributable to gold or silver.

Section 2 – Policy and Consultation

2. Policy and Consultation

2.1 There is no requirement in the 2013 Act for the Council to have a policy for dealing with applications made under the Act, however, the Council has chosen to adopt a formal policy for consistency and transparency.

2.2 There is no requirement for a consultation to be carried out in relation to this policy document.
Section 3 – Types of licences

3.1 Anyone wishing to deal in scrap metal needs to be licensed and this permits the holder to operate within the Council’s boundaries. Licences are valid for three years from the date of issue. There are two types of scrap metal licence, these are:

- **Site Licence** – authorises a licence holder to operate as a site in the District of Maldon. A site licence will require all of the sites at which the licensee carries on the business as a scrap metal dealer, within the District of Maldon, to be identified and a site manager to be named for each site. This will permit them to operate from those sites including transporting scrap metal to and from those sites from any local authority area.

- **Collectors Licence** – authorises a licence holder to operate as a ‘mobile collector’ in the District of Maldon. This permits them to collect any scrap metal as appropriate, including commercial and domestic scrap metal. It does not permit the collector to collect from any other local authority area. It follows that if a licence holder wishes to collect scrap metal from an area outside the District, then they must obtain a separate licence from the relevant local authority. Also, the licence does not permit a licensee to carry on a business at a site within any area. If a collector wishes to use a fixed site, they will need to obtain a site licence from the relevant local Authority. There is no restriction as to the location where the collector can transport and sell their material.

3.2 A person may hold more than one licence issued by different authorities, but may NOT hold more than one licence issued by Maldon Council.

Section 4 – Transitional Process

4.1 Scrap metal dealers registered under the legislation in section 1.3 were able to apply for a licence from 1 October 2013 in order to be automatically issued with a deemed licence, pending completion of the suitability assessment carried out by the Council.

4.2 Applications made after 15 October 2013 will be subject to the full licensing process.

4.3 Any dealer operating after 1 December 2013 without a licence will be in breach of the 2013 Act and may risk being issued with a closure order.

4.4 Continuing to operate, in breach of a closure order, may result in an unlimited fine.

Draft – Planning and Licensing Committee January 2014
Section 5 – Application process

5.1 When the Council is considering an application, it will have regard to:

- the 2013 Act;
- guidance issued by the Secretary of State;
- any supporting regulations; and
- this Policy.

5.2 This does not undermine the rights of any person to apply under the 2013 Act for a licence and have the application considered on its individual merits.

5.3 A person carrying on, or proposing to carry on, a business as a scrap metal dealer may apply to the Council to be licensed. The application must be in writing and contain the appropriate mandatory particulars, as set out in Appendix 1.

5.4 The Council may request that an applicant provide such other information, as it considers relevant, for the purpose of considering the suitability of an applicant.

5.5 The application must be accompanied by the appropriate fee.

5.6 If the applicant fails to provide the information requested, the Council may decline to accept the application as a valid application.

Section 6 – Suitability of Applicants

6.1 The Council will determine whether the applicant is a suitable person to carry on a business as a Scrap Metal Dealer.

6.2 In determining this, the Council may have regard to any information it considers to be relevant, including whether any relevant enforcement action has been taken against the applicant or whether the applicant has been convicted of a relevant offence. A list of relevant offences is set out in Appendix 2.

6.3 The Council must also have regard to any guidance on determining suitability which is issued by the Secretary of State.

6.4 The Council may consult other agencies regarding the suitability of an applicant, including:

- any other local authority;
the Environment Agency; and
an officer of a police force.

Section 7 – Determination of application / Issue of Licence

7.1 Where the Council is satisfied that an applicant is a ‘suitable person’ to hold a Scrap Metal Dealers Licence, it must issue a licence.

7.2 If the applicant of any site manager has been convicted of a relevant offence, the Council may include in the licence, one or both of the following conditions:

- that the dealer may only receive scrap metal within the hours of 9.00am to 5.00pm on any day; and / or
- that any scrap metal must be kept in the form in which it is received for a specified period of time, not exceeding 72 hours, beginning with the time when it was received.

7.3 Where the Council is not satisfied that an applicant is a ‘suitable person’ to hold a Scrap Metal Dealers Licence or a licence holder is no longer considered ‘suitable’ to continue to hold a licence, the Council must consider refusing the application or revoking the licence.

Right to Make Representations

7.4 If the Council proposes to refuse an application or to revoke / vary a licence, a notice will be issued to the applicant / licensee setting out what the Council proposes to do and the reasons for this. The notice will also state that within the period specified, the applicant / licensee can either:

a) make representations about the proposal; or
b) inform the Council that the applicant / licensee wishes to do so.

7.5 The period specified in the notice must be not less than 14 days beginning with the date on which the notice is given to the applicant / licensee. Within this time the applicant / licensee must notify the Council that they do not wish to make representations. Should this period expire, the applicant / licensee has not made representations, or informed the Council of their wish to do so, the Council may refuse the application or revoke or vary the licence.

7.6 If, within the period specified, the applicant / licensee informs the Council that they wish to make representations, the Council must allow a reasonable period to make representations and may refuse the application or revoke or vary the licence if they fail to make representations within that period.
7.7 If the applicant / licensee notifies the Council that they wish to make oral representations, the Council must give them the opportunity of appearing before, and being heard by, a person appointed by the Council.

7.8 The Council may revoke a scrap metal dealer’s licence in certain circumstances. Please refer to Section 9 for circumstance of revocation.

**Notice of Decisions**

7.9 If the application is refused or the licence is revoked or varied, the Council will give a notice to the applicant / licensee setting out the decision and the reasons for it. The notice must also state that the applicant / licensee may appeal against the decision, the time within which the appeal may be brought and, if revoked or varied, the date on which the revocation or variation is to take effect. (Please see Appendix 4 for appeal process).

**Section 8 – Variation of Licence**

8.1 An applicant can, on application, apply to the Council to vary a licence a licence by changing it from one type to another. The variation application must be made to reflect changes to:

- name of licensee, the sites, site manager in the case of a site licence; or
- name of licensee in the case of a collectors’ licence.

The variation can amend the name of the licensee but not transfer the licence to another person.

8.2 Application is to be made to the Council and contain particulars of the changes to be made to the licence.

**Section 9 – Revocation of Licence**

9.1 The Council may revoke a scrap metal licence if it is satisfied that the licensee does not carry on the business of scrap metal dealing at any of the sites identified in the licence.

9.2 The Council may revoke a licence if it is satisfied that a site manager named in the licence does not act as site manager at any of the sites identified in the licence.

9.3 The Council may revoke a licence if it is no longer satisfied that the licensee is a suitable person to carry on a business as a scrap metal dealer.
9.4 A revocation or variation under this section comes into effect when no appeal under section 16.9 is possible in relation to the revocation or variation or when any such appeal is finally determined or withdrawn.

9.5 If the Council considers that the licence should not continue in force without conditions, it may by notice provide:

a) that, until a revocation under this section comes into effect, the licence is subject to one or both of the conditions set out in section 7.2; or

b) that a variation under this section comes into effect immediately.

Section 10 – Register of Licences

10.1 The Environment Agency must maintain a register of scrap metal licences issued by authorities in England.

10.2 Each entry must record:

a) the name of the local authority which issued the licence;
b) the name of the licensee;
c) any trading name of the licensee;
d) the address of the site identified in the licence;
e) the type of licence; and
f) the date on which the licence is due to expire.

10.3 The registers are to be open for inspection to the public.

Section 11 – Notification requirements

11.1 An applicant for a scrap metal licence, or for the renewal or variation of a licence, must notify the Council to which the application was made of any changes which materially affect the accuracy of the information which the applicant has provided in connection with the application.

11.2 A licensee who is not carrying on business as a scrap metal dealer in the District of Maldon must notify the Council within 28 days.

11.3 If a licence is issued to a business under a trading name, the licensee must notify the Council which issued the licence of any change to that name within 28 days.

11.4 The Council must notify the Environment Agency, of –

a) any notification given to the Council under section 11.2 or 11.3;
Section 12 – Display of Licence

12.1 A copy of a site licence must be displayed at each site identified in the licence. The copy must be displayed in a prominent place in an area accessible to the public.

12.2 A copy of a collector’s licence must be displayed on any vehicle that is being used in the course of the dealer’s business. This must be displayed in a manner which enables it easily to be read by a person outside the vehicle.

Section 13 – Verification of Suppliers Identity

13.1 Prior to receiving scrap metal the scrap metal dealer must verify the person’s full name and address by reference to documents, data or other information obtained from a reliable and independent source.

13.2 Should verification not be gained then each of the following are guilty of an offence:

   a) the scrap metal dealer;
   b) if metal is received at the site, the site manager;
   c) any person who, under arrangements made by a person within paragraph (a) or (b), has responsibility for verifying the name and address.

Section 14 – Payment for scrap metal

14.1 A scrap metal dealer must only pay for scrap metal by either:
a) a cheque (which is not transferrable under Section 81A Bills of Exchange Act 1882); or
b) electronic transfer of funds (authorised by a credit, debit card or otherwise).

14.2 Payment includes payment in kind – with goods or services.

Section 15 – Records: receipt of metal

15.1 If any metal is received in the course of the dealer’s business the dealer must record the following information:

a) description of the metal, including its type (types if mixed), form, condition, weight and any marks identifying previous owners or other distinguishing features;
b) date and time of receipt;
c) the registration mark of the vehicle delivered by;
d) full name and address of person delivering it;
e) full name of the person making payment on behalf of the dealer.

15.2 The dealer must keep a copy of any documents used to verify the name and address of the person delivering the metal.

15.3 If payment is made via cheque, the dealer must retain a copy of the cheque.

15.4 If payment is made via electronic transfer, the dealer must keep a receipt identifying the transfer, or (if no receipt identifying the transfer) record particulars identifying the transfer.

15.5 If payment is made via electronic transfer, the dealer must keep a receipt identifying the transfer, or (if no receipt identifying the transfer) record particulars identifying the transfer.

Section 16 – Records: disposal of metal

16.1 The 2013 Act regards the metal has having been disposed of:

a) whether or not the metal is in the same form as it was when purchased;
b) whether or not the disposal is to another person;
c) whether or not the metal is despatched from a site.

16.2 Where the disposal is in the course of business under a site licence, the following must be recorded:
a) description of the metal, including its type (or types is mixed), form and weight;
b) date and time of disposal;
c) if to another person, their full name and address;
d) if payment is received for the metal (by sale or exchange) the price or other consideration received.

16.3 If disposal is in the course of business under a collector’s licence, the dealer must record the following information:

a) the date and time of the disposal;
b) if the disposal is to another person, the full name and address of that person.

Section 17 – Records: supplementary

17.1 The information in sections 15 and 16 must be recorded in a manner which allows the information and the scrap metal to which it relates to be readily identified by reference to each other.

17.2 The records mentioned in section 15 must be marked so as to identify the scrap metal to which they relate.

17.3 Records must be kept for a period of 3 years beginning with the day on which the metal is received or (as may be the case) disposed of.

17.4 If a scrap metal dealer fails to fulfil a requirement under section 15 and 16 or this section each of the following is guilty of an offence:

a) the scrap metal dealer;
b) if the metal is received at or (as the case may be) despatched from a site, the site manager;
c) any person who, under arrangements made by a person within paragraph (a) or (b) has responsibility for fulfilling the requirement.

17.5 It is a defence for a person within subsection 17.4 (a) or (b) who is charged with an offence under this section to prove that the person

a) made arrangements to ensure that the requirement was fulfilled, and
b) took all reasonable steps to ensure that those arrangements were complied with.
Section 18 - Fees

18.1 A Council may make a charge for a licence on a cost recovery basis (subject to Guidance issued by the Secretary of State) - see Appendix 5 for fees.

Section 19 – Compliance

19.1 The 2013 Act provides a Police Constable and an Officer from the Council with a right to enter and inspect the premises of licensed and unlicensed scrap metal dealers. The full provisions of the powers are set out in Appendix 4.

19.2 The Act does not provide an Officer of the Council with the power to inspect premises of licensed and unlicensed scrap metal dealers outside the area of the Council.

19.3 The Council delivers a wide range of compliance services aimed at safeguarding the environment and the community and at providing a ‘level playing field’ on which businesses can fairly trade.

19.4 The administration and compliance of the licensing regime is one of these services.

19.5 Compliance will be based on the principles that businesses should:

- receive clear explanations from regulators of what they need to do and by when;
- have an opportunity to resolve differences before compliance action is taken, unless immediate action is needed;
- receive an explanation of their right of appeal.

19.6 The Council recognises the interest of both citizens and businesses and will work closely, with partners, to assist licence holders to comply with the law. Proportionate, but firm action, however, will be taken against those who commit serious offences or consistently break the law.

19.7 In particular, this Policy has been created that explains how the Council will undertake its role as Licensing Authority and how the principles of effective compliance will be achieved.
Section 20 – Closure of unlicensed sites

20.1 Interpretation

A person with an interest in a premises if the person is the owner, leaseholder or occupier of the premises.

The Council’s powers are exercisable only in relation to sites in the Maldon District.

20.2 Closure Notice

Not applicable if the premises are residential premises.

A constable or the Council must be satisfied that the premises are being used by a scrap metal dealer in the course of business and that the premises are not a licensed site.

A ‘closure notice’ may be issued by a constable or the Council which states they are satisfied of the above, the reasons for that, that the constable or Council may apply to the court for a closure order and specifies the steps which may be taken to ensure that the alleged use of the premises ceases.

The notice must be given to the person who appears to be the site manager of the premises and any person who appears to be a director, manager or other officer of the business in question. The notice may also be given to any person who has an interest in the premises.

The notice must be given to a person who occupies another part of any building or structure of which the premises form part and the constable or Council believes at the time of giving the notice, that the person’s access to that other part would be impeded if a closure order were made in respect of the premises.

20.3 Cancellation of Closure Notice

A ‘cancellation notice’ issued by a constable or Council may cancel a closure notice. This takes effect when it is given to any one of the persons to whom the closure notice was given. This must also be given to any other person to whom the closure notice was given.

20.4 Application for Closure Order

When a closure notice has been given, a constable or the Council may make a complaint to the justices of the peace for a closure order. This may not be made less than 7 days after the date on which the closure notice was given or more than 6 months after that date.

A complaint under this paragraph may not be made if the constable or the Council is satisfied that the premises are not (or are no longer) being used by a scrap metal
dealer in the course of business and there is no reasonable likelihood that the premises will be so used in the future.

The justice may issue a summons to answer to the complaint. This must be directed to anyone whom the closure notice was given and must include the date, time and place at which the complaint will be heard.

20.5 Closure Order

A closure order requires that a premises be closed immediately to the public and remain closed until a constable or the Council makes a termination of closure order by certificate. The use of the premises by a scrap metal dealer in the course of business be discontinued immediately and that any defendant pay into court such sum as the court determines and that the sum will not be released by the court to that person until the other requirements of the order are met.

The closure order may include a condition relating to the admission of persons into the premises, the access by persons to another part of any building or other structure of which the premises form part.

A closure order may include such provision as the court considers appropriate for dealing with the consequences if the order should cease to have effect.

As soon as practicable after the closure order is made, the complainant must fix a copy of it in a conspicuous position on the premises in respect of which it was made.

A sum ordered to be paid into court under a closure order is to be paid to the designated officer for the court.

20.6 Termination of Closure Order by Certificate

Once a closure order has been made and a constable or the Council is satisfied that the need for the order has ceased a certificate may be made. This ceases the closure order and any sum pain into a court is to be released by the court to the defendant.

As soon as is practicable after making a certificate, a constable or the Council must give a copy to any person against whom the closure order was made, give a copy to the designated officer for the court which made the order and fix a copy of it in a conspicuous position on the premises in respect of which the order was made.

A copy of the certificate must be given to any person who requests one.

20.7 Discharge of Closure Order by Court

A closure order may be discharged by complaint to a justice of the peace. This can be done by any person to whom the relevant closure notice was given or any person who has an interest in the premises but to whom the closure notice was given.

The court will make a discharge order if it is satisfied that there is no longer a need for the closure order. The justice may issue a summons directed to a constable as the
justice considers appropriate or the Council, requiring that person appear before the magistrates’ court to answer to the complaint.

If a summons is issued, notice of the date, time and place at which the complaint will be heard will be given to all persons to whom the closure notice was given (other than the complainant).

20.8 Appeal

Appeal may be made to the Crown Court against a:

a) closure order;
b) decision not to make a closure order;
c) discharge order;
d) decision not to make a discharge order.

The appeal must be made before the end of 21 days beginning with the day on which the order or decision in question was made.

An appeal under a) or b) may be made by any person to whom the relevant closure notice was given or any person who has an interest in the premises but to whom the closure notice was not given.

An appeal under b) and c) may be made by a constable or the Council.

20.9 Enforcement of Closure Order

A person is guilty of an offence, without reasonable excuse, if they permit premises to be open in contravention of a closure order or fails to comply with or does an act in contravention of a closure order.

If the closure order has been made, a constable or a person authorised by the Council may (if necessary using reasonable force) enter the premises at any reasonable time and, having entered the premises, do anything reasonably necessary for the purpose of securing compliance with the order.

If the owner, occupier or other person in charge of the premises requires the office to produce evidence of identity or evidence of their authority to exercise powers, the officer will produce that evidence.

Section 21 – Delegated Authority

21.1 Decisions on licensing matters will be taken in accordance with an approved scheme of delegation aimed at underlining the principles of timely, efficient and effective decision making.
21.2 The Council’s current Scheme of Delegation provides for decisions regarding scrap metal dealers to be taken by the Planning and Licensing Committee or authorised officers under the Act.
Appendices

Appendix 1

APPLICATION PROCESS

An application for a licence should be made to the following address:

Maldon District Council
FAO Licensing
Princes Road
Maldon
CM9 5DL

To apply for a Scrap Metal Dealers Licence, applicants will need to complete an application form and send it to the Council together with:

a) full name of applicant (if an individual), date of birth and usual place of residence;
b) name and registered number of the applicant (if a company) and registered office;
c) if a partnership – full name of each partner, date of birth and usual place of residence;
d) proposed trading name;
e) telephone number and email address (if any) of applicant;
f) address of any site within any other local authority at which carry on business as a scrap metal dealer or propose to do so;
g) any relevant environmental permit or registration in relation to the applicant;
h) details of any other scrap metal licence issued to the applicant within a period of 3 years ending with the date of the application;
i) details of the bank account which is proposed to be used in order to comply with section 15;
j) details of any relevant conviction or enforcement action taken against the applicant.

For site licence, must also provide:

a) address of each site proposed to be identified in the licence (or if renewal, each site identified for which renewal is sought);
b) full name, date of birth and usual place of residence of each individual proposed to be named in the licence as a site manager (other than the applicant);
c) site manager details to be included for g), h) and j) above.

Please note the collectors licence allows a business or individual to operate within the Maldon District, therefore, individuals wishing to collect across the Council’s
boundary will be required to obtain a collector’s licence from the relevant local authority where they wish to collect.

Applicants are required to provide a basic disclosure of criminal convictions with their application. This can be obtained direct from www.disclosurescotland.co.uk or by telephoning the Disclosure Scotland Helpline on 0870 609 6006. Please note that the disclosure is valid for three months from the date it was issued.

**Further information, in addition to that required above**

The Council may request (at the time of the application or later) an applicant to supply such further information as is considered relevant for the purpose of considering the application.

The Council may have regard to the following information, when considering the suitability of an applicant:

- whether the applicant or any site manager has been convicted of any relevant offence;
- whether the applicant or any site manager has been subject of any relevant enforcement action;
- any previous refusal of an application for the issue or renewal of a scrap metal licence (and the reasons for refusal);
- any previous refusal of an application for a relevant environmental permit or registration (and the reasons for the refusal);
- any previous revocation of a scrap metal licence (and the reasons for the revocation); and
- whether the applicant has demonstrated that there will be in place adequate procedures to ensure that the provisions of this Act are complied with.

All of the above will apply to any director or any secretary of a company if the applicant is not an individual.
Appendix 2

RELEVANT OFFENCES & PENALTIES

When considering the suitability of an applicant, the Council will take into consideration relevant offences, these include:

- An offence under section 1, 5, or 7 of the Control of Pollution (Amendment) Act 1989
- An offence under section 170 or 170B of the Customs and Excise Management Act 1979, where the specific offence concerned relates to scrap metal
- An offence under sections 33, 34 or 34B of the Environmental Protection Act 1990
- An offence under section 9 of the Food and Environment Protection Act 1985
- An offence under section 1 of the Fraud Act 2006, where the specific offence concerned relates to scrap metal, or is an environment-related offence
- An offence under section 146 of the Legal Aid, Sentencing and Punishment of Offenders Act 2012
- An offence under sections 327, 328 or 330 to 332 of the Proceeds of Crime Act 2002
- Any offence under the Scrap Metal Dealers Act 1964
- Any offence under the Scrap Metal Dealers Act 2013
- An offence under sections 1, 8,9,10, 11, 17, 18, 22 or 25 of the Theft Act 1968, where the specific offence concerned relates to scrap metal, or is an environment-related offence
- Any offence under Part 1 of the Vehicles (Crime) Act 2001
- An offence under sections 85, 202, or 206 of the Water Resources Act 1991

PART 2

Secondary Legislation

- An offence under regulation 38 of the Environmental Permitting (England and Wales) Regulations 2007
• An offence under regulation 38 of the Environmental Permitting (England and Wales) Regulations 2010

This document should not be relied upon as an accurate statement of the law, only indicative of the general offences and penalties. You should seek independent legal advice if you are unsure of any information in this document.

Offences relating to scrap metal dealing and motor salvage are described below under the relevant statute.

In relation to the maximum penalties specified, the levels of fine are currently as follows (Information correct at the time of writing this Policy and are subject to change):

- Level 1 - £200
- Level 2 - £500
- Level 3 - £1,000
- Level 4 - £2,500
- Level 5 - £5,000

Scrap Metal Dealers Act 2013

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<thead>
<tr>
<th>Section</th>
<th>Offence</th>
<th>Max Penalty</th>
</tr>
</thead>
<tbody>
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<td>1</td>
<td>Carry on business as a scrap metal dealer without a licence</td>
<td>Level 5</td>
</tr>
<tr>
<td>8</td>
<td>Failure to notify the Council of any changes to details given within application</td>
<td>Level 3</td>
</tr>
<tr>
<td>10</td>
<td>Failure to display site licence or collector’s licence</td>
<td>Level 3</td>
</tr>
<tr>
<td>11 (6)</td>
<td>Receiving scrap metal without verifying the persons full name and address</td>
<td>Level 3</td>
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<td>11 (7)</td>
<td>Delivering scrap metal to dealer and giving false details</td>
<td>Level 3</td>
</tr>
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<td>12 (6)</td>
<td>Buying scrap metal for cash</td>
<td>Level 5</td>
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<td>13</td>
<td>Failure to keep records regarding receipt of metal</td>
<td>Level 5</td>
</tr>
<tr>
<td>14</td>
<td>Failure to keep records regarding disposal of metal</td>
<td>Level 5</td>
</tr>
<tr>
<td>15 (1)</td>
<td>Failure to keep records which allow the information and the scrap metal to be identified by reference to one another</td>
<td>Level 5</td>
</tr>
<tr>
<td>15 (2)</td>
<td>Failure to keep copy of document used to verify name and address of person bringing metal, or failure to keep a copy of a cheque issued</td>
<td>Level 5</td>
</tr>
<tr>
<td>15 (3)</td>
<td>Failure to keep information and record for three years</td>
<td>Level 5</td>
</tr>
<tr>
<td>16</td>
<td>Obstruction to right of entry and failure to produce records</td>
<td>Level 3</td>
</tr>
</tbody>
</table>

OFFENCES BY BODIES CORPORATE

1. Where an offence under the Act is committed by a body corporate and is proved:

   a) to have been committed with the consent of connivance of a director, manager, secretary or other similar officer; or
   b) to be attributable to any neglect on the part of any such individual.
The individual as well as the body corporate is guilty of the offence and is liable to be proceeded against and punished accordingly.

2. Where the affairs of a body corporate are managed by its members, section 1 applies in relation to the acts and omissions of a member in connection with that management as if the member were a director of the body corporate.
Appendix 3

COMPLIANCE

Right of entry

1. An officer of the Police or an officer of the Council may enter and inspect a licensed site at any reasonable time on notice to the site manager.

2. An officer of the Police or an officer of the Council may enter and inspect a licensed site at any reasonable time, otherwise than on notice to the site manager, if

   a) reasonable attempts to give notice have been made and failed, or
   b) entry to the site is reasonably required for the purpose of ascertaining whether the provisions of this Act are being complied with or investigating offences under it and (in either case) the giving of the notice would defeat that purpose.

3. (1) and (2) above do not apply to residential premises.

4. An officer of the Police or an officer of the Council is not entitled to use force to enter premises in the exercise of the powers under sections (1) and (2) above.

5. A justice of the peace may issue a warrant authorising entry (in accordance with section 7 below) to any premises within section 6 below if the justice is satisfied by information on oath that there are reasonable grounds for believing that entry to the premises is reasonably required for the purpose of:

   a) securing compliance with the provisions of the Act, or
   b) ascertaining whether those provisions are being complied with.

6. Premises are within this section if:

   a) the premises are a licensed site, or
   b) the premises are not a licensed site but there are reasonable grounds for believing that the premises are being used by a scrap metal dealer in the course of business.

7. The warrant is a warrant signed by the justice which:

   a) specifies the premises concerned, and
   b) authorises a constable or an officer of the Council to enter and inspect the premises at any time within one month from the date of the warrant.

8. An officer of the Police or an officer of the Council may, if necessary, use reasonable force in the exercise of the powers under a warrant under section 5.
9. An officer of the Police or an officer of the Council may:
   a) require production of, and inspect, any scrap metal kept at any premises mentioned in section 1 or 2 or in a warrant under section 5;
   b) require production of, and inspect, any records kept in accordance with section 15 or 16 and any other records relating to payment for scrap metal;
   c) take copies of or extracts from any such records.

10. Section 14 below applies if an officer of the Police or an officer of the Council seeks to exercise powers under this section in relation to any premises.

11. If the owner, occupier or other person in charge of the premises requires the officer to produce
   a) evidence of the officer’s identity, or
   b) evidence of the officer’s authority to exercise those powers

   the officer must produce that evidence.

12. In the case of an officer of the Council, the powers under this section are exercisable only in relation to premises in the Maldon District.
Appendix 4

APPEALS

An applicant may appeal to the Magistrates’ Court against the refusal of an application or a variation. The licensee may appeal to a Magistrates’ Court against the inclusion in a licence of a condition under section 7.2 or the revocation or variation of a licence under section 9.

An appeal must be made within 21 days beginning on the day the notice to refuse the application, to include the condition or to revoke or vary the licence under section 7 was given.

The procedure on an appeal under this paragraph is to be by way of complaint for an order and in accordance with the Magistrates’ Court Act 1980.

For the purposes of the time limit for making an appeal, the making of the complaint is to be treated as the making of the appeal.

On appeal, the Magistrates’ Court may confirm, vary or reverse the Council’s decision, and give such directions as it considers appropriate having regard to the provisions of the Act.

The Council will comply with any directions given by the Magistrates’ Court. Although the Council need not comply with such directions until the time for making an application under section 111 of the Magistrates’ Courts Act 1980 has passed or if such an application is made, until the application is finally determined or withdrawn.
Appendix 5

FEES

The fee for the Licence must be included with the application. The cost of a Licence is detailed in the table below:

<table>
<thead>
<tr>
<th>Licence Type</th>
<th>Site Licence</th>
<th>Collector licence</th>
</tr>
</thead>
<tbody>
<tr>
<td>New</td>
<td>430</td>
<td>200</td>
</tr>
<tr>
<td>Renewal</td>
<td>270</td>
<td>170</td>
</tr>
<tr>
<td>Variation</td>
<td>50</td>
<td>50</td>
</tr>
</tbody>
</table>