BRIGHTON & HOVE CITY COUNCIL ROAD TRAFFIC REGULATION ACT 1984

Brighton & Hove (Dyke Road) Waiting Restrictions Experimental Order 2019 (Ref: TRO-12-2019)

NOTICE is hereby given that Brighton & Hove City Council ("the Council") made the above named experimental Order on the 3rd April 2019 under the relevant provisions of the Road Traffic Regulation Act 1984 as amended which comes into force on 15th April 2019 for a period not exceeding eighteen months. The effect of the Order will be to change the provisions of the Brighton & Hove Various Controlled Parking Zones Consolidation Order 2018 by:

- Removing a section of loading ban on Dyke Road on the north-east side between Church Street and Upper North Street
- Introducing a bus stand for local buses only on the same section.

A copy of the experimental Order as made, a plan showing the lengths of road affected and a statement of the Council's reasons for making the Order may be seen online at www.brighton-hove.gov.uk/tro-proposals.

The documents can also be viewed using the public computers at Customer Service Centres at Bartholomew House, Bartholomew Square, Brighton and Hove Town Hall, Ground Floor, Norton Road, Hove (Monday to Friday 9am - 4.30pm).

The Council will be considering in due course whether the provisions of the experimental Order should be continued in force indefinitely. Any person wishing to object to such indefinite continuation of the provisions may within a period of six months from 3rd April 2019, (or if this Order is varied by another Order or modified pursuant to section 10(2) of the Act, six months from the day on which the variation or modification or the latest variation or modification came into force) object in writing stating the grounds on which that objection is being made. Objections should be sent to the Head of Transport, Brighton & Hove City Council, Parking Infrastructure, Hove Town Hall (room 323), Norton Road, Hove, BN3 3BQ or by e-mail to parking.consultation@brighton-hove.gov.uk or online (see details above) no later than 3rd October 2019. In all cases the reference TRO-12-2019 should be quoted.

Any person who wishes to question the validity of the experimental Order or of any of its provisions on the grounds that it or they are not within the powers conferred by the Act, or that any requirements of the Act or of any instrument made under it have not been complied with may, within six weeks from the date on which the Order was made, apply to the High Court for that purpose.

Dated: 5th April 2019
Executive Director Economy, Environment & Culture
Brighton & Hove City Council
c/o Parking Infrastructure
G40 Hove Town Hall
Norton Road
Hove BN3 3BQ

www.brighton-hove.gov.uk/tro-proposals

