

General Licensing Committee Meeting	
Meeting Date	9th September 2021
Report Title	Review of Scrap Metal Dealers Licensing Policy
Cabinet Member	Cllr Richard Palmer, Cabinet Member for Community
SMT Lead	Charlotte Hudson, Head of Housing, Economy and Community Services
Head of Service	Charlotte Hudson, Head of Housing, Economy and Community Services
Lead Officer	Christina Hills, Licensing Officer
Key Decision	No
Classification	Open
Recommendations	<ol style="list-style-type: none"> 1. Members to note the comments made in the evaluation grid attached as Appendix II to this report. 2. That the draft Scrap Metal Dealers policy as set out in Appendix I to this report be adopted to run for a period of 1st October 2021 – 30th September 2024.

1 Purpose of Report and Executive Summary

- 1.1 At the General Licensing Committee of 1st July 2021, a draft Scrap Metal Dealers Policy under the Scrap Metal Act 2013 was approved for public consultation. This report sets out the feedback received and recommends adoption of the policy.

2 Background

- 2.1 The Scrap Metal Dealers Act 2013 revised the regulatory regime for the scrap metal recycling and vehicle dismantling industries.
- 2.2 The 2013 Act repealed the Scrap Metal Dealers Act 1964 and the Vehicle Crime Act 2001, replacing them with a more robust licensing regime that gives a local authority the powers to refuse the grant of a licence where the applicant is deemed unsuitable; and the powers to revoke a licence should a licence holder become unsuitable.
- 2.3 The 2013 Act aims are to raise the standards across the scrap metal industry and to help achieve this, licensed operators have to keep detailed records of their transactions, and verify the identity of those selling scrap metal to them.
- 2.4 In addition to replacing the Scrap Metal Dealers Act 1964 and the Vehicle and Crime Act 2001, the 2013 Act revised the definition of a 'Scrap Metal Dealer' so as to take into account the modern way in which people collect and deal in scrap

metal. The 2013 Act provides for two types of Scrap Metal Dealer licences. A 'Site Licence' and a 'Collector's Licence' both of which last for three years.

2.4.1 Site Licence

A site licence is applicable where the licence holder has a physical site(s) that they use to carry on their business as a scrap metal dealer. This licence allows the licence holder to accept scrap metal from any of the sites listed on the licence and to transport scrap metal to and from the sites listed on the licence.

2.4.2 Collectors Licence

A collector's licence is applicable where the licence holders business consists of collecting scrap metal, for example by going from door to door asking for scrap. This licence allows the licence holder to collect scrap metal from within the boundaries of the local authority that a person wishes to operate in.

2.5 There are currently 15 Scrap Metal Collectors and 13 Scrap Metal Sites within the borough.

3 Proposals

3.1 There is no statutory requirement for a local authority to have a formal Scrap Metal Dealers licensing policy; however, a Council can choose to adopt such a policy. This is for the benefit of business owners as well as reassuring the general public and other public bodies. It also reinforces the Regulators Code when dealing with applications by promoting effective practice, and ensuring proportionate, consistent and targeted regulator activity, whilst also developing a transparent and effective dialogue and understanding between regulators and those we regulate.

3.2 Although there is no statutory requirement to undertake a review of the policy statement it is accepted best practice to review it at regular intervals to ensure that policy remains up to date and relevant. It is generally recognised that a period of 3 years is reasonable before a policy should be reviewed. Swale first adopted a policy on 12th July 2018 and hence why the policy has been reviewed with a view to a new edition of the policy being adopted

3.3 As the policy is not a statutory requirement there is no need for it to be formally adopted by Council following consideration by General Licensing Committee.

3.4 The draft Scrap Metal Dealers Licensing policy is attached as **Appendix I**.

4 Alternative Options

4.1 The Council could choose not to have a Scrap Metal Dealers policy; however, this would not accord with good governance of giving interested parties an opportunity

to consider the proposed policy and make any representations for changes before adoption.

5 Consultation Undertaken or Proposed

- 5.1 A six week consultation ran from 5th July 2021 until 13th August 2021. Methods of consultation and consultees were agreed by Members at the 1st July 2021 meeting of the General Licensing Committee.
- 5.2 Incoming responses were entered onto a grid for consideration. The grid is attached as **Appendix II**.
- 5.3 During the consultation period a total of two (2) responses were received. One response was a comment rather than a request for change. The other response was considered but the suggestion made is not permissible by the relevant legislation except where the licensee or site manager is convicted of a relevant offence.

6 Implications

Issue	Implications
Corporate Plan	Having an adopted Scrap Metal Dealers Licensing Policy satisfies the corporate objective of: A Council to be proud of
Financial, Resource and Property	There are no direct financial implications For Swale Council concerning this matter at present. However, if at any time in the future the policy was subject to legal challenge, there could be costs associated with this process.
Legal, Statutory and Procurement	The 2013 Act introduced a comprehensive licensing regime for all scrap metal dealers. In accordance with the Act the Council must licence all scrap metal dealers. The Council must determine the suitability of applicants to hold licences. The Council also has the powers to impose conditions on licences, revoke licences and take enforcement action against unlicensed operators. Whilst there is no statutory requirement for the Council to have a Scrap Metal Dealers Licensing Policy it provides the framework under which Swale BC will exercise its powers and duties under the 2013 Act and ensures that fair and equitable decisions are taken by Swale Borough Council
Crime and Disorder	It is important that Swale BC has a robust and accountable regulatory regime in relation to scrap metal in order to ensure fair trading, prevent crime and to protect consumers

Environment and Climate/Ecological Emergency	None identified
Health and Wellbeing	No implications
Safeguarding of Children, Young People and Vulnerable Adults	No implications
Risk Management and Health and Safety	It is important that Swale BC has a robust and accountable regulatory regime in relation to scrap metal in order to ensure fair trading, prevent crime and to protect consumers
Equality and Diversity	<p>The Council has a legal obligation under section 149 of the Equality Act 2010 to have due regard to eliminate unlawful discrimination and to promote equality of opportunity and good relations between persons of different groups.</p> <p>When considering scrap metal applications, only issues provided for in the Scrap Metal Act 2013 and provided for in the Scrap Metal Dealers policy for Swale BC will be taken into account. This will ensure a consistent approach is adopted. Under the terms of the policy, every application will be considered on its own merits.</p>
Privacy and Data Protection	Normal data protection and privacy rules will apply. Under the 2013 Act the Council is obliged to provide certain information to the Environment Agency who compile and keep a public register

7 Appendices

7.1 The following documents are to be published with this report and form part of the report:

- Appendix I: Draft Scrap Metal Dealers Licensing Policy
- Appendix II: Consultation response grid

8 Background Papers

Scrap Metal Dealers Act 2013 and related Guidance.