



Publicity in connection with key decisions – General exception – Regulation 10(1)

The Local Authorities (Executive Arrangements) (Meetings and Access to Information) (England) Regulations 2012 (“The regulations”)

When twenty-eight clear days’ notice cannot be given of the intention to take a decision which meets the Council Constitution definition of a Key Decision, the Proper Officer is required to give notice in writing to the Chair of Overview and Scrutiny or, if there is no such person, each member of the relevant Overview and Scrutiny committee, of the matter about which the decision is to be made.

In accordance with Regulation 10(1), notice is hereby given that the following key decision is intended to be taken on behalf of the London Borough of Croydon by Cabinet Member for Streets and Environment, Cabinet on or after 27 March 2024

Purpose of decision:	PROPOSED PARKING CHARGE AMENDMENTS 2024 / 2025
Documents to be submitted:	Report of Corporate Director Sustainable Communities, Regeneration & Economic Recovery
Key Decision number:	0924EM

Copies of those documents, once they become available in accordance with Regulation 7 and provided they are not subject to any prohibition or restriction on their disclosure will be available at Access Croydon, Bernard Weatherill House, 8 Mint Walk, Croydon, CR0 1EA, and on the Council’s website.

This decision cannot reasonably be deferred because:

Misinterpretation of delegations relating to decisions taken on matters covered under Road Traffic Regulation Act 1984, hence need to be considered by Cabinet ahead of start of Traffic Management Order statutory consultation. Delaying decision will impact on start of planned statutory consultation process.

Other documents may be submitted to the decision maker and to request details of these documents contact adrian.may@croydon.gov.uk