

The Control of Waste (Dealing with Seized Property) (England and Wales) Regulations 2015

NOTICE OF SEIZURE OF PROPERTY

NOTICE IS HEREBY GIVEN THAT Rushcliffe Borough Council, Rushcliffe Arena, Rugby Road, West Bridgford, Nottingham, NG2 7YG, the seizure authority, has seized property of the following description:

Description of property including Make, Model, Registration, Colour Blue Ford transit 280 SWB TD Registration no FG51 MZN
The property was seized at Time: 15:15 Date: Monday 1 st April 2019 Location: Tollerton Lane, Tollerton, Nottingham NG12 4FP
Under the following legal provisions: Tick as appropriate <input checked="" type="checkbox"/> Control of Pollution (Amendment) Act 1989, Section 5 <input checked="" type="checkbox"/> Environmental Protection Act 1990, Section 34B
Seized for the following reason Vehicle has been used in fly tipping within the borough and the vehicle is being used for the transfer of waste by persons not registered as waste carriers.

Date of Notice:1/4/2019

Date Seized:1/4/2019

Time of Seizure:

Seizure Officer: Mr M Hickey Principal Officer

Any Person who wishes to make a claim over the property must contact the Seizure Officer named on the notice.

Either by telephone:...0115914886..... or by Email:...envhealth@rushcliffe.gov.uk.....

Any Claim must be made within **15 working days** of the date of this Notice.

DOCUMENTS REQUIRED FOR A VALID CLAIM OF ENTITLEMENT:

- **Proof of Identity:** Valid Photo Card Drivers Licence or Valid Passport
- **Proof of Address:** Two official documents displaying the applicant's name and address no more than three months old
- **V5C Registration Document:** in the name and current address of the applicant
- **Valid current certificate of motor insurance** in the claimant's name and current address
- **If a vehicle is loaded with waste & or Scrap Metal:** a valid Waste Carrier Licence and Written Information Duty of Care Waste Transfer Documents for the load carried.

The Authority may be of the opinion that it is necessary to retain the seized property for the duration of an investigation or criminal proceedings.

A seizure authority may sell, destroy or otherwise dispose of seized property where a seizure notice has been published and:

- a) The claim period has ended and no claim was made;
- b) A claim was made within the claim period but the seizure authority did not determine that the claimant was entitled; or
- c) A duty to return arose but has ceased.

A copy of this notice has been served on the Nottinghamshire Police Area Commander and in the case of a vehicle, the registered keeper and any other person identified as entitled to possession and have been published on the seizure authority's website.