APPLICATION FOR ACCESS PROTECTION MARKINGS (H BAR)

Terms & Conditions

You will be required to read, understand and agree to the below before applying.

General

1. Access protection markings (H Bar markings) are advisory markings to highlight to drivers that it is an unsuitable place to park. They are most commonly used in front of garages and driveways, although they can be placed at any point where the kerb has been lowered to meet the level of the carriageway explicitly for the purpose of vehicular access across the footway.

2. It is not in itself an offence to park on a H Bar marking.

3. Any instillation of a H Bar must conform to certain legal criteria so there may be times when H Bar markings cannot be installed. Each site will be assessed individually and against the current Council standards. Similar installations within a localised area will not automatically result in approval of a given application.

4. All applications must be made in the manner determined by the Council. The Council reserves the right to alter the application process at any time should the need arise.

5. If your application is successful the Council will make every effort to progress the process of instillation as quickly as possible, however no time frame is guaranteed as it can take an undetermined time to arrange for your markings to be painted.

6. The Council reserves the right to deny any application when it is not satisfied that the conditions to which an application must be made have been fulfilled.

7. Every application will be considered on its own merits, and;

8. On an individual basis the Council reserves the right to vary these terms and conditions at any time.

Costs

9. Any application for a H Bar marking will cost £150.00. This is non-refundable. There are currently no charges for Blue Badge holders.

10. Full payment will be required before any inspection is carried out or any work is started.
11. If your lines become faded or broken, you can ask us to repaint it. However, this will incur additional costs which will be determined at the time that you ask us.

When you cannot apply

12. If you already have the following parking restrictions in front of your driveway or garage (this list is not exhaustive and every application will be considered given the individual parking restrictions already or intended to be present in the area):

- Double yellow lines
- Zig Zags
- Bus stops
- Dedicated parking bays e.g. resident permit bays

13. If the kerb has not been lowered to meet the level of the carriageway explicitly for the purpose of vehicular access across the footway

14. To create a private parking space for your own vehicle to park on. Markings that are continually parked on by the resident or their visitors may be removed.

15. If the H Bar is for any other access apart from the applicants

16. If you are an occupant of Council, housing or a tenant property. H bar markings can only be installed in these instances when formal approval is given by the relevant housing authority or landlord. A copy of written permission from the Council/housing/owner/landlord is required before approval can be given, or;

17. If the access point is for the benefit of multiple properties. H Bar markings can only be installed in this instance if you can provide written consent from all of the persons who have the right to use that access point. It will be the applicant who is responsible for the full costs.