#### PARTNERSHIPS PORTFOLIO HOLDER

#### 14th November 2023

#### REPORT OF ASSISTANT DIRECTOR (PARTNERSHIPS)

## A. PROPOSED <u>VARIATION TO THE EXISTING PUBLIC SPACES PROTECTION</u> ORDER (PSPO) IN CLACTON TOWN CENTRE – WITH AN EXTENSION OF THE AREA COVERED AND NEW CONDITIONS

#### **PART 1 – KEY INFORMATION**

#### **PURPOSE OF THE REPORT**

To enable the Portfolio Holder for Partnerships to decide whether the Council should explore the extension of the area covered by, and the inclusion of three new conditions, in the Clacton town centre Public Spaces Protection Order.

The order is subject to a public consultation exercise, carried out over a six-week period from 11th December 2023 to 22nd January 2024.

#### **EXECUTIVE SUMMARY**

The Anti-Social Behaviour, Crime and Policing Act 2014 enacted powers to create Public Spaces Protection Orders (PSPOs). The purpose of a PSPO is to stop individuals or groups committing Anti-Social Behaviour (ASB) in a public space.

An order has been in place in Clacton town centre since 2007(between 2007 and 2014 there was a Designated Public Places Order in place, which was superseded by the PSPO when the legislation was amended).

Both Tendring District Council and Essex Police receive concerns from members of the public and from Ward Councillors to tackle street drinking, begging and other types of ASB in Clacton town centre. Essex Police already have Dispersal Powers, however, the PSPO provides additional support for both Essex Police and TDC Officers, enabling them to use these powers to undertake enforcement activity and to prevent crime. It provides a tool to swiftly resolve and combat issues, including the removal of alcohol and dispersal of individuals and groups. The Order ensures that Clacton can be a safe and pleasant environment for residents and visitors.

Council Officers have used the PSPO powers along Clacton seafront, including in the shelters and this supports the Council to maintain the town as a tourist attraction, whilst keeping the seafront gardens clear of larger groups and ASB.

A Decision was taken by the Partnerships Portfolio Holder, and published on 31<sup>st</sup> August 2023, which extended the PSPO in Clacton town centre for a period of three years pursuant to the powers contained in Sections 59 to 65 of the Anti-Social Behaviour, Crime and Policing Act 2014.

The Council is now considering an extension to the area covered by the Clacton town centre PSPO and whether to introduce three additional conditions. This proposal will need to be subject to a comprehensive public consultation process, the scope of which will include

businesses, Essex Police, Ward Councillors, land owners and members of the public that reside within the suggested amended PSPO area. The information will also be on our Tendring District Council website in order that all residents of Tendring will be able to voice their opinion.

The suggested inclusions to the conditions of the PSPO are:

- a. No person shall urinate, defecate, or spit within the public restricted area.
- b. No tent or other structures like a tree, wall, fence, pole, booth, or gate to be used anywhere within the restricted area shall be erected, unless prior authorisation is sought and agreed by the Council.
- c. All persons are prohibited from behaving in a way which causes or is likely to cause nuisance, harassment, alarm or distress to a member or members of the public.

The new areas proposed to be included in the Clacton town centre PSPO are:

Lancaster Gardens West Lancaster Gardens East Albany Gardens West Albany Gardens East Connaught Gardens West Connaught Gardens East Beatrice Road

A PSPO cannot be issued to a person who is homeless however, consideration could be given for a Byelaw breach. To date there have been two complaints received to the Council. The first complaint is from a resident who raised concerns around two tents pitched in Lancaster Gardens and then one tent moved to Connaught Gardens. The resident raised concerns around rubbish which was being left by the occupants of the tent in the gardens and the question was also raised where the occupants were going to the toilet. The second complaint came from a resident who lived near the vicinity and raised the same concerns. This also raised concerns around health and safety for all local residents and visitors that walk through the gardens. A Community Protection Warning Letter was issued by a Community Ambassador to one of the occupants of the tent which gave the occupant 48 hours to vacate the gardens. The occupant of the tent remained and so a Community Protection Warning was then issued. The occupant of the tent did leave the Gardens but resided their tent in East Cliff Playing Fields which to date (29<sup>th</sup> November 2023) they are still residing. The Housing Team within TDC are currently working with the occupant and the other occupant has since been moved to temporary housing.

The Pleasure Grounds Byelaw 1980 already places prohibitions on certain activities within the proposed new areas, with the exclusion of Beatrice Road. In the circumstances where the proposed variation to the PSPO regulates the same activity as the Pleasure Grounds Byelaw, the PSPO will, while in existence, take precedence and the byelaw will have no effect in relation to those activities only. The byelaw will otherwise continue to have effect provided that the activities are not also regulated by the PSPO.

The outcome of the consultation would then need to be considered and taken into account before finally deciding whether to extend the area covered and/or to include three new conditions in the PSPO. There is a map of the area in Appendix 5

#### **RECOMMENDATION(S)**

That the Portfolio Holder for Partnerships approves:-

- In principle, the proposed extension of the PSPO in Clacton town centre into surrounding areas, together with the addition of three new conditions; and
- That this proposed extension and variation of the PSPO go out to public consultation for a six-week period lasting from 11th December 2023 to 22nd January 2024.

#### REASON(S) FOR THE RECOMMENDATION(S)

To enable the Portfolio Holder of Partnerships to decide firstly, whether to agree, in principle, to extend the area covered by the Clacton town centre PSPO and include three new conditions; and secondly if the Portfolio Holder is so minded to agree that the proposed changes go out to public consultation.

#### **ALTERNATIVE OPTIONS CONSIDERED**

To take no action with regard to varying the PSPO and to continue with the PSPO in its current format. This option was discounted as this would not support the Council's Corporate Plan priority relating to Community Leadership and to improve areas in Tendring that have been subjected to ASB (i.e. where street drinkers and youths congregate and where crime takes place). To not support this work would therefore be out of line with the Council's and Community Safety Partnership's current priorities. For the added areas consideration can be used to enforce the existing bylaw which is in place and the guidance document has been attached. To amend the Byelaw the local authority will need to consider the need for the amendment, undertake a regulatory assessment and produce a report seeking the approval of the Secretary of State to make the amendment. Once approval is given the local authority must undertake formal consultation and consider any representation before whether to amend the byelaw with minor modification. A copy of the Byelaw Briefing is attached as well as the Pleasure Grounds Act.





Grounds-1980 & 198



**Byelaw Briefing** Note December 2020

#### PART 2 – IMPLICATIONS OF THE DECISION

#### **DELIVERING PRIORITIES**

The work of the Community Safety Team and its partners in the Community Safety Partnership support a number of strategic priorities at District, County and National level these include the following:

TDC's Corporate Business Plan 2020-2024

- Community Safety Partnership Strategic Assessment 2023 2024
- Community Safety Partnership Delivery Plan 2023 2024
- Police and Crime Plan 2021 2024
- TDC's Corporate Enforcement Strategy

Community Safety Partnerships are required to be cognisant of various pieces of Legislation including:

- Anti-Social Behaviour Act 2003
- Anti-Social Behaviour Crime and Policing Act 2014

#### **OUTCOME OF CONSULTATION AND ENGAGEMENT**

Under section 72 of the Crime and Policing Act 2014, before varying a PSPO a council is obliged to carry out a consultation with the Chief of Police, the local Policing body and any community representative and owners/occupiers of land covered within the order, which are deemed necessary.

If authorised by the Portfolio Holder, the Local Authority Community Safety Team will commence the public consultation, ensure appropriate engagement takes place with all stakeholders, over a 6-week period commencing on 11th December 2023 (as defined in the Anti-Social Behaviour Crime and Policing Act 2014).

The consultation will be publicised through the Council's website, in the local media and through the Council's social media platform; a paper version will also be available at the Town Hall for viewing. If collection, consideration will be needed in relation to how many copies the Council will provide and any additional cost. There is also the option for people who wish to respond in writing.

The consultation period will run until 22nd January 2024.

Following the consultation period, all valid representations received will be collated and reviewed. Officers will then produce a further report based upon which the Partnerships Portfolio Holder will make their final decision.

LEGAL REQUIREMENTS (including legislation & constitutional powers)					
Is the recommendation a Key Decision (see the criteria stated here)	Yes	If Yes, indicate which by which criteria it is a Key Decision	X□ Significant effect on two or more wards □ Involves £100,000 expenditure/income □ Is otherwise significant for the service budget		
		And when was the proposed decision published in the Notice of forthcoming decisions for the Council (must be 28 days at the latest prior to the meeting date)			

The legal tests: The legal test focuses on the impact that ASB is having on victims and communities. A PSPO can be made by the Council if they are satisfied on reasonable grounds that the activity or behaviour concerned, carried out, or likely to be carried out, in a public space:

- has had, or is likely to have, a detrimental effect on the quality of life of those in the locality;
- is, or is likely to be, persistent or continuing in nature;
- is, or is likely to be, unreasonable; and
- justifies the restrictions imposed.

Before making, varying, extending, or discharging a PSPO, the Council must carry out the necessary publicity and associated notification (if any) in accordance with section 72(3) of the Anti-Social Behaviour, Crime and Policing Act 2014 – this includes publishing the text of a proposed order or variation and publishing the proposal for an extension or variation. The Council must also publish information about the order in accordance with regulations made by the Secretary of State - this includes publishing the order as made, extended, or varied on its website, and, where an order is discharged, publishing a notice on its website identifying the order which has been discharged and the date on which it ceases to have effect. Given that the effect of PSPOs is to restrict the behaviour of everybody using the public place, the close or direct involvement of elected members will help to ensure openness and accountability. This will be achieved, for example, where the decision is put to Cabinet or Full Council.

The Pleasure Grounds Byelaw 1980 already places prohibitions on certain activities within the proposed new areas, with the exclusion of Beatrice Road. In the circumstances where the proposed variation to the PSPO regulates the same activity as the Pleasure Grounds Byelaw, the PSPO will, while in existence, take precedence and the byelaw will have no effect in relation to those activities. The byelaw will continue to have effect in relation to the prohibited activities that are not regulated by the PSPO.

The prohibited activity currently regulated by the Pleasure Grounds Byelaw 1980 which is included in the proposed variation to the Clacton Town Centre PSPO is in relation to the erection of tents and other structures. If the variation is implemented following the consultation exercise, then this offence will be regulated and thus enforceable under the PSPO regime which includes a fixed penalty notice ('FPN'), followed by a fine not exceeding level 2 on the standard scale on summary conviction if an offender fails to pay the FPN.

The Monitoring Officer confirms they have been made aware of the above and any
additional comments from them are below:

Awaiting comments from Lisa Hastings

#### FINANCE AND OTHER RESOURCE IMPLICATIONS

There are minimal financial implications, which other than Officer time to facilitate the consultation process will be expenditure for any adverts we wish to place in newsletters, sending out letters to residents in the immediate area of the new roads specified.

have been made aware of the above and any elow:
ONEY
indicated use of resources and value for money
Cuidonas hasa through foodback husinasasa
Evidence base through feedback businesses
and residents affected by the ASB, reduction in
ASB incidents across the District.
In line with the Community Safety Priorities to
reduce ASB in which a PSPO or a Bylaw could
assist with the root causes of ASB which can
start from how an area is perceived or
neighbour dispute

#### MILESTONES AND DELIVERY

Once consultation responses are received and evaluated the Council will be required to publish a further decision paper.

#### **ASSOCIATED RISKS AND MITIGATION**

This will be evaluated when we receive a response to our consultation.

PSPO's must be reviewed every 3 years to ensure the issue(s) are still relevant and require actions to be undertaken. All reports and complaints to be duly logged which is in line with our recording already and stored on a central database to assist and support the need for an extension to the PSPO.

#### **EQUALITY IMPLICATIONS**

The development of the Corporate Plan 2024-28 will be mindful of the Council's obligations under the public sector equality duty as set out in section 149 of the Equality Act 2010. Under that duty, public authorities like this Council are required, in carrying out their functions, to have due regard to the need to achieve the objectives set out under section 149 to

- a) eliminate discrimination, harassment, victimisation, and any other conduct that is prohibited by or under the Equality Act 2010
- b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and
- c) foster good relations between persons who share a relevant protected characteristic and persons who do not share it.

This duty and consideration of equality issues will inform decision making by the Council going forward as it has since the duty first came into force and was applied in April 2011.

#### **SOCIAL VALUE CONSIDERATIONS**

PSPOs are aimed at ensuring public spaces can be enjoyed by all users of those spaces free from ASB. They are not about stopping the responsible use of the night-time economy or preventing anyone seeing their friends – but they do provide councils with another instrument to help deal with persistent issues that are damaging communities.

#### IMPLICATIONS FOR THE COUNCIL'S AIM TO BE NET ZERO BY 2030

N/A

#### OTHER RELEVANT CONSIDERATIONS OR IMPLICATIONS

Consideration has been given to the implications of the proposed decision in respect of the following and any significant issues are set out below.

Crime and Disorder	All Community Safety / ASB activity is carried out in line with the Community Safety Partnership Strategy. The Council and partners receive a regular update regarding Community Safety at the Community Safety
Health Inequalities	Partnership/Health and Wellbeing Board.  All Community Safety priorities are in line with the work of the Community Safety and Health and Wellbeing Board objectives, as well as positively contribute to the work to improve the wider determinants of health within our community.
Area or Ward affected	Pier Ward, St James Ward and St Paul's Ward, Clacton on Sea.

#### **PART 3 – SUPPORTING INFORMATION**

#### **BACKGROUND**

The existing PSPO has been in place within the town centre for the 3 years following its extension in August 2020. A further extension was granted in August 2023.

The current PSPO prohibits the following: -

- No person within the restricted area will persistently beg. Persistent begging involves begging on more than one occasion and includes all passive and active methods used to receive alms.
- No person will loiter as an individual or in a group if they are causing or likely to cause Anti-Social Behaviour. If asked to disperse on instruction of a Police Officer or authorised officers (from Tendring District Council) individuals must not return to the area for a period of 24 hrs (if the person is under 16 a Police Officer can take them

home or to another place of safety).

- No person within the restricted area will: inject, ingest, inhale, smoke or otherwise use intoxicating substances (including in a public toilet and using a public toilet to sleep in is specifically included in this prohibition).
- No person within the restricted area will refuse to stop drinking or hand over any
  containers (seal or unsealed) which are believed to contain alcohol, when required to
  do so by an authorised officer to prevent public nuisance or disorder.

Essex Police state that using the powers of the PSPO they have been able to disperse gatherings of people, remove alcohol and both actions have led to a decrease in violent crime and ASB.

The current PSPO has supported the reduction of ASB within the Tendring District, working in partnership with Essex Police.

#### PREVIOUS RELEVANT DECISIONS

An order has been in place in Clacton town centre since 2007.

The existing PSPO has been in place within the town centre for the last 3 years following its extension in August 2020, and a further extension was granted in August 2023.

#### **BACKGROUND PAPERS AND PUBLISHED REFERENCE MATERIAL**

N/A

#### **APPENDICES**

Consultation Document – Appendix 1
Comments Form – Appendix 2
Draft Order (*Amended*) – Appendix 3
Streets and Public Areas – Appendix 4
Map of restricted area – Appendix 5
Byelaw briefing note (December 2020)- Appendix 6

REPORT CONTACT OFFICER(S)	
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#### **APPENDIX 1**

Pier Avenue Council Offices 88-90 Pier Avenue Clacton on Sea Essex CO15 1TN

Tel: (01255) 686353

Email: <a href="mailto:lthornton@tendringdc.gov.uk">lthornton@tendringdc.gov.uk</a>

December 2023

Dear Whom, it may concern,

#### **Clacton Town Centre Public Space Protection Order Consultation (PSPO)**

Tendring District Council is reviewing arrangements for a Public Spaces Protection Order in Clacton town centre.

Under section 59 of the Crime and Policing Act 2014, the Public Spaces Protection Order is made because the Council is satisfied on reasonable grounds that activities carried out in a public space, namely the streets and public areas on the attached map:

- have had or are likely to have a detrimental effect on the quality of life on those in the locality.
- are or are likely to be unreasonable.
- justify the restrictions imposed.

The Council is satisfied that the following activities have been or are likely to be carried out in the public space.

- a. No person shall within the restricted area persistently beg. Persistent begging involves begging on more than one occasion and includes all passive and active methods used to receive alms.
- b. No person shall loiter as an individual or in a group if they are causing or likely to cause anti-social behaviour. If asked to disperse on instruction of a Police Officer or authorised officer (*from Tendring District Council*) individuals must not return to the area for a period of 24 hrs (*if the person is under 16 a Police Officer can take them home or to another place of safety*).
- c. No person shall within the restricted area area will: inject, ingest, inhale, smoke or otherwise use intoxicating substances (including in a public toilet and using a public toilet to sleep in is specifically included in this prohibition).
- d. No person shall within the restricted area refuse to stop drinking or hand over any containers (*sealed or unsealed*) which are believed to contain alcohol, when required to do so by an authorised officer to prevent public nuisance or disorder.

This consultation process is to propose that we will include the conditions listed below in red as a variation to the existing order.

- e. No person shall urinate, defecate, or spit within the public restricted areas.
- f. No tent or other structures like a tree, wall, fence, pole, booth, or gate to be used anywhere within the restricted area shall be erected, unless prior authorisation is sought and agreed by the Council.
- g. All persons are prohibited from behaving in a way which causes or is likely to cause nuisance, harassment, alarm or distress to a member or members of the public.

It is also proposed that the area of the PSPO will be extended to include:

Lancaster Gardens West Lancaster Gardens East Albany Gardens West Albany Gardens East Connaught Gardens West Connaught Gardens East Beatrice Road

The PSPO is not an alcohol ban, nor an exclusion zone, nor is the order designed to stop people enjoying the facilities in Clacton, ie: having a picnic with a glass of wine on the greensward. The person(s) carrying out the activity must be committing Anti-Social Behaviour for the Council and/or Police to use enforcement action to enforce the order.

If you wish to make a comment(s) on this order please complete the enclosed comments form and return it to Community Safety, 88-90 Pier Avenue, Clacton on Sea, Essex, CO15 1TN, or alternatively please complete the form on the Tendring District Council/Community Safety website. You can also email direct to: ASB@tendringdc.gov.uk

Yours sincerely

Leanne Thornton

LEANNE THORNTON
COMMUNITY SAFETY & SAFEGUARDING MANAGER





# ANTISOCIAL BEHAVIOUR, CRIME AND POLICING ACT 2014 PROPOSED PUBLIC PLACES PROTECTION ORDER (PSPO) CONSULTATION – COMMENTS

**APPENDIX 2** 

Please use this form to forward any comments you may have regarding the PSPO.

Any personal details provided will be confidential. Your views will still be considered if you wish to remain anonymous.

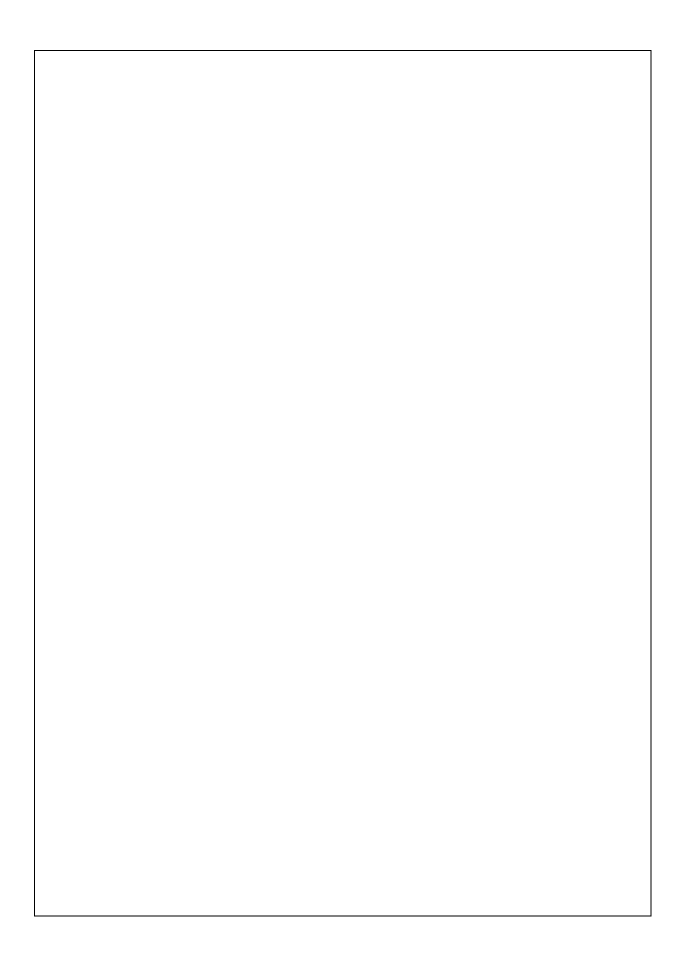
Do you support the Renewal of the PSPO with		
the suggested variations? (Please circle)	YES NO	
Please give details of any organisation you represent.		
Please write your comments in this box. You may continue on the other side if necessary.		

Please return all completed forms by no later than the 22<sup>nd</sup> January 2024

Community Safety 88-90 Pier Avenue Clacton-on-Sea Essex CO15 1TN

Or via email to ASB@tendringdc.gov.uk

Continuation			



### ANTI-SOCIAL BEHAVIOUR, CRIME AND POLICING ACT 2014 APPENDIX 3 PART 4 SECTION 59

#### **EXTENSION TO PUBLIC SPACES PROTECTION ORDER**

Tendring District Council (the Council) in exercise of the power under section 59 of The Anti-Social Behaviour, Crime and Policing Act 2014 (the Act) being satisfied that the conditions set out in section 59 of the Act have been met makes the following order:

This Order is being extended because the Council is satisfied on reasonable grounds that activities carried out or likely to be carried out in a public space, namely the streets and public areas coloured red on the attached map at Appendix 5.

- Have had or are likely to have a detrimental effect on the quality of life on those in the locality.
- Are or likely to be unreasonable and
- Justify the restrictions imposed.

The Council is satisfied that the following activities have been or are likely to be carried out in the public space.

- 1. The Order applies to the public areas shown on the document annexed (Annex A) to this Order and on the lists of Streets and Public Areas affected by the order (Annex B).
  - a. No person shall within the restricted area persistently beg. Persistent begging involves begging on more than one occasion and includes all passive and active methods used to receive alms.
  - b. No person shall loiter as an individual or in a group if they are causing or likely to cause anti-social behaviour. If asked to disperse on instruction of a Police Officer or authorised officer (*from Tendring District Council*) individuals must not return to the area for a period of 24 hrs (*if the person is under 16 a Police Officer can take them home or to another place of safety*).
  - c. No person shall within the restricted area area will: inject, ingest, inhale, smoke or otherwise use intoxicating substances (including in a public toilet and using a public toilet to sleep in is specifically included in this prohibition).
  - d. No person shall within the restricted area refuse to stop drinking or hand over any containers (*sealed or unsealed*) which are believed to contain alcohol, when required to do so by an authorised officer to prevent public nuisance or disorder.
  - e. No person shall Urinate, defecate or spit within the public restricted areas.
  - f. No tent or other structures like a tree, wall, fence, pole, booth, or gate to be used anywhere within the restricted area shall be erected, unless prior authorisation is sought and agreed by the Council.
  - g. All persons are prohibited from behaving in a way which causes or is likely to cause nuisance, harassment, alarm or distress to a member or members of the public.

2. Any person who without reasonable excuse fails to comply with the requirements of this Order commits an offence and shall be liable, on summary conviction to a fine not exceeding level 2 on the standard scale.

#### 3. FIXED PENALTY

A Constable or CSAS (Community Safety Accredited Scheme) Accredited Officer may issue a fixed penalty notice to anyone he or she believes is committing an offence. You will have 14 days to pay the fixed penalty notice. If you pay the fixed penalty within 14 days, you will not be prosecuted.

#### 4. PERIOD FOR WHICH THE ORDER HAS EFFECT

This order supersedes the Designated Public Spaces Order that has been in place since 2007. The original Order came into force on 1st July 2016, a 3-year extension was agreed on 31st August 2023.

At any point before the expiry of this 36-month period the Council can extend the order by up to 3 years if they are satisfied on reasonable grounds that this is necessary to prevent the activities identified in the order from occurring or recurring or to prevent an increase in the frequency or seriousness of those activities after that time.

#### 5. CHALLENGING THE VALIDITY OF THE ORDER

An interested person may apply to the High Court to question the validity of

- a) This Order, or
- b) A future variation of this Order.

"Interested person" means an individual who lives in the restricted area or who regularly works in or visits that area.

An appeal against this Order or a future variation of this Order may be made to the High Court within six weeks from the date on which the Order or variation is made, on the grounds that:

- a) Tendring District Council did not have power to make the order or variation, or to include particular prohibitions or requirements imposed by the order (or by the order as varied);
- b) a requirement under Chapter 2 of the Anti-Social Behaviour, Crime and Policing Act 2014 was not complied with in relation to the order or variation.

#### <u>Public Spaces Protection Order</u> <u>Clacton Town Centre & Seafront Areas</u>

#### **Streets**

Agate Road

Alexandra Road

Alton Road

Anglefield

**Back Electric Parade** 

Back Station Road

Beach Road

Beatrice Road (part) from its junction with Edith Road to western side of its junction with Ellis Road

Carnarvon Road (part) from its junction with Anglefield to southern side of its junction with Hayes

Road/Skelmersdale Road

Colne Road

Edith Road

Ellis Road

Hastings Avenue (part) from its eastern junction with West Road to its junction with Carnarvon Road

Hayes Road

High Street (part) from its junction with Station Road to the western side of its junction with Carnarvon Road

Jackson Road

Marine Parade East (part) from its junction with Pier Avenue to the western boundary of Southcliff

Marine Parade West

Meredith Road

Old Road (part) from its junction with Rosemary Road West to the northern side of its junction with Meredith Road

Orwell Road

Pallister Road

Penfold Road

Pier Avenue

Pier Gap

Rosemary Crescent

Rosemary Road

Rosemary Road West

Skelmesdale Road (part) from its junction with Carnarvon Road to the eastern side of its junction with Station Road

Station Road

The Grove

**Tower Road** 

Unnamed road linking Beach Road to Rosemary Road

Unnamed road linking Pier Avenue to Agate Road

Wellesley Road (part) from its junction with Pier Avenue to the north side of its junction with Meredith Road

West Avenue (part) from its junction with Pier Avenue to the western side of its junction with Ellis Road

#### Other public areas

Agate Road car park

**Anglefield Gardens** 

Hastings Avenue Car Park

Hastings Avenue Car Park adjacent to Martello Tower

High Street car park

Jackson Road car park

Launching Ramp Access Road off Hastings Avenue

Martello Coach and Car Park

Town Hall car park

Town Square

Public Convenience Rosemary Road

Wellesley Road car park

Public Gardens at the junction of Wash Lane and Marine Parade West
Hastings Avenue picnic Area adjacent to Martello Tower
Hastings Avenue public Gardens opposite Martello Tower
Launching Ramp Access Road off Hastings Avenue
Public gardens at the junction of Tower Road and Marine Parade West
Public gardens bounded by Carnarvon Road, Station Road and Skelmersdale Road
Waterglade Retail Park – Old Road – Clacton on Sea.
Lancaster Gardens West
Lancaster Gardens East
Albany Gardens East
Connaught Gardens West
Connaught Gardens East
Beatrice Road

#### **Footpaths**

Path linking Station Road to Carnarvon Road and High Street car park Path High Street to High Street car park either side of Sainsbury's Supermarket

#### **Seafront Areas**

Clacton Pier

The area comprising the greenswards, gardens, promenades, Venetian Bridge, Pavilion, cliff paths, shelters, public convenience, play areas, model boating pond and beach extending from the mean low water mark to the boundary of the public highway at Marine Parade East, Marine Parade West, Hastings Avenue and Selsey Avenue. From a point opposite the western flank wall of the block of flats 111-117 Selsey Avenue to a point opposite the western boundary of Heseltine Court, First Avenue.

#### **APPENDIX 5**

