

## **5.2 Parking**

- A. Subject to items B, C and D below, no motor vehicles, vans or trailers (other than those approved by the Council, and specially designed and constructed for the purpose) shall be permitted within designated casual trading areas during trading hours. In exceptional circumstances, the City Council may permit a licence holder to place a motor vehicle or trailer within the space allocated to him/her, where the licence holder is a traditional established trader and who has previously utilised a vehicle while engaging in casual trading.
- B. Before the commencement of trading, traders may park a vehicle in a casual trading area for a period not exceeding 60 minutes for the purpose of unloading stalls, goods, produce etc. there from the vehicle to the trading bay(s) specified in the casual trading licence.
- C. After trading hours, traders may park a vehicle in a casual trading area for a period not exceeding 60 minutes for the purpose of unloading stalls, goods, and produce etc. from the trading bay(s) specified in the casual trading licence to the vehicle.
- D. All stalls, goods produce etc. shall be removed from casual trading area not later than 60 minutes after the expiration of trading hours, at which time the Council may remove them and the trader shall be liable for the cost of removal.
- A. With the exception of items B, C and D above, a non-trader or trader who parks a vehicle in a casual trading area during casual trading hours shall be guilty of an offence under these Bye-laws.

A licence holder, or any person engaged in casual trading shall not cause or do any act or thing which interferes with the free flow of traffic, including pedestrian traffic, or which would create a traffic or safety hazard.