OBJECTION TO TRAFFIC REGULATION ORDERS

- 1. The objection period for a Traffic Regulation Order will run for one calendar month unless a shorter period is specified in the public advertisement (e.g. 20 April 1996 to 19 May 1996) and all valid objections received during that period will be considered.
- 2. Objections will be accepted up to 3 days after the end of the objection period to allow for postal delays, provided they are dated and posted within the objection period. If an objection letter is undated or dated after the end of the objection period it will not be accepted as a formal objection.
- 3. If objectors wish to write further or submit further evidence they may do so provided that they:-
 - (a) Write and object to the proposals during the objection period;
 - (b) In their correspondence clearly state that they will be submitting further representations and the type of representation that they will be submitting. If an objector requests permission to submit a letter and then produces a petition this will not be accepted.
- 4. If objectors wish to submit a petition they may do so at any time during the objection period. If they wish to submit a petition outside the objection period they must indicate in writing during the objection period and state that their petition will be submitted outside the objection period.
- 5. County Council officers may, if they consider it necessary, impose a further deadline by which additional representations or petitions must be sent to the County Council.
- 6. Objectors may withdraw their objections at any time by written instruction. However, once an objector has withdrawn the objection by written instruction that objection may not be revived at a later date.
- 7. All objections, petitions and supporting evidence received in accordance with these guidelines will be treated as valid objections and will be presented to the relevant Sub–Committee or Committee of the County Council