Concessionary Bus Travel Act 2007

CHAPTER 13

CONTENTS

National concession: journeys not beginning on London bus network
1 The national concession
2 The national concession: supplementary
3 Reimbursement of operators

National concession: journeys beginning on London bus network
4 The national concession: journeys beginning on London bus network
5 Reserve free travel scheme
6 Requirements as to scope
7 Requirements as to uniformity

Power to alter national concession etc
8 Variation of scope of the national concession
9 Variation of reimbursement and other administrative arrangements
10 Reciprocal arrangements for providing travel concessions

Miscellaneous and supplemental
11 Orders
12 Interpretation
13 Minor and consequential amendments
14 Extent
15 Commencement, transitional provision and savings
16 Short title

Schedule 1 — The London free travel scheme
Schedule 2 — Minor and consequential amendments
Schedule 3 — Repeals and revocations
Concessionary Bus Travel Act 2007

2007 CHAPTER 13

An Act to make provision about travel concessions; and for connected purposes. [19th July 2007]

BE IT ENACTED by the Queen’s most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

National concession: journeys not beginning on London bus network

1 The national concession

For section 145 of the Transport Act 2000 (c. 38) (mandatory concessions outside Greater London) and the heading before the section substitute—

“Mandatory travel concessions for journeys not beginning on the London bus network

145A England: mandatory concessions for journeys not beginning on the London bus network

(1) Any person to whom a current statutory travel concession permit has been issued and who travels on an eligible journey on an eligible service is entitled, on production of the permit, to a concession consisting of a waiver of the fare for the journey by the operator of the service.

(2) In subsection (1) “eligible journey” means a journey on one public service vehicle (in one direction) which—

(a) is between places in England,
(b) begins at a relevant time, and
(c) is not one to which section 242(8) of the Greater London Authority Act 1999 (journeys beginning on the London bus network) applies.
(3) In this section “statutory travel concession permit” means—

(a) a permit issued pursuant to subsection (4),

(b) a permit issued by a London authority relating to the travel concession specified in section 242(8) and (8A) of the Greater London Authority Act 1999 (travel concessions on journeys beginning on the London bus network etc), or

(c) a permit issued by a London authority pursuant to paragraph 4(2) of Schedule 16 to that Act (free travel scheme in Greater London).

(4) A travel concession authority in England other than a London authority must, on an application made to it by any person who appears to the authority to be an elderly or disabled person whose sole or principal residence is in the authority’s area, issue to the person free of charge a permit indicating that he is entitled to the concession specified in subsection (1).

(5) A permit issued pursuant to subsection (4) must be issued in such form and for such period—

(a) as may be specified in regulations made by the Secretary of State, and

(b) subject to that, as the authority issuing the permit considers appropriate.

(6) The Secretary of State may issue guidance to travel concession authorities in England to which they must have regard in determining for the purposes of subsection (4) whether a person is a disabled person.

(7) Before issuing guidance under subsection (6) the Secretary of State shall consult—

(a) the Disabled Persons Transport Advisory Committee,

(b) associations representative of travel concession authorities, and

(c) such other persons as he thinks fit.

(8) The Secretary of State may issue guidance to travel concession authorities in England to which they must have regard in determining for the purposes of subsection (4) whether a person has his sole or principal residence in an authority’s area.

(9) A person entitled to be issued with a statutory travel concession permit by a travel concession authority under subsection (4) may agree with the authority that he is not to be entitled to—

(a) the concession specified in subsection (1), and

(b) the concession provided by virtue of section 242(8) of, or paragraph A1 of Schedule 16 to, the Greater London Authority Act 1999, for a period in return for being entitled during that period to receive travel concessions under a scheme under section 93 of the Transport Act 1985 to which the authority is a party (if the scheme provides that a person may not receive travel concessions under the scheme unless he so agrees).

(10) The Secretary of State may by regulations make provision about agreements within subsection (9).
(11) The regulations may in particular make provision—
   (a) requiring the serving of notices before an agreement is made,
   (b) about the form of agreements, and
   (c) as to the period for which a person may agree not to be entitled
       to the concessions mentioned in subsection (9)(a) and (b).”

2 The national concession: supplementary

(1) Amend section 146 of the 2000 Act (mandatory concessions: supplementary) as
    follows.

(2) After the definition of “a half-price travel concession” insert—
    ““London authority” means a London borough council or the
     Common Council of the City of London.”.

(3) In the definition of “travel concession authority”—
    (a) after paragraph (b) insert—
        “(ba) a London authority,”;
    (b) after paragraph (c) insert—
        “(ca) the Council of the Isles of Scilly, or”.

3 Reimbursement of operators

(1) Amend section 149 of the 2000 Act (reimbursement of operators) as follows.

(2) For subsection (1) substitute—
    “(1) Where—
        (a) an operator provides concessions under section 145A(1) in
            respect of eligible journeys beginning in the area of a travel
            concession authority in England, or
        (b) an operator provides concessions under section 145B(1) for
            persons who reside in the area of a travel concession authority
            in Wales,
            the authority shall reimburse the operator for providing the
            concessions.”

(3) In subsection (2)(a), for “for persons who reside in their area, or” substitute—
    “(i) in respect of eligible journeys beginning in the
        authority’s area (if the authority is in England), or
    (ii) for persons who reside in the authority’s area (if the
        authority is in Wales), or”.

(4) Amend section 150 of the 2000 Act (procedure for reimbursement
     arrangements determined by authority) as follows.

(5) In subsection (4)—
    (a) for “subsection (3)” substitute “subsection (3)(a)”;
    (b) for “28 days” substitute “56 days”.

(6) After subsection (4) insert—
    “(4A) An application under subsection (3)(b) shall be made by notice in
        writing given not later than 28 days after the date on which the
        arrangements, or the variations, come into operation.”
4 The national concession: journeys beginning on London bus network

(1) Amend section 240 of the Greater London Authority Act 1999 (c. 29) (travel concessions on journeys in and around Greater London) as follows.

(2) In subsection (5)—
   (a) for “persons appearing to the authority to be persons—” substitute—
       “(a) persons appearing to the authority to have their sole or
principal residence in the authority’s area and to be
persons—”;
   (b) renumber paragraphs (a) to (i) as sub-paragraphs (i) to (ix) of
paragraph (a);
   (c) at the end of the subsection insert “; or
       (b) persons to whom a current statutory travel concession
permit has been issued under section 145A(4) of the
Transport Act 2000.”

(3) In subsection (5A), for “(5)(b) to (i)” substitute “(5)(a)(ii) to (ix)”.

(4) After subsection (5B) insert—
   “(5C) The Secretary of State may issue guidance to local authorities to which
they must have regard in determining for the purposes of this Chapter
whether a person has his sole or principal residence in an authority’s
area.”

5 Reserve free travel scheme

(1) Amend section 241 of the 1999 Act (reserve free travel scheme for London
residents) as follows.

(2) In subsection (1)—
   (a) in the opening words, omit “for London residents”;
   (b) in the closing words, after “are provided for” insert “all eligible
England residents and that additional travel concessions are provided
for”.

(3) In subsection (2), after “apply to” insert “certain eligible England residents or”.

(4) In subsection (3), after “travel concessions for” insert “eligible England
residents and the additional travel concessions for”.

(5) For subsection (4) substitute—
   “(4) In this Chapter—
       “eligible England residents” means—
       (a) persons to whom a current statutory travel concession
permit has been issued under section 145A(4) of the
Transport Act 2000, and
       (b) eligible London residents;
       “eligible London residents” means persons whose sole or
principal residence is in Greater London and who are eligible in
accordance with section 240(5)(a) above to receive travel
(6) In the heading, omit “for London residents”.

(7) Schedule 1 contains amendments of Schedule 16 to the 1999 Act (the London free travel scheme).

6 Requirements as to scope

(1) Amend section 242 of the 1999 Act (requirements as to scope) as follows.

(2) In subsection (1)—

(a) in the opening words, omit “for London residents”;

(b) for paragraph (b) and the word “and” before it substitute—

“(b) for the grant to all eligible England residents of the travel concession specified in subsection (8) below; and

(c) for the grant to all eligible London residents of the additional travel concession specified in subsection (8A) below.”

(3) After subsection (1) insert—

“(1A) Paragraphs (b) and (c) of subsection (1) above are not to be taken as restricting the concessions that may be provided to eligible London residents on the London bus network by virtue of paragraph (a) of that subsection.”

(4) In subsection (7), for “paragraphs of section 240(5)” substitute “sub-paragraphs of section 240(5)(a)”.

(5) For subsection (8) substitute—

“(8) The travel concession which must be granted for all eligible England residents is a waiver of the fare for each journey beginning on the London bus network—

(a) at any time on a Saturday or Sunday or on any day which is a bank holiday in England and Wales under the Banking and Financial Dealings Act 1971; or

(b) in the period from 9.30 am to 11.00 pm on any other day, (whether or not the journey ends on that network).

(8A) The additional travel concession which must be granted for all eligible London residents is a waiver of the fare for each journey which is on the London bus network and which begins—

(a) in the period from midnight to 4.30 am; or

(b) in the period from 11.00 pm to midnight, on any day other than one mentioned in subsection (8)(a) above.

(8B) In subsections (8) and (8A) above “journey” means a journey on one public service vehicle (in one direction); and for this purpose “public service vehicle” has the meaning given by section 1 of the Public Passenger Vehicles Act 1981.”

(6) Omit subsection (10).
7 Requirements as to uniformity

(1) Amend section 243 of the 1999 Act (requirements as to uniformity) as follows.

(2) In subsection (1)—
   (a) in the opening words, omit “for London residents”;
   (b) in paragraph (b), for “issued to him in accordance with the arrangements” substitute—
      “(i) issued to the person in accordance with the arrangements by the London authority in whose area the person has his sole or principal residence (in the case of an eligible London resident), or
      (ii) issued to the person pursuant to section 145A(4) of the Transport Act 2000 (in the case of any other eligible England resident)”.

(3) In subsection (5), for “document in any form” substitute “permit in any form (subject to any regulations under subsection (7) below)”.

(4) In subsection (6), for “242(8)” substitute “242(8) and (8A)”.

(5) After subsection (6) insert—
   “(7) Subject to subsection (1)(c) above, the Secretary of State may by regulations make provision about the form and period of validity of travel concession permits issued by a London authority relating to the travel concession specified in section 242(8) and (8A) above.”

Power to alter national concession etc

8 Variation of scope of the national concession

(1) The Secretary of State may by order amend Part 2 of the 2000 Act and Chapter 8 of Part 4 of the 1999 Act for or in connection with securing that the national concession—
   (a) applies to any person for the time being eligible to receive travel concessions under a scheme under section 93 of the Transport Act 1985 (c. 67) or to any such person of a specified description (as well as to any elderly person and any disabled person),
   (b) applies to travel on any public passenger transport service or to travel on any such service of a specified description (as well as to travel on an eligible service and the London bus network),
   (c) in relation to any person to whom the national concession applies by virtue of paragraph (a), provides for a concession not amounting to a waiver of the fare,
   (d) in relation to any person to whom the national concession applies by virtue of paragraph (a), applies, or does not apply, to a journey beginning at a specified time, or
   (e) in relation to any elderly person or any disabled person, applies to a journey beginning at a specified time (as well as to a journey beginning at a relevant time).

(2) In this section “the national concession” means the travel concession to which certain persons whose sole or principal residence is in England are entitled—
   (a) under section 145A(1) of the 2000 Act, and
(b) by virtue of section 242(8) of, or paragraph A1 of Schedule 16 to, the 1999 Act.

(3) In this section “London bus network” has the meaning given by section 181 of the 1999 Act.

(4) Expressions used in this section and in Part 2 of the 2000 Act have the same meaning in this section as in that Part (see sections 146 and 162 of that Act).

9 Variation of reimbursement and other administrative arrangements

(1) The Secretary of State may by order amend Part 2 of the 2000 Act for or in connection with securing that—
   (a) the obligation of travel concession authorities in England to reimburse operators for providing concessions under section 145A(1) of that Act is instead imposed on the Secretary of State;
   (b) the functions of travel concession authorities in England under sections 145A and 148 of that Act are instead imposed on the Secretary of State.

(2) The Secretary of State may by order amend Part 2 of the 2000 Act for or in connection with securing that—
   (a) the obligation to reimburse operators for providing concessions under section 145A(1) of that Act, so far as imposed on a non-unitary district council, is instead imposed on the county council for the area in which the district is situated;
   (b) the functions of a non-unitary district council under sections 145A and 148 of that Act are instead imposed on the county council for the area in which the district is situated.

(3) The provision that may be made by an order under subsection (1)(a) includes in particular provision—
   (a) enabling the Secretary of State to determine (rather than agree) the amounts of reimbursement to be paid to individual operators, or to any class of operators;
   (b) altering the provisions about appeals by operators in connection with reimbursement (for example, by altering who is to hear the appeals, the functions of the person or body hearing the appeals or the circumstances in which appeals may be brought);
   (c) for establishing a body to hear the appeals;
   (d) imposing requirements as to consultation;
   (e) repealing section 145A(9) to (11) of the 2000 Act;
   (f) conferring on the Secretary of State power to make regulations—
      (i) for any purpose corresponding or similar to any purpose for which regulations may be made by the Secretary of State under sections 149(3) and 150(6) and (7) of the 2000 Act (as those provisions have effect immediately before the coming into force of this section);
      (ii) about any matter ancillary to the reimbursement of, and appeals by, operators (for example, how to claim reimbursement).

(4) Any power to make regulations conferred by virtue of subsection (3)(f) must be exercisable by statutory instrument which must be subject to annulment in pursuance of a resolution of either House of Parliament.
(5) The provision that may be made by an order under subsection (1)(b) includes in particular provision repealing any of subsections (6) to (8) of section 145A of the 2000 Act.

(6) If the Secretary of State makes an order under subsection (1)(a) or (2)(a), he may also by order amend the Transport Act 1985 (c. 67) for or in connection with securing that—
(a) non-unitary district councils or metropolitan district councils in England cease to be local authorities for the purposes of section 93 of that Act; or
(b) a non-unitary district council or a metropolitan district council in England may not establish a travel concession scheme under that section unless they do so jointly with the county council or Passenger Transport Authority for the area in which the district is situated (whether or not the scheme is also established jointly with other local authorities).

(7) An order under subsection (6)(b) may include provision for or in connection with securing that—
(a) any specified function that a non-unitary district council establishing such a scheme would, but for this paragraph, have had as an authority responsible for administration of the scheme is instead to be exercised by the county council concerned;
(b) any specified function that a metropolitan district council establishing such a scheme would, but for this paragraph, have had as an authority responsible for administration of the scheme is instead to be exercised by the Passenger Transport Executive for the area of the Passenger Transport Authority concerned.

(8) In this section “non-unitary district council” means a council of a non-metropolitan district in England comprised in an area for which there is a county council.

10 Reciprocal arrangements for providing travel concessions

(1) The Secretary of State may by order amend Part 2 of the 2000 Act and Chapter 8 of Part 4 of the 1999 Act for or in connection with securing that English travel concessions are also provided, or are to a specified extent also provided, to—
(a) Welsh permit holders,
(b) Scottish permit holders,
(c) Northern Irish permit holders, or
(d) any specified class of such persons.

(2) The Welsh Ministers may by order amend Part 2 of the 2000 Act for or in connection with securing that Welsh travel concessions are also provided, or are to a specified extent also provided, to—
(a) English permit holders,
(b) Scottish permit holders,
(c) Northern Irish permit holders, or
(d) any specified class of such persons.

(3) An order under subsection (1) or (2) may limit the extent to which English travel concessions or Welsh travel concessions are to be provided to persons by virtue of the order by reference, in particular, to—
(a) the service on which the concession is to be provided;
(b) the time at which a journey on which the concession is to be provided begins;
(c) the value of the concession which is to be provided.

(4) An order under subsection (1) or (2) may also, in particular, make provision for
or in connection with securing that a person is not to be entitled to a concession
on a journey by virtue of the order if he would, apart from the order, have been
entitled to a concession on that journey.

(5) An order under subsection (2) may, in particular, make provision for or in
connection with securing that an operator providing concessions on a journey
by virtue of the order is reimbursed by the travel concession authority in whose
area the journey begins.

(6) The power of the Secretary of State under—
(a) section 145A(5) of the 2000 Act,
(b) section 243(7) of the 1999 Act, or
(c) paragraph 4(1A) of Schedule 16 to that Act,
to specify the form of a permit includes power to specify its form for the
purposes of any concession to which an English permit holder may become
entitled, whether by virtue of an order under subsection (2) or otherwise.

(7) The power of the Welsh Ministers to approve the form of a permit for the
purpose of section 145B(2) of the 2000 Act includes power to approve its form
for the purposes of any concession to which a Welsh permit holder may
become entitled, whether by virtue of an order under subsection (1) or
otherwise.

(8) In this section—
“English travel concessions” means the travel concessions to which
certain persons whose sole or principal residence is in England are
entitled—
(a) under section 145A(1) of the 2000 Act, and
(b) by virtue of section 242(8) of, or paragraph A1 of Schedule 16 to,
the 1999 Act;

“Welsh travel concessions” means the travel concessions to which certain
persons who are resident in Wales are entitled under section 145B(1)
and (2) of the 2000 Act.

(9) In this section—
“English permit holder” means—
(a) a person to whom a current travel concession permit has been
issued under section 145A(4) of the 2000 Act by a travel
concession authority in England (other than a London
authority),
(b) a person to whom a current travel concession permit relating to
the travel concession specified in section 242(8) and (8A) of the
1999 Act has been issued by a London authority, or
(c) a person to whom a current travel concession permit has been
issued by a London authority pursuant to paragraph 4(2) of
Schedule 16 to that Act;

“Northern Irish permit holder” means a person to whom a current travel
concession permit has been issued on behalf of the Department for
Regional Development for the purposes of any agreement made under
Article 5(1) of the Transport (Northern Ireland) Order 1977 (S.I. 1977/599 (N.I. 10));

“Scottish permit holder” means a person to whom a current travel concession permit has been issued under a national travel concession scheme made under section 40 of the Transport (Scotland) Act 2005 (asp 12);

“Welsh permit holder” means a person to whom a current travel concession permit (in a form approved by the Welsh Ministers) has been issued under section 145B(3) of the 2000 Act by a travel concession authority in Wales.

(10) In this section “London authority” and “travel concession authority” have the meaning given by section 146 of the 2000 Act.

Miscellaneous and supplemental

11 Orders

(1) Any power of the Secretary of State or the Welsh Ministers to make an order under this Act is exercisable by statutory instrument.

(2) An order under this Act may make different provision for different cases, purposes or areas.

(3) An order under section 8, 9, 10 or 13 may include appropriate incidental, supplementary, consequential or transitional provision or savings (including provision amending this Act).

(4) A statutory instrument containing an order under section 8 shall be subject to annulment in pursuance of a resolution of either House of Parliament.

(5) An order may not be made by the Secretary of State under section 9, 10 or 13 (whether alone or concurrently with the Welsh Ministers) unless a draft of the statutory instrument containing the order has been laid before, and approved by a resolution of, each House of Parliament.

(6) An order may not be made by the Welsh Ministers under section 10 (whether alone or concurrently with the Secretary of State) unless a draft of the statutory instrument containing the order has been laid before, and approved by a resolution of, the National Assembly for Wales.

12 Interpretation

In this Act—

“the 1999 Act” means the Greater London Authority Act 1999 (c. 29);

“the 2000 Act” means the Transport Act 2000 (c. 38).

13 Minor and consequential amendments

(1) Schedule 2 contains minor and consequential amendments.

(2) Schedule 3 contains repeals and revocations.

(3) The Secretary of State may by order make any amendments, repeals or revocations of any relevant enactment that appear to him to be appropriate in consequence of any provision of this Act.
(4) “Relevant enactment” means any other enactment passed or instrument made on or before the last day of the session in which this Act is passed.

14 Extent

This Act extends to England and Wales only.

15 Commencement, transitional provision and savings

(1) This Act shall come into force on such day as the Secretary of State may by order appoint, and different days may be appointed for different purposes.

(2) The Secretary of State may by order make any transitional provision or savings which appear appropriate in connection with the coming into force of any provision of this Act.

(3) The power conferred on the Welsh Ministers by section 147 of the 2000 Act includes power to make any amendment of that Act that could have been made by amending or revoking any provision of the Travel Concessions (Extension of Entitlement) (Wales) Order 2001 (S.I. 2001/3765) revoked by this Act.

16 Short title

This Act may be cited as the Concessionary Bus Travel Act 2007.
SCHEDULES

SCHEDULE 1

THE LONDON FREE TRAVEL SCHEME

1 Amend Schedule 16 to the 1999 Act as follows.

Concession required for all eligible England residents

2 At the beginning of the Schedule insert—

“Concession required for all eligible England residents

A1 In any financial year during which the free travel scheme has effect, the concession required by the scheme in the case of all eligible England residents is the waiver, on production of a travel concession permit issued to any such resident under—

(a) paragraph 4(2) below (in the case of an eligible London resident), or
(b) section 145A(4) of the Transport Act 2000 (in the case of any other eligible England resident),

of any fare otherwise payable by the person to whom it was issued for any journey falling within section 242(8) of this Act.”

Additional concession required for blind eligible London residents

3 (1) In paragraph 1—

(a) for “the concession required” substitute “the additional concession required”;
(b) at the end of the paragraph insert “(so far as not falling within section 242(8) of this Act)’.

(2) For the italic heading before paragraph 1 substitute “Additional concession required for blind eligible London residents”.

Additional concession required for other eligible London residents

4 (1) Amend paragraph 2 as follows.

(2) In sub-paragraph (1), for “the concession required” substitute “the additional concession required”.

(3) In sub-paragraph (2), in the opening words, after “falling within section 242(2) of this Act” insert “(so far as not falling within section 242(8) of this Act)."
Concessionary Bus Travel Act 2007 (c. 13)
Schedule 1 — The London free travel scheme

(4) For the italic heading before paragraph 2 substitute “Additional concession required for other eligible London residents”.

Issue of permits

5 (1) Amend paragraph 4 as follows.

(2) After sub-paragraph (1) insert—

“(1A) The Secretary of State may by regulations make provision about the form and period of validity of the travel concession permits.”

(3) In sub-paragraph (2), for “is resident in” substitute “whose sole or principal residence is in”.

(4) In sub-paragraph (3), after “shall” insert “(subject to any regulations under sub-paragraph (1A) above)”.

(5) After sub-paragraph (3) insert—

“(4) But no charge may be made for the issue by any London authority of such a permit.”

Charges made for permits

6 In paragraph 5(7)(a), after “section 242(3) of this Act” insert “or a service outside Greater London which, but for section 179(2), would be part of the London bus network”.

SCHEDULE 2

MINOR AND CONSEQUENTIAL AMENDMENTS

Transport Act 1985 (c. 67)

1 Amend the Transport Act 1985 as follows.

2 In section 98 (travel concession schemes: further provisions with respect to participation notices), after subsection (4) insert—

“(4A) But if the participation notice was served on the person by one or more authorities in England only—

(a) subsection (3) above shall have effect as if for “twenty-eight days beginning with the date of the participation notice” there were substituted “fifty-six days beginning with the date provided for in relation to the participation notice by virtue of section 97(5)(a) above”; and

(b) subsection (4) above shall have effect as if for paragraph (a) there were substituted—

“(a) if the person is required by the participation notice to give a prescribed number of days’ notice (or, if no number of days is prescribed, seven days’ notice), at least that number of days before the date of the notice given to the Secretary of State under subsection (3) above; or”.”
3 In section 103 (no subsidies for concessions available under a scheme), in subsection (3), for “section 145(1)” substitute “section 145A(1) or 145B(1)”.

4 In section 104 (travel concessions on services provided by Passenger Transport Executives), in each of subsections (1) and (2)(aa), for “section 145(1)” substitute “section 145A(1)”.

5 In section 105 (travel concessions on services provided by local authorities), in subsection (1), for “section 145(1)” substitute “section 145A(1) or 145B(1)”.

6 In section 137 (general interpretation), in subsection (7), for “he proves” substitute “it is proved”.

Greater London Authority Act 1999 (c. 29)

7 Amend the 1999 Act as follows.

8 In section 244 (exercise of functions by a joint committee), in subsection (1), at the end of paragraph (b) insert “or

   (c) sections 148 to 150 of the Transport Act 2000 (enforcement and reimbursement of mandatory concession for journeys not beginning on the London bus network),”.

9 In section 420 (regulations and orders), in subsection (7), insert each of the following at the appropriate place—

   (a) “section 243(7);”, and
   (b) “paragraph 4(1A) of Schedule 16;”.

Transport Act 2000 (c. 38)

10 Amend the 2000 Act as follows.

11 After section 145A (England: mandatory concessions for journeys not beginning on the London bus network) insert—

   “145B Wales: mandatory concessions

   (1) Any person to whom a current statutory travel concession permit has been issued by a travel concession authority in Wales and who travels on an eligible service on a journey (beginning at any time)—

   (a) between places in the authority’s area,
   (b) between a place in the authority’s area and a place outside but in the vicinity of that area, or
   (c) between places outside but in the vicinity of that area,

   is entitled, on production of the permit, to a concession consisting of a waiver of the fare for the journey by the operator of the service.

   (2) And if the permit is in a form approved by the Welsh Ministers for the purpose of this subsection, subsection (1) has effect as if each reference in it to the authority’s area were to Wales.

   (3) A travel concession authority in Wales must, on an application made to it by any person who appears to the authority to be an elderly or disabled person residing in its area, issue to the person free of charge a permit, in such form and for such period as the authority considers appropriate, indicating that he is entitled to the concession specified in subsection (1).
(4) If it appears to a travel concession authority in Wales issuing a statutory travel concession permit to a disabled person that the person requires the assistance of a companion to travel on journeys on public passenger transport services, the authority must mark that clearly on the permit.

(5) Where a person whose current statutory travel concession permit is marked in accordance with subsection (4) is entitled under this section to waiver of the fare for a journey, one companion travelling on the journey with the person (and nominated by the person as the person’s companion for that journey) is also entitled to waiver of the fare for the journey.

(6) The Welsh Ministers may issue guidance to travel concession authorities in Wales to which they must have regard in determining for the purposes of subsection (3) whether a person is a disabled person.

(7) Before issuing guidance under subsection (6) the Welsh Ministers shall consult—
   (a) the Disabled Persons Transport Advisory Committee,
   (b) associations representative of travel concession authorities, and
   (c) such other persons as they think fit.

(8) A person entitled to be issued with a statutory travel concession permit by a travel concession authority in Wales may agree with the authority that he is not to be entitled to the concession specified in subsection (1) for a period in return for being entitled during that period to receive travel concessions under a scheme under section 93 of the Transport Act 1985 (if the scheme provides that a person may not receive travel concessions under the scheme unless he so agrees).

(9) The Welsh Ministers may by regulations make provision about agreements within subsection (8).

(10) The regulations may in particular make provision—
   (a) requiring the serving of notices before an agreement is made,
   (b) about the form of agreements, and
   (c) as to the period for which a person may agree not to be entitled to the concession specified in subsection (1).

(11) In this section “statutory travel concession permit” means a permit issued pursuant to subsection (3).”

12 In section 146 (mandatory concessions: supplementary), the definition of “a half-price travel concession” applies in relation to England as in relation to Wales.

13 (1) Amend section 147 (variation of mandatory concessions) as follows.
   (2) For the words from “The Secretary of State” to “section 145(1)” substitute “The Welsh Ministers may by order amend either or both of sections 145B and 146 for or in connection with securing that section 145B(1)”.
   (3) For the heading substitute “Wales: variation of mandatory concessions”. 
In section 148 (enforcement), in subsection (1), for “145(1)” substitute “145A(1) or 145B(1)”.  

In section 162(1) (interpretation of Part 2)—

(a) the definition of “half-price travel concession” applies in relation to England as in relation to Wales;

(b) insert at the appropriate place—

“‘London authority’ has the meaning given in section 146,”.

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**SCHEDULE 3**

**Section 13(2)**

**REPEALS AND REVOCATIONS**

<table>
<thead>
<tr>
<th>Title and number</th>
<th>Extent of repeal or revocation</th>
</tr>
</thead>
</table>
| Greater London Authority Act 1999 (c. 29) | In section 241—
(a) in subsection (1), in the opening words, “for London residents”;
(b) in the heading, “for London residents”.
In section 242—
(a) in subsection (1), in the opening words, “for London residents”;
(b) subsection (10).
In section 243(1), in the opening words, “for London residents”.
In section 420(8), “section 242(10)”: |
| Transport Act 2000 (c. 38) | In section 146, in the definition of “travel concession authority”, the word “or” at the end of paragraph (c). Section 151(12). In Schedule 11, paragraph 23. |