

Classified

To advertise in The Beeston Express,
call 0115 922 8007 or email: enquiries@beestonexpress.co.uk

Classified Advertising

To advertise, call (0115) 922 8007

Or visit www.beestonexpress.co.uk

CLASSIFIED RATES FROM £9.75

(3cm x 1 column wide)

Additional column centimetres: £3.25 per scdm

Items for Sale

BABY Bath Seat and Sit-In Swim Float, £12 ono. Will split. Tel: 922 5540, Mob: 07908 248 437. (Beeston).

RALEIGH Space Boy Bicycle. Blue/yellow, with stabilisers. Suit 3-4 years old. £20. Tel: 925 0263. (Beeston).

NETGEAR 54Mbps Wireless ADSL2+ Modem Router DG834G. BT Connections. Brand new, sealed. £35 ono. Tel: 925 0736. (Chilwell).

AEG Santo Under-Worktop Larder Fridge. Only three years old. £80. Tel: (0115) 922 5443. (Beeston).

TWO Mamas & Papas Go Go Rocking Cradle Chairs, one light blue/chocolate, one red/burgundy. Suitable from birth to six months. Exc. cond. Cost £60 each new, accept £25 ono. Tel: (0115) 929 5102.

TELEVISION 21" Hitachi. Almost new, good working order. £15, to be given to charity. Tel: 925 4067.

Services



Wasps • Ants • Moles
Squirrels • Rats • Mice
Free, no obligation quotes.
Tel: 0115 877 1811
Mob: 0779 270 8279

Hairdresser's Chair TO RENT at **Glamour Hair & Beauty**

Meadow Road, Beeston Rylands.
Contact Tracy for details on tel: (0115) 925 7308

Computers

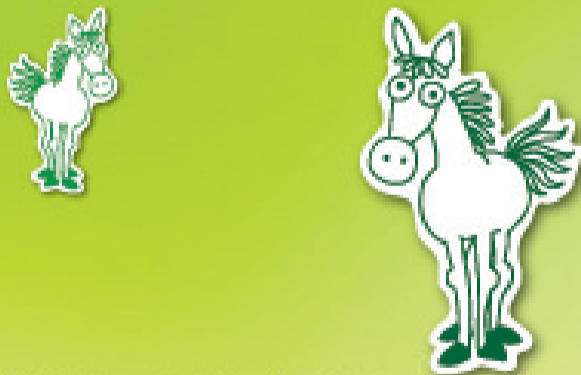
COMPUTER PROBLEMS?
REPAIRS, UPGRADES
MOBILE TECHNICIAN
0115 832 0206
07817 749 134
PROGRESSIVE COMPUTING

Rates

CLASSIFIED ADVERTISING RATES

From £9.75 (see box)
Additional column cm: £3.25 per sec.
To advertise call **0115 922 8007**

Swimming



You can take a horse to water but only a DUCK will swim!

It's more than just becoming water-confident. It's about nurturing your child's natural love of water. Join at any age, from birth.
Tel: 07926 191 504
Email: nottinghamshire@puddleducks.com

Life but swimmingly...
www.puddleducks.com



Advertising Terms and Conditions

Orders for insertion of advertisements in *The Beeston Express* are accepted subject to the following conditions:

- The placing of an order constitutes an assurance that the advertisement is legal, decent, honest and truthful complying with the British Codes of Advertising and Sales Promotion, with any relevant codes of practice and with the requirements of current legislation.
- The publisher reserves the right at its own discretion to withhold any advertisements not paid for by the time the advertisement is scheduled to appear.
- The advertiser/advertising agency agrees to indemnify the publisher in respect of all costs, damages, or other charges falling upon the newspaper as a result of legal actions or threatened legal actions arising from the publication of the advertisement(s).
- While every endeavour will be made to meet the wishes of advertisers, the publisher does not guarantee the insertion of any particular advertisement.
- (i) In the event of any error, misprint or omission in the printing of an advertisement or part of an advertisement the publisher will either re-insert the advertisement or relevant part of the advertisement as the case may be or make a reasonable refund or adjustment to the cost. No re-insertion, refund or adjustment will be made where the error, misprint or omission does not materially detract from the advertisement.
(ii) In no circumstances shall the total liability of the publisher for any error, misprint or omission exceed (a) the amount of a full refund of any price paid to the publisher for the advertisement in connection with which liability arose or (b) the cost of a further or corrective advertisement of a type and standard reasonably comparable to that

in connection with which the liability arose.

(iii) It is the responsibility of the advertiser/advertising agency to check the first insertion of any series of advertisements and notify the publisher immediately of any errors. The publisher assumes no responsibility for the repetition of errors unless notified by the advertiser.

(iv) The publisher shall not be liable for any loss or damage occasioned by any total or partial failure (however caused) of publication or distribution of any newspaper or edition in which any advertisement is scheduled to appear.

6. The publisher reserves the right to:

(i) Cancel the order at any time by giving reasonable notice before the next insertion, but in that event the advertiser/advertising agency shall not be liable for payment of the difference (if any) between the rates for the series specified in the order and the usual price for the series of insertions which has appeared when the order is stopped;

(ii) Make any alteration it considers necessary or desirable in an advertisement and to require artwork or copy amended to meet its approval.

7. (i) The copyright for all purposes in all artwork, copy and other material which the publisher or his/her employees have originated, contributed to or reworked shall vest in the publisher.

(ii) The publisher is hereby authorised to record, reproduce, publish, distribute and broadcast (or to permit the same) all advertisements (including but not limited to text, artwork and photographs) and to include and make them available in any information service, electronic or otherwise.

8. The placing of an order by an advertiser, or an advertising agency on behalf of a client, constitutes an assurance that all necessary authority

and permission has been secured in respect of the use in the advertisement(s) of pictorial representations of (or purporting to be of) living persons, and of references to the words attributed to living persons.

9. The advertiser's artwork, film and all other property is held by the publisher at the advertiser's risk, and should be ensured by him/her against loss or damage from whatever cause. The publisher reserves the right to destroy without notice all artwork, film and other property which has been in his/her custody for six months from the date of its last appearance in an advertisement, unless the advertiser has given instructions to the contrary.

10. The publisher reserves the right to require four clear days notice of cancellation of any order or unexpired part of an order, or in the cases of an advertisement which by reason of its position is chargeable at a premium rate, not less than twenty-eight clear days notice before the insertion or the next insertion on payment of the difference (if any) between the rates for the series specified in the order and the usual price for the series of insertions which has appeared when the order is stopped.

11. The publisher, on his/her sole discretion, reserves the right to disclose the name and address of advertisers and/or agencies to the police, trading standards officials, or any other relevant authority.

12. Advertisement orders are issued by an advertising agency as a principal and must be on the agency's official form.

13. The placing of an order for the insertion of an advertisement shall amount to acceptance of the above conditions, and any conditions stipulated on an agency's order form or elsewhere by an agency or an advertiser shall be void insofar as they are in conflict with them.

YOUR UNWANTED ARTICLES

FREE ADS: Items for sale up to a total of £100 may be advertised free of charge. Complete the coupon below in block capitals, one word per box - maximum 16 words. Remember to include a telephone number for people to contact you.

Senders name:

Address:

.....

.....

Post the completed form to The Beeston Express, PO Box 7440, Beeston, Nottingham, NG9 1ZS, or phone your advert through to 0115 922 8007.

Free ads will be placed in the following issue of The Beeston Express.

Local job vacancy?

Looking for a local employee?

...

The Beeston Express

Local advertising

Local advertising rates

Local employees

...

Call

The Beeston Express on

0115 922 8007 for more details

email: enquiries@beestonexpress.co.uk