

APPENDIX 2

PROVISIONS IN THE TENTH LONDON LOCAL AUTHORITIES BILL

Number of item & clause(s) in the Bill	Initiating Borough	Summary	Details of the Provision in the Bill
ENV 1 Clauses 4 to 6 and Schedule 1	London Councils	Fixed penalties for littering and dog nuisances	Will introduce a decriminalised regime for littering, taking dogs onto excluded land, taking more than the specified number of dogs and failure to remove dog faeces or keep a dog on a lead. Penalty charge notices can be served by Council officers and community support officers. Provision is made for appeals and adjudications.
ENV 4 Clause 7	Wandsworth and Chartered Institute of Waste Management	Extended controls on street litter	There is already power to serve street litter control notices on the owner/occupier of commercial & retail premises so as to prevent accumulations of refuse. The Bill will extend this to any premises except private dwellings. This will give extra power to deal with street litter generated by smokers outside work places.
ENV 7 Clause 8	City of London	Charges for use of urinals	Councils can at present charge for closets in public toilets but not urinals. The Bill will allow charges for urinals and the installation of turnstiles in public toilets.
ENV 10	Kensington &	Wider powers	There are already powers

Clause 9	Chelsea	to charge for permitting chairs and tables on the highway	to regulate the placing of chairs tables and other objects on highways. But the permit fee is limited to the administrative costs except where the Council owns the sub-soil. The Bill will give Councils power to increase fees to reflect extra costs of street cleansing, refuse removal, highway repair and enforcement costs.
HSE 2 Clauses 11 to 20	Kensington & Chelsea	Management Notices to improve conditions at Houses in Multiple Occupation	There are already Regulations governing the management of HMOs. The Bill will give Councils power to serve a Management Notice requiring the manager to remedy any breach of the Regulations. The Bill will provide for appeals by managers or owners. Councils will be able to take remedial action in default and recover their costs which can be charged on the premises.
HSE 3 Clauses 21 & 22	Camden	New powers of entry for Housing Act purposes	There are already powers of entry to enforce the Housing Act 2004 but 24 hours notice must be given to owners and occupiers. The Bill will remove the need for notice where there are imminent risks to safety or health or where officers are invited in by the occupier. The Bill will allow officers below Deputy Chief Officer level to authorise each entry/inspection under the 2004 Act.
PPR 1	Lambeth	Food Hygiene	The Bill will require all food

Clause 10		"Scores on Doors" scheme made statutory	business establishments open to customers to display publicly the rating given to each premises by food hygiene inspectors. At present this is only done voluntarily.
PPR 4 Clause 24	Westminster	Permitting notices to be served on sex establishments by ordinary post	The Bill will amend the City of Westminster Act 1996 to permit service of notices and summonses by ordinary post not requiring recorded delivery as now. Only applies to Westminster.
PPR 5 Clause 23	Tower Hamlets & Westminster	New power to impose conditions on premises licences prohibiting nudity in regulated entertainment	The Bill will allow Licensing Authorities to serve notice on the holder of an existing premises licence imposing a condition to prohibit nudity or partial nudity in dancing or other performances. This power will only apply where the licence has been varied to permit regulated entertainment and will not apply where a licence already permits nudity.
STT 1 Clause 25	Hammersmith & Fulham	Power for Councils to authorise others to manage street markets	The Bill will empower Councils to make arrangements with an outside "market manager" who will be able to publicise the market, assist street traders to apply for licences and collect fees on behalf of the Council. The grant, renewal, variation and revocation of traders' licences and the setting of general fees and conditions will remain with the Councils.
STT 3	Westminster & Camden	Powers to seize and dispose of	There are existing powers to seize goods where

<p>Clauses 27 and 30 to 33</p>		<p>objects used for unauthorised street trading</p>	<p>officers suspect a street trading offence has already been committed. The Bill allows goods and objects (e.g. hotdog trolleys) to be seized before trading takes place and gives new powers of disposal. Only applies to Westminster & Camden.</p>
<p>STT 6 Clause 26</p>	<p>Richmond</p>	<p>Clarification of street trading law to cover internet sales of vehicles on highways</p>	<p>Street trading is defined as the offer for sale of an article in the street. The Bill will make clear that street trading law covers the offer for sale on the internet of vehicles physically parked on the highway. This only applies to sales in the course of a business not a "one-off" sale.</p>