

APPENDIX 2

EMERGENCY MOTIONS

HARINGEY'S RULE BEFORE MAY 2007

14. EMERGENCY MOTIONS

Any Member may ask the Mayor to consider the admission of an emergency motion as urgent business, provided that due notice could not reasonably have been given (in accordance with Standing Order No. 13 above). All other Standing Order provisions relating to motions requiring notice must be complied with, including notice in writing to the Chief Executive and the names of the proposer and seconder. Notice should be given to the Chief Executive, if possible by 10.00 a.m. on the day of the Council meeting, and in any event before the commencement of the meeting.

THE RECOMMENDATION TO COUNCIL

[the text changes between the former Rule and the Rule now recommended are shown with the additions and insertions in italics and underlined and the deletions shown struck through]

14A EMERGENCY MOTIONS [to be inserted after CPR 14 on Motions Without Notice]

Any Member may ask the Mayor to consider the admission of an emergency motion as urgent business, provided that due notice could not reasonably have been given in accordance with ~~Standing Order No.13 above~~ Rule 13.1 . All other ~~Standing Order provisions~~ Rules relating to motions ~~requiring~~ on notice must be complied with, including the giving of written notice, ~~in writing to the Chief Executive~~ and together with the names of the proposer and seconder, to the Head of Local Democracy and Member Services. This notice should be given, ~~to the Chief Executive,~~ if at all possible, by 10.00 a.m. on the day of the Council meeting, and in any event ~~before the~~ commencement of the meeting: no later than 3.00 p.m. that day.

