## **DEVELOPMENT CONTROL COMMITTEE**

Officer(s) Authorised		Authority to:	Responsibility Delegated from
Building Reg	gulations		
СР	(1)	Give consents where applications conform with Regulations.	Leader
СР	(2)	Refuse applications which do not conform with Regulations.	Leader
СР	(3)	Decide applications for relaxation where the Council have the power of decision.	Leader
СР	(4)	Decide upon the observations to be made to the appropriate Minister with applications for relaxation of the Regulations.	Leader
DCS/CP	(5)	Authorise and serve notices under Section 36 of the Building Act 1984 and the current Building Regulations.	Leader
DRT	(6)	The Director of Regeneration and Transformation be authorised to amend the building control fees as required with the aim of ensuring the service is provided on a cost recovery basis in line with the 2010 Building (Local Authority Charges) Regulations and to change staffing levels to reflect changes to activity volume as required.	Leader
СР	(7)	To be designated as "Appointing Officer" under Section 10 (8) of the Party Wall etc Act 1996 and have delegated power to act in that capacity.	Leader
Dangerous Structures			
CP	(8)	Take appropriate action in respect of dangerous structures as set out in sections 60-70, 125, 126, and 142 of the London Building Acts (Amendments) Act 1939 Part VII including the removal of any danger where immediate action is required.	Leader

СР	(9)	To make appropriate charges regulations for dangerous structures as provided for within the relevant sections of the following Acts –	Leader
		London Building Acts (Amendment) Act 1939: Part VII. London County Council (General Powers) Act, 1955: Part II (including section 9 (power of entry with respect to dangerous and neglected structures). London County Council (General Powers) Act, 1958: Part III. London Local Authorities Act 1994.	
СР	(10)	To operate the new scale of fees for dangerous structure activities and to waive the fees in case of extreme hardship.	Leader
CP	(11)	Authorise and serve notices under Section 16 of the Local Government (Miscellaneous Provisions) Act 1976 to obtain particulars of persons interest in land and where there is default in compliance with any such notice refer the matter to the Director of Corporate Services to consider taking legal proceedings.	Council
Operation o	f Tree Pr	eservation Orders	
СР	(12)	Consent with or without conditions, or refuse consent to the pruning, cutting down, topping, lopping or destruction of trees which are the subject of Tree Preservation Orders in accordance with the provisions of such orders.	Council
СР	(13)	Consent with or without conditions to the pruning, cutting down, topping, lopping or destruction of trees within designated Conservation Areas.	Council
СР	(14)	The making of Tree Preservation Orders and provisional TPOs Section 198 and 201 of the Town & Country Planning Act 1990, including the making of TPOs in Conservation Areas.	Council

СР	(15)	Confirm opposed or unopposed TPOs.	Council
СР	(16)	Agree to the revocation of TPOs.	Council
СР	(17)	Issue tree planting notices.	Council
СР	(18)	Enter into management agreements under Section 39 of the Wildlife and Countryside Act 1981.	Council
CP/DRT	(19)	Authorise legal proceedings to be taken in respect of breaches of TPOs and the legislation relating to trees in Conservation Areas, subject to the Director of Resources being satisfied as to the evidence.	Council
Determinatio	n		
CP (Subject to consultation with DCS)	(20)	Determine applications for certificates of lawfulness of proposed use or development under Section 192 of the Town and Country Planning Act 1990.	Council
CP (Subject to consultation with DCS)	(21)	Determine applications for certificates of lawfulness of existing use or development under Section 191 of the Town and Country Planning Act 1990.	Council
CP	(22)	Determine applications for prior approval under any part of the Town and Country Planning (General Permitted Development) Order 2015 including determination of whether prior approval is required and the granting or refusing of prior approval.	Council
СР	(23)	Determine applications for hazardous substances consent.	Council
CP	(24)	The power to grant outline or full planning permission, approve reserved matters, approve details pursuant to or vary conditions, give advertisement and listed building consent, with or without conditions to planning applications or proposals excluding those in the following categories:	Council

- (i) Applications submitted by or on behalf Council of the Council or on land substantially owned by the Council where the Council has a financial interest (but not details pursuant, reserved matters, revised plans and proposals to renew deemed permissions).
- (ii) Permission to applications involving Council ten or more purpose-built new dwellings (but not other associated buildings, conversions, extensions and changes of use, reserved matters, details pursuant, revised plans and renewal permission applications.

Council

- (iii) Permissions to applications for new commercial development such as industry, offices and shops (but not other associated buildings, conversions, extensions and change of use, reserved matters, details pursuant, revised plans and renewal applications).
- (iv) Applications submitted by members of Council staff in the Planning Division, or other Chief Officers, or submitted by or on behalf of Bromley Councillors or Members of Parliament.
- (v) Applications and other matters which Council one or more Members formally request in writing are put before a Committee or Sub-Committee of Members.

## CP (25) The power to:

(i) refuse planning permission; Council

(ii) refuse express consent for Council advertisements;

(iii) refuse Listed Building Consent; Council

(iv) not approve details submitted Council pursuant to a condition of a permission or consent;

	(v)	refuse revisions and amendments to plans and to specify reasons for so doing whatever representations are received for or against the application;	Council
	(vi)	determine whether or not to contest an appeal against non-determination and where relevant provide grounds of appeal and contest all appeals;	Council
	(vii)	observations on proposals for development by Government departments or in adjoining authority areas which would otherwise fall within the delegated categories.	Council
CP/DCS (26)	follo the	ver to authorise the issue of the owing (the signing and actual issue of notices to be dealt with by the Director corporate Services):	
	(i)	Enforcement Notices under Section 172 of the Town & Country Planning Act 1990.	Council
	(ii)	Stop Notices under Section 183 of the Town & Country Planning Act 1990.	Council
	(iii)	Completion Notices under Section 94 of the Town & Country Planning Act 1990.	Council
	(iv)	Unopposed revocations under Section 97 of the Town & Country Planning Act 1990 and Section 239 of Planning (Listed Building & Conservation Areas) Act 1990.	Council
(with DRT)	(v)	Section 106 Agreements (Town & Country Planning Act 1990) and similar agreements concerning related legislation including modification and discharge.	Council
	(	Orders under Section 102 Town & Country Planning Act 1990 requiring discontinuance of use, or alteration, or removal of buildings and works.	Council
	(vii)	Unopposed revocations of Listed	Council

Buildings Consent under Section 23 of Planning (Listed Building & Conservation Areas) Act 1990.

- (viii) Notices under Section 54 and 55 of the Council Planning (Listed Building & Conservation Areas) Act 1990 concerning urgent works and recovery of expenses.
- (ix) Making and recovery of grants under Council Section 57 and 58 of Planning (Listed Building & Conservation Areas) Act 1990.
- (x) Listed Building Enforcement Notices Council under Section 38 of the Planning (Listed Building & Conservation Areas)
  Act 1990.
- (xi) The enforcement of Advertisement Council Control.
- (xii) The authorisation of Rights of Entry to premises and any land for all the purposes of the Town & Country Planning Act 1990, the Planning (Listed Buildings and Conservation Areas) Act 1990, the Planning (Hazardous Substances) Act 1990 and the Building Act 1984 (all these Acts as amended) and any Orders or Regulations made there under.
- (xiii) The power to require information as to Council interests in land under Section 330 of the Town & Country Planning Act 1990.

and to give reasons in the Notice or Order for taking such action;

- (xiv) Planning Contravention Notices under Council Section 171C of the Town & Country Planning Act 1990
- (xv) Breach of Condition Notices under Council Section 187A of the Town & Country Planning Act 1990

## CP (27) The power to:

(i) give directions and notifications under Regulation 4 of the Town & Country Planning (Applications) Regulations 1988 and Article 7 of the Town & Country Planning General Development Order 1988 to require applicants to submit further information to enable the Council to deal with an application or to verify any particulars;

(ii) make determinations as to whether planning applications are departures from the development plan;

Council

(iii) make determinations as to whether	Council
development would affect the	
character or appearance of a conservation area or the setting of a	
listed building to enable such applications to be advertised;	
applications to be advertised,	
(iv) make determinations under Section 73 of the Planning (Listed Building &	Council
Conservation Areas) Act 1990 as to	
whether a proposal should be	
advertised as affecting the character or	
appearance of the Listed Building or	
Conservation Area;	
Conscivation / vica,	
(v) determine applications for non-material	Council
amendment to planning permission,	
minor material amendments to planning	
permission and extensions to time limits	
of existing planning permissions.	
Notes:	
(i) No decision will normally be issued	
within 43 weeks of the date of the	
weekly <i>lists</i> supplied to Members.	
weekly lists supplied to Members.	
(ii) In relation to paragraph 19(ii) above	
the definition of "dwelling" includes	
bungalows, flats, maisonettes and	
multi-occupied premises.	

	(iii) "Details" as mentioned herein include siting, design, external appearance, materials, car parking, landscaping, site lines, access, levels and drainage.			
	(iv) The Chief Planner will continue long established practice to deal administratively with very minor revisions, details, without formal registration, circular consultations or consultations from adjoining boroughs.			
Means of Escape i	n Case of Fire			
CP (28)	Decide what means of escape in the case of fire are necessary at premises to which the Housing Acts 1985 and 2004 and Sections 24 and 71 of the Building Act 1984 apply; and serve a notice under those sections where these means are not provided.	Leader		
Buildings of Specia				
CP (29)	Approach <i>Historic England</i> to spot list properties on the list of buildings of special architectural interest if they are threatened.	Leader		
Repeat Planning A	pplications			
CP (30)	Authority to decline to determine repeat applications in accordance with the provisions of Section 70(a) of the Town & Country Planning Act 1990.	Council		
Control of Unautho	prised Advertisements			
CP (31)	Authority to take action under Sections 10-12 of the London Local Authorities Act 1995 relating to the control of unauthorised advertisements.	Council		
Untidy Site Notices				
CP (32)	Authority to issue Untidy Site Notices under Section 215 of the Town & Country Planning Act 1990, with such decisions being reported to the next available meeting of Plans Sub-Committee for information.	Council		