

**EXCERPT FROM LONDON BOROUGH OF BROMLEY SCHEME OF
DELEGATION RELATING TO PLANNING ENFORCEMENT DECISIONS**

Underlined text is additional proposed wording:

Section 16.5

(c) Take planning enforcement action under the Town and Country Planning Act 1990, including (i) the issue of Enforcement Notices (section 172), (ii) Stop Notices (section 183), (iii) Completion Notices (section 94), (iv) unopposed revocations (section 97), (v) orders requiring discontinuance of use, or alteration, or removal of buildings and works (section 102), (vi) the power to require information as to interest in land (section 330), (vii) Planning Contravention Notices (section 171C), (viii) Breach of Condition Notices (section 187A), and (ix) Untidy Site Notices (section 215). Except in the case of any matter identified by officers as a breach of planning control where Ward Councillors have been formally notified of officer intention to either issue a formal notice or close the case with no further action and a Ward Councillor formally requests in writing within 5 working days of being informed, using the online call-in request form and giving a planning reason, that the decision whether to take enforcement action and the extent of that enforcement action is referred to Members for a decision.