AMENDMENTS
TO BE MOVED
IN COMMITTEE

[Supplementary to the Seventh Marshalled List]

Clause 145

LORD GREAVES

102CLA★ Page 74, line 6, at end insert—

“() Any specification of a local planning authority under subsection (1) is on a pilot basis and must be for no more than three years.

() No more than six local planning authorities may be specified under subsection (1).

() Regulations made under subsection (1) cease to have effect four years after the commencement of this section.”

LORD KENNEDY OF SOUTHWARK
LORD BEECHAM

102DAA★ Page 74, line 31, leave out second “person” and insert “local authority or public body”

LORD GREAVES

102DE★ Page 74, line 36, at end insert—

“( ) A designated person must deliver all reports, recommendations and supporting information to the local planning authority in accord with the decision-making timetable of that authority including its committee timetable, and allowing sufficient time for the authority’s planning officer to review the report, recommendations and supporting information before a determination of an application is made by Councillors or by delegation to an officer.”

102DF★ Page 74, line 36, at end insert—

“( ) Where an application has been submitted to one provider (whether a designated person or a local planning authority) and has been refused, any resubmission must be made to the same provider.”
Clause 145 - continued

102DG★ Page 74, line 36, at end insert—

“() A designated person must attend any official site visit by Councillors who have the responsibility for determining a planning application that is being or has been processed by that person.”
AMENDMENTS
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16 March 2016