

Housing and Planning Bill

AMENDMENTS
TO BE MOVED
IN COMMITTEE

[Supplementary to the Seventh Marshalled List]

Amendment
No.

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.”

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16 March 2016
