# DIRECTOR OF PROPERTY AND HOUSING, NEIGHBOURHOODS & BUILDING SERVICES

## <u>General</u>

- To manage the repair and maintenance of all council property and land enabling the council to maintain and improve its properties as appropriate in accordance with the council's asset management strategy including but not limited to response repairs, void repairs, planned and cyclical maintenance.
- 2. To be responsible for the management and development of council assets, included but not limited to lease management, adaptation, acquisition, the direct construction of assets and disposal to third parties.
- To manage the council's housing estates and the dwellings on them in the Housing Revenue Account (HRA) and in the Housing General Fund (HGF), including the allocation of accommodation.
- 3.4. and To exercise the council's powers as a housing authority
- 4.5. To approve the appropriation of assets between the Housing Revenue Account and the General Revenue Account.
- 5.6. To dispose of vacant or tenanted properties in the HRA & HGF-where the market value is greater than £250,000 by way of private treaty or public auction, where the principle of disposal has been agreed by the city council.
- 6.7. To agree terms for the variation of covenants for land and property previously sold by the council in the HRA & HGF-

Management of corporate assets (held in the Housing Revenue Account and in the Housing General Fund)

- To agree leases up to a term of 150 years and licence non-residential properties including land at the best rents obtainable <u>held within the HRA & HGF</u>.
- To grant, building agreements, licences, easements and wayleaves for HRA & HGF property.
- To serve notices under the Landlord and Tenant Act 1954 to determine leases with a view to renewal on fresh terms.
- 4. To serve notices under Part II of the Landlord and Tenant Act 1954 where the council wishes to oppose the grant of new tenancies or wishes to protect future interests as a tenant of leased property.
- 5-3. To agree surrender and lease renewal transactions including leases of up to 150 years for HRA & HGF property.

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**Commented [HJ1]:** I have added in the reference to the Housing General Fund because we have assets in both the HRA and housing general fund.

Commented [HJ2]: It is correct that the team managing the commercial property portfolio/corporate assets moved to Regen but they have an SLA with HNB for the management of the assets owned by the HRA/HGF hence the request to reinstate these but to make them specific to the HRA/HGF

- To service Section 146 notices under the Law of Property Act 1925, in situations
  where breach of covenants of commercial leases occur and where appropriate
  to regain possession by means of peaceable re-entry.
- 7.4. To approve the lettings of any premises <u>held within the HRA & HGF</u> <u>-under the control of the council</u> to approved, non-profit making organisations, including charities at less than market value, after consultation with the appropriate chief officer.
- 8. To undertake all functions appropriate to the management of property held under trust by the city council including authority to agree with and submit to the Charity Commissioners 'schemes' relating to the future management or disposal of such property.
- 9.5. To authorise the termination of any lease, licence, easement, or wayleave to use or occupy non-residential land and property <u>held within the HRA & HGF.</u>.
- 40.6. To grant service tenancies of council owned land and buildings held within the HRA & HGF.
- 44.7. To place orders for reactive maintenance and emergency works to council owned buildings and structures.
- 42.8. To settle claims and requests for ex-gratia payments not exceeding £1,500 subject to the city solicitor being satisfied that the council are likely to be legally liable in respect of property held within the HRA & HGF.
- 13. To represent the council in proceedings before the courts including but not limited to:
  - a) To make proposals for the alteration of the valuation list.
  - To serve notices of objection concerning proposed assessments of hereditaments.
  - To enter into agreements as to the proposed assessments of hereditaments.
  - d) To secure alteration, inclusion or deletion of any rating assessment of property owned or occupied by the council.
  - e) The power to appeal (if such be given to the council) against any valuation banding.
- 14. Recovery of costs Where services are provided externally to the Council, the power to recover the full cost of the provision of those services.
- 15. Work on behalf of other public bodies Power to carry on work on behalf of other public bodies.
- 46.9. To determine the selling prices of goods and services in relation to trading activities for services within Housing, Neighbourhoods and Building Services.

17. To agree terms of disposal for areas of land and vehicular access rights to owners or tenants who are in the process of purchasing their council house.

#### **Mortgages**

- After consultation with the City Solicitor and Director of Finance and Information Service, to approve lettings of property in mortgage to the city council on terms that do not adversely affect the council's interests as mortgagee.
- 2. Where a mortgager of the council fails to comply with any covenants in his legal charge (other than those relating to payment of principal and interest) after written warning of the default, to authorise the city solicitor to institute proceedings for possession of the mortgaged security; and where appropriate jointly with the Director of Finance and Information Services, and city solicitor to exercise the council's power of sale under the legal charge.
- 3. To instruct the City Solicitor where a property is in mortgage with the city council and an order for possession has been granted for mortgage arrears:
  - a) To arrange for re-possession of the property,
  - b) To arrange for disposal on the open market at the best price reasonably obtainable, and
  - c) To complete the disposal

### **Housing Property Management**

- To grant or refuse requests for the inclusion of other land with premises where the secure tenant is exercising the right to buy and to serve appropriate notices, under Section 184 of the Housing Act 1985.
- 2. To grant or refuse requests received from tenants purporting to exercise the right to exchange under Section 92 of the Housing Act 1985.
- 3. To prepare and serve all appropriate notices under Part IV of the Housing Act 1988 in respect of land held for Housing purposes.
- 4. To serve notices of seeking possession or notices to quit on tenants of council dwellings in rent arrears or otherwise in breach of their tenancy agreements or on the President of the Probate Division where the tenant has died and subject to any right of succession.
- 5. In consultation with the <u>city\_City\_selicitor\_Solicitor\_to</u> to take legal proceedings for the possession of council dwellings and/or for the recovery of rent arrears.
- 6. To decide when to grant tenancies where no statutory right of succession applies.
- To deal with tenants' requests to carry out improvements to their dwellings under the Housing Act 1985.

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Commented [WC3]: Falls to Corporate Assets, under Regeneration

- 8. To settle unpaid accounts with utility companies under Section 33 Local Government (Miscellaneous Provisions) Act 1976.
- 9. Authority to approve where reasonable or refuse assignments and offer secure tenancies to the assignees under the Housing Act 1985, Section 91.
- 10. To supply indemnities, under Section 442 of the Housing Act, 1985 to building societies and other recognised bodies in appropriate cases.
- To make all payments to tenants of city council accommodation for home loss, disturbance, removal and allied expenditure involved in either temporary or permanent moves.
- 12. In respect of the under-occupation of houses to make payments to city council tenants in accordance with the council's approved scheme.
- 13. To manage the council's housing estates and the dwellings on them, including the allocation of accommodation and exercise the council's powers as a housing authority for that purpose.
- 14. To administer the sale of council dwellings under the 'right to buy' provisions, including the determination of applications for the waiver of any requirement to repay discount.
- 15. To repurchase suitable ex-council properties, including leasehold flats and other residential properties. To purchase residential property for both the Housing Revenue Account and the Housing General Fund this can include but is not limited to the repurchase of ex-council properties including leasehold flats.
- 46.15. To agree nomination rights under schemes to be carried out by social housing landlords.
- 17.16. To enter into contract for tenancy related support services.
- 48.17. To enter into contracts or leases to provide temporary homelessness accommodation.
- 19.18. To serve Notices under Section 146 Law and Property Act 1925 on its long leaseholders who are in breach of the lease.
- 20.19. In respect of tenancy relation issues:
  - a) To take action, including the service of notices, in respect of the unlawful eviction of tenants and the harassment of occupiers of tenanted property.
  - b) To take action, including the service of notices, to obtain information, rent books, insurance arrangements and other documents relating to tenanted property.
  - To take action under the rent acts to recover from landlords sums paid in excess of recoverable rents.

### **Housing Standards**

- Where the council have approved the repair, refurbishment or improvement of an asset property and the relevant expenditure, to enter into contract and discharge the functions required to complete the work to the assetproperty.
- In his discretion authorise repairs which the city council does not have a statutory obligation to carry out.
- 3. To exercise the council's powers and duties in respect of the following:
  - a) sanitation, sanitary conveniences and appliances in buildings and workplaces, drains, sewers, water closets cleansing, decorating or cleaning filthy or verminous premises, cleansing or destruction of filthy or verminous articles, accumulation of rubbish, neglected sites, prevention of damage by pests, food storage accommodation, defective premises, ruinous and dilapidated buildings, protection of unoccupied buildings and structures, and statutory nuisances.
  - b) repairs notices, deferred action notices, closing orders, demolition orders, standards of amenity provision, overcrowding of dwellings, management and means of escape from fire in houses in multiple occupation, including enforcement, determination and variation of any notices, orders and directions, and the power to execute work.
- To approve or refuse grants for improvements and repairs, applications for improvement loans, and home insulation grants and loans.
- **5.3.** Recovery of costs where services are provided externally to the council, the power to recover the full cost of the provision of these services.
- <u>6.4.</u> Work on behalf of other public bodies power to carry on work on behalf of the public bodies.
- 7.5. To agree terms for rights of light and air affecting council property.
- **8.6.** To exercise the council's powers and duties in respect of the following:
  - sanitation, sanitary conveniences and appliances in buildings and workplaces, drains, sewers, water closets cleansing or destruction of filthy or verminous articles, accumulation of rubbish, neglected sites, prevention of damage by pests, food storage accommodation, <a href="mailto:smoke and carbon">smoke and carbon</a> monoxide alarms, minimum energy efficiency standards, defective

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Commented [HC4]: These are usually not our assets so felt this should be reworded

**Commented [HC5]:** Repetition of point 8 below so removed

- premises, ruinous and dilapidated buildings, protection of unoccupied buildings and structures, and statutory nuisances.
- b) All relevant parts of the Housing Act 2004 including, enforcement, notice of entry, determination of works and variation of any notices, orders and directions, civil penalty notices, and the power to execute the work, with or without the permission of the homeowner. Power to set amenity provision and space standards for houses in multiple occupation. And subject to consultation with the appropriate executive member over the level of fees to be charged for any aspects of cost recovery available within the Housing Act 2004.
- To license any mobile home site as required and in consultation with the appropriate Executive Member, set a reasonable fee for doing so.
- e)d) To fulfil our responsibilities in relation to the management of PCC owned Mobile Homes Park sites.
- <u>d)e)</u> Maintain a list of and sample any private water suppliers within the area, as required by the Private Water supply regulations. In consultation with the appropriate Executive Member, set a fee for undertaking this work.
- e)f) Supply of public utility services to tenanted dwellings including in consultation with the City Solicitor the recovery of costs incurred.
- 9.7. In respect of tenancy relation issues:
  - To take action, including the service of notices, to obtain information, rent books, insurance arrangements and other documents relating to tenanted property.
  - b) To take action under the rent acts to recover from landlords sums paid in excess of recoverable rents.
  - b)c) To take action, including the service of notices, gather evidence and take a case for prosecution for instances of harrassement or illegal eviction.
- 10.8. In respect of private sector housing financial assistance policy -
  - To establish (in consultation with the executive member) a waiting list with suitable criteria for grant applications outside action areas; and to report this for information on MIS
  - To extend the agency service to householders wishing to improve their properties but who are not eligible for grant aid initially within the proposed Action Area)

**Commented [HJ6]:** Inserted to account for the PCC mobile homes parks for e.g. at Cliffdale and Henderson Road.

- c) To initiate action in any of the areas listed in housing minute 50/97 in a sequence which will best maintain approved levels of annual expenditure, following consultation with the appropriate executive Member. To develop an approved builders scheme
- d)a) To consider and determine
  - a. Applications for mandatory disabled facilities grants;
  - b. Applications for renevation grants; HMO grants; common parts grants; and home repair grantsdiscretionary grants and loans in accordance with the current Private Sector Housing financial assistance policy.
  - b.c. To approve or refuse the mandatory and discretionary grants and loans in accordance with the criteria set out in the current financial assistance policy.
- e) To approve, in consultation with the appropriate executive Member, changes to the weighting of the criteria used for the assessment of renovation grants where the application is made by a landlord.
- 44.9. To exercise the council's powers and duties to appoint authorised officers and authorised persons for any purpose within the responsibilities of the Director.
- <u>10.</u> As part of the private sector housing strategy to <u>To</u> operate and manage a home improvement agency service;
- 11. To extend the Home Improvement agency service to householders wishing to improve their properties but who are not eligible for financial assistance, particularly those requiring disabled adaptations.
- 12. To operate and manage a Telecare service & Assistive Technology services, including home safety, handyperson, and sensory impairment services.
  - 13. Private Sector Housing team Delegated Authority to serve the following enforcement notices:

<b>Housing Act</b>	<u>330</u>	Power to grant a license permitting overcrowding by an
<u>1985</u>		occupier
	335	Power to request information
	337	Powers of entry
	and	
	340	
	338	Power to service notice to abate overcrowding

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**Commented [HC7]:** Landlord grants have not been available for many years

Commented [HJ8]: Inserted to account for the Telecare/Assistive Technology services that are with Private Sector Housing

**Commented [HC9]:** This is not an exhaustive list of notices, but it does cover the main types used.

	T	T
Housing Act	<u>11</u>	Power to serve Improvement Notice to remedy defects
<u>2004</u>	<u>and</u>	
	<u>12</u>	
	<u>20</u>	Power to serve Prohibition Order to prohibit the use of
	and	part or whole of property
	21	
	28	Power to serve Hazard Awareness Notice to make
	and	owner aware of hazards that do not require any further
	<u>29</u>	action to be taken by LA
	20	delien to be taken by Ex
	40	Power to serve Emergency Remedial action notice. Cat
	_	1 which poses imminent risk of serious harm to
		occupier.
	43	Power to serve Emergency Prohibition Order. Cat 1
	<del>1</del> 3	which poses imminent risk of serious harm to occupier
Duilding Ast	50	where other courses of action have been discounted.
Building Act	<u>59</u>	Power to serve notice to allow the LA to remedy
<u>1984</u>	00	defective drainage.
	<u>60</u>	Power to serve notice to allow the LA to remedy
		unventilated soil pipes and use of rain water pipes to
		convey foul water.
	<u>64</u>	Power to serve notice requiring a WC.
	<u>70</u>	Power to serve notice requiring storage facilities for
		<u>food.</u>
	<u>72</u>	Power to serve notice requiring a fire escape.
	<u>76</u>	Power to serve notice to allow the LA to remedy
		defective state of premise.
	78	Power to serve notice of intention to execute emergency
	_	works to repair or demolish dangerous buildings or
		restrict use.
	79	Power to serve notice requiring the repair / restoration /
	<u></u>	demolition of dilapidated buildings and clear demolition
		sites
	80-	Power / duty to serve a range of notices in connection
	83	with a demolition order served under the Housing Act
		1985.
	99	Power to serve notices under the BA 1984, prosecute if
	<u> </u>	failure to comply, do work in default and reclaim costs
Caravan Sites	3-8	Power to issue caravan site licenses
and Control of	<u> </u>	- 5 to
Development Act		
1960	a	Power to serve compliance notices for breaches of site
1500	9	license conditions, license revocations, works in default,
		emergency action and recovering expenses.
	10	
Duni sambi f	10	Power to transfer licenses and charge fees
Prevention of	<u>4</u>	Power to serve notice requiring removal of
Damage by		accumulations of rubbish to 'keep the land free from rats
Pests Act 1949		and mice'.

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	I	
Public Health Act	<u>45</u>	Power to serve notice requiring WC to be cleaned or
<u>1936</u>		repaired so that it is no longer prejudicial to health or a
		nuisance
	<u>35</u>	Power to serve notice requiring filthy or verminous
		premises to be cleansed
Public Health Act	34	Power to serve notice to remove Accumulations of
1961	<u>5+</u>	rubbish 'seriously detrimental to the amenities of the
1901		
<b>—</b>	00	neighbourhood'.
Environmental	<u>80</u>	Power to serve Statutory Nuisance, Abatement notice
Protection Act		
<u>1990</u>		
Public Health Act	<u>17</u>	Power to serve notice to repair of drains, private sewers
1961		etc cost not exceeding £250 7 day notice then LA repair.
Town and	S215	Power to service notice to remedy land adversely
Country Planning		affecting amenity of neighbourhood.
Act 1990		and an ing an included and an included an included an included and an included
Smoke and		Power to serve notices in connection with installation of
Carbon		smoke / CO alarms
		SITIONE / CO didITIIS
<u>Monoxide</u>		
Regulations		
<u>2015</u>		
<u>Local</u>	<u>35</u>	Power to remove obstruction from private sewer. Notice
Government		to clear drains and recover costs.
<u>Miscellaneous</u>		
Provisions Act		
1976		
Local	16	Power to require information.
Government	<u></u>	
Miscellaneous		
Provisions Act		
YYYY?		
	42	Dower to come Community Protection Notice to do as
Anti-social	<u>43</u>	Power to serve Community Protection Notice to do or
Behaviour, Crime		stop doing something when there is a detrimental effect,
and Policing act		of a persistent or continuing nature, on the quality of life
<u>2014</u>		of those in the locality, including but not limited to (if land
		owner is allowing Japanese Knotweed to spread onto
		another person's property?).

## Repair and Maintenance of Council Assets and Land

 To carry out the right repair at the right time to Council assets within the appropriate scope of service that ensures the Council meets customer demand for the repairs and maintenance service.

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- To undertake all of the Council's statutory asset repairs and maintenance obligations and maintain appropriate records including but not limited to the following:
  - a. Gas safety inspection and servicing in accordance with the Gas Safety (Installation & Use) Regulations 1998
  - b. Electrical inspection in accordance with the Landlord and Tenant Act 1985
  - Legionella testing in accordance with the Approved Code of Practice L8 (The Control of Legionella Bacteria in Water Systems) of all communal water systems and large water storage tanks
  - Passenger lifts and stairlifts servicing in accordance with general health and safety legislation including the Lifting Operations and Lifting Equipment Regulations 1998 (LOLER)
  - e. Fire risk assessments and prevention in accordance with the Housing Act 2004 and the Regulatory Reform (Fire Safety) Order 2005
  - f. Asbestos management in accordance with the Control of Asbestos Regulations 2012
  - g. Housing health and safety rating in accordance with the Housing Act 2004
- 3. To maintain and regularly review an asset management strategy and business plan for all Council assets.
- To assess the condition of the Council's assets, develop, asset management plans and undertake schemes to meet demands to maintain and improve Council assets.

5.

- 6.4. To maintain and update asset management prepare and undertake maintenance plans for Council assets including but not limited to planned maintenance of assets, structural work to non-traditional properties, energy performance of assets, environmental improvements, fire safety work, mechanical and electrical services to installations and sites suitable for potential development.installations, all to maintain and improve Council assets.
- 7-5. To continually assess and utilise all Council assets to provide suitable assets to meet customer demand when needed including but not limited to refurbishment, change of use, reconfiguring layouts, disabled adaptations, improving energy performance, area regeneration and environmental improvements.-
- **8.6.** To maintain a bespoke repairs and maintenance stock database that will capture all the relevant data required to enable measures to support the management of the repairs and maintenance service.

- 9.7. To evaluate all Council assets and assess the financial benefits to the Council including vacant dwellings, this can include but not limited to the development of land including garage and parking sites, the conversion of existing buildings, the sale and acquisition of properties.
- 40.8. To recruit, train, support and develop the skills of the repairs and maintenance teams to meet the demands they receive and provide a complete in-house surveying service.
- 41.9. To assess the most appropriate procurement route that will enable a contractor to be appointed that provides value for money for the specific project or service required to include but not limited to using existing service providers, gaining quotes, utilising an agreed select list or tenders utilising a framework contract or tendering a specific one off contract.
- 42.10. To enter into contract with a contractor to provide a repairs and maintenance service or undertake a specific project in accordance with the Council financial rules and standing orders.
- 13.11. To accept the surrender of contracts for a repairs and maintenance service or specific project and seek novation, assignment or procurement of work elsewhere for completion as appropriate.
- 44.12. To enter into contract with a consultant to provide specialist surveying services and advice as appropriate where it is not proportionate to provide the service in-house or there is insufficient capacity including but not limited to building surveys, architect and design services, measured surveys, structural surveys, mechanical and electrical design, asbestos surveys and energy surveys.

## Clean City

- Cleansing or destruction of filthy or verminous articles, accumulation of rubbish, neglected sites, prevention of damage by pests, food storage accommodation, defective premises, ruinous and dilapidated buildings, protection of unoccupied buildings and structures, and statutory nuisances.
- 2. To exercise the council's powers and duties including serving notices and taking appropriate action in respect of the following:
  - Collection, disposal and treatment of controlled waste; receptacles for houseing-hold waste; commercial or industrial waste; disposal of waste collected; payments for recycling and disposal of waste; powers for recycling waste; powers to require removal of waste unlawfully deposited; removal and disposal of abandoned vehicles.

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- 3. To exercise the council's powers and duties including:
  - a. The power to appoint inspectors and authorised persons.
  - b. (subject to consultation with the <u>city-City solicitorSolicitor</u>, to institute legal proceedings and to represent the council in appropriate cases).
- 4. To grant or refuse consents, tTo serve notices and take any necessary enforcement actions including recovery of costs in respect of the following on behalf of the PFI contract when commissioned to do so:
  - a. Assertion and protection of public rights to use of highways.
  - b. Unlawful damage or disturbance to highways and footways, unauthorised marks on highways.
  - c. Control of deposit and removal of builders' skips.
  - d. Planting trees in or near the highway.
  - e. Removal of deposits on the highway.
  - f. Snow clearance.
  - g. Prevention of soil or refuse being washed out in the street.
  - h. Removal of projections from buildings.
  - Trees, shrubs, hedges overhanging the highway, or which are dangerous.
  - j. Prevention of water falling on or flowing on to the highway.
  - k. Barbed wire fences.
  - I. Dangerous land adjoining street.
  - m. Control of deposit of building materials.
  - n. Making of excavations in streets.
  - o. Construction of fence/hoarding, or other structure in connection with erection or demolition of building.
  - p. Privately owned bridges.
  - q. Construction of buildings over highways.
  - r. Erection of apparatus across a highway.
  - s. Construction of cellars under a carriageway of a street.
  - t. Cellars and opening under streets and pavement lights and ventilation.
  - u. Vehicle crossings over footways and verges.
  - v. Repairs to private streets.
  - w. Encroachments in, on or over the public highway.
- 5. To exercise the council's powers and duties including serving notices and taking appropriate action in respect of the following:
  - a. Offence of leaving litter; summary proceedings by litter authority; Duty to keep public registers; Powers in relation to abandoned shopping and luggage trolleys including the power to authorise officers to carry out functions under Section 99 and schedule 4 of the EPA 1990; restrictions on the importation etc of waste; seizure, detention and disposal of stray dogs.

Commented [HJ10]: Roy Goulding/Stewart Lennard tidled this section to bring it up to date with the powers & duties

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Commented [HJ11]: No longer relevant

b. To enforce and otherwise deal with the offence of dog fouling, including authority to appoint 'authorised officers' (not necessarily under his direct managerial control of city council employees) to enforce <a href="Public Space Protection Orders and Community Protection Notices">Public Space Protection Orders and Community Protection Notices</a> the <a href="Pertsmouth Dogs">Pertsmouth Dogs (Fouling of Land) Act Designation Order 1997 (as may be amended from time to time by Clean Neighbourhoods & Environment Act 2005 see 59 and the (Anti-social Behaviour, Police & Crime Act 2014) with regard to Community Protection Notices and <a href="Public Spare Protection Orders">Public Spare Protection Orders</a>).

Scheme of delegations for the Safe Clean Tidy Environment Enforcement-Team Delegated Authority

Offence Type	FPN AMOUNT SET BY PCC or REPORTED FOR PROSECUTION ONLY
Littering	£75 <u>, £100 and £150</u>
Number of Dogs a person may have	Not currently in force in Portsmouth and would
under their Control	require a change to the current control order
Dog Fouling PSPO	£ <u>100</u> 75
Dogs in Prohibited areas, off lead etc. PSPO	£ <u>100</u> <del>75</del>
Dog issues, off lead on designated highways.	No FPN reported for prosecution only
Aggressive Dog issues or without name tags	No FPN reported for prosecution only
Dog issues on private land.	No FPN reported for prosecution only
Exposing Vehicles for sale on the road	Enforcement under taken by parking (£100)
Repairing vehicles on the road	Enforcement under taken by parking only (£100)
Fly Posting or affixing things on	,
highways structures	£75 <del>.00</del>
Presentation of Domestic Waste	£60 Civil Debit + costs
Presentation of trade waste	£100
All Highways Issues affecting the PFI	No FPN available for any Highways Act 1980
Contract (skips, building materials,	offences but they must be reported for
damage to the highway, fly posting	prosecution only
etc.)	
Obstructions of the Highway	No FPN available for this offence must be reported for prosecution only
Fly Tipping	£400

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Duty of care Waste transfer	£300
documentation	
Waste Carriers Licence	£300
Sec 108 Investigation	No FPN available for this offence must be reported for prosecution only
Fly Posting (Private Land issues)	£75
Fly Posting (Highways)	£75
Graffiti	£75
Private Land and buildings issues which are detrimental to the amenity of an area. E.g. dumped waste on private land	No FPN available for this offence Issuing of notices requiring actions to be undertaken as laid out if not complied with must be reported for prosecution.
Prevention of Pests/vermin	No FPN available for this offence Issuing of notices requiring actions to be undertaken as laid out if not complied with must be reported for prosecution
Removal of waste from jointly owned private land	No FPN available for this offence Issuing of notices requiring actions to be undertaken as laid out if not complied with must be reported for prosecution
Sealing up of Dangerous Building/Land	No FPN available for this offence Issuing of notices requiring actions to be undertaken as laid out if not complied with must be reported for prosecution
Unauthorised Distribution of Literature.	£75
Litter abatement notice for statuary undertakers	No FPN available for this offence must be reported for prosecution only
Vehicles being used for advertising	No FPN available for this offence must be reported for prosecution only
People living in vehicles on the highway overnight	No FPN available for this offence must be reported for prosecution only
Community Protection Notices for Environmental & ASB issues	£100
Public Space Protection Orders	£100
Householders Duty of Care	No FPN available for this offence at this time so must be reported for prosecution only, but FPN will be introduced in 2018 £300400