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To make provision relating to the public open spaces under the management and control of the City of London Corporation; and for related purposes.

WHEREAS—

(1) A number of open spaces outside of the City of London are vested in the City of London Corporation ("the Corporation") for the public benefit as places of recreation and enjoyment, and under various Acts the Corporation have powers of management over those open spaces:

(2) It is expedient to provide certain further powers of management in relation to those open spaces, with a view to clarifying in various respects the powers and duties of the Corporation, more effectually promoting and securing the objects for which the open spaces are held, and providing further opportunity to raise revenue to be applied to those objects:

(3) It is expedient to provide more effective powers of enforcement against persons who may act unlawfully in them:

(4) It is expedient that certain of the provisions also be applied to open spaces within the City of London under the management of the Corporation:

(5) It is expedient that the related provisions in this Act be enacted:

(6) The objects of this Act cannot be attained without the authority of Parliament:

May it therefore please Your Majesty that it may be enacted, and be it enacted, by the Queen’s Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

Preliminary

1 Citation

This Act may be cited as the City of London Corporation (Open Spaces) Act 2016.
2 Interpretation

(1) In this Act—
“amenity” includes visual appearance;
“authorised officer” means an officer or employee of the Corporation, or other
person acting in relation to an open space, who is authorised in writing by the
Corporation for the purposes of the provision concerned;
“the Corporation” means the Mayor and Commonalty and Citizens of the City of
London, acting by the Common Council;
a reference to an “open space” is a reference to any of the open spaces to which, by
virtue of section 3, the provision concerned applies.

(2) In the application of this Act to Epping Forest, any reference to the Corporation is to
be taken as a reference to the Corporation in their capacity as the Conservators of
Epping Forest.

(3) In the application of this Act to any other open space outside the City of London,
you reference to the Corporation is a reference to the Corporation acting other than
in their capacity as a local authority.

3 Application

(1) The subsequent provisions of this Act apply to the following open spaces—
Epping Forest, being the land subject to the Epping Forest Act 1878 and vested in
the Corporation;
Highgate Wood and Queen’s Park, together being the land vested in the
Corporation by the Highgate and Kilburn Open Spaces Act 1886;
Hampstead Heath, being the land vested in the Corporation by the London
Government Reorganisation (Hampstead Heath) Order 1989; and
the commons, commonable land and open spaces vested in the Corporation by the
Corporation of London (Open Spaces) Act 1878 (which at the time of the passing
of this Act are Ashtead Common, Burnham Beeches, Coulsdon Common, Farthing
Downs, Kenley Common, Riddlesdown, Spring Park, Stoke Common and West
Wickham Common).

(2) Sections 6, 7, 8 and 10 (together with section 4 as it has effect in relation to those
sections) also apply to the following open spaces—
Bunhill Fields, being the land vested in the Corporation by Part III of the City of
London (Various Powers) Act 1960; and
any garden, ornamental ground or churchyard in the City of London which is
managed by the Corporation for purposes of public recreation under the Open
Spaces Act 1906 or any local enactment.

(3) Sections 11 to 14 (together with section 4 as it has effect in relation to those
sections) also apply to any land comprising a deer sanctuary to which section 17 of
the City of London (Various Powers) Act 1959 applies (which land is accordingly to
be regarded as an open space for the purposes of section 2(1)).
4 General provision

(1) The sections of the Acts referred to in the following paragraphs of this subsection apply to this Act as they apply to the Acts referred to in those paragraphs—

(a) sections 12, 14 and 16 of the Hampstead Heath Act 1871 (which provide for the preservation of the Heath as an unenclosed public open space, the prohibition of the sale of turf, gravel etc, and the preservation of its natural aspect);

(b) sections 7 and 9 of the Epping Forest Act 1878 (which provide for the preservation of Epping Forest as an unenclosed public open space);

(c) sections 6 and 7 of the Corporation of London (Open Spaces) Act 1878 (which provide for the preservation of the natural aspect of the open spaces to which that Act applies and their continued maintenance as unenclosed for the benefit of the public); and

(d) section 2 of the Highgate and Kilburn Open Spaces Act 1886 (which provides for the maintenance and preservation of the lands to which that Act applies).

(2) In relation to land falling within the second sub-paragraph in section 3(2) but not vested in the Corporation, the powers in sections 6, 7, 8 and 10—

(a) may only be exercised with the consent of the landowner; and

(b) do not include the power to grant a lease or easement.

(3) Nothing in this Act—

(a) affects any power of the Corporation other than under this Act;

(b) affects any private right in respect of an easement or covenant affecting an open space;

(c) derogates from section 57(1) of the Town and Country Planning Act 1990, or constitutes authority for development for the purposes of any order under section 59(2)(a) of that Act.

General powers

5 Land management

(1) The Corporation may take any steps in an open space which appear to them necessary or expedient for the proper management or husbandry of the land forming part of an open space and its flora and fauna.

(2) The steps referred to in subsection (1) are—

(a) the cutting, felling, lopping, chipping, mulching, swaling, cultivation or collection of any trees, pollards, gorse, heather, turf, grass or other shrubs, crops or herbage;

(b) the scraping of soil; and

(c) the grazing of cattle or other animals.

(3) In relation to Epping Forest the Corporation must, in respect of each year in which the grazing of animals is proposed to take place under subsection (1)—
(a) take reasonable steps to ascertain the extent to which the relevant rights of common are likely to be exercised in that year; and  
(b) ensure that a sufficiency of common is preserved so that those rights may be satisfied to that extent.

(4) In subsection (3), “relevant rights of common” means such of the rights mentioned in section 5 of the Epping Forest Act 1878 as are liable to be affected by the proposed grazing.

6 Letting of buildings

(1) Where the Corporation have entered into arrangements for the provision by another person of a service or facility in, or in connection with, an open space, the Corporation may let to that person any building which the Corporation would have been able to use for that purpose.

(2) Where any building held by the Corporation for purposes connected with the management of an open space or its enjoyment by the public is in their opinion no longer required for those purposes, the Corporation may let to another person, or permit another person to occupy, that building for the purpose of any use which will not cause material injury to the amenity of the open space.

(3) A lease or permission granted under subsection (1) or (2) may be for any term not exceeding 21 years.

(4) In exercising the power in subsection (1) the Corporation must have regard to the desirability of ensuring that the service or facility to which the lease relates is provided to a satisfactory standard throughout the duration of the lease.

(5) Before granting a lease under subsection (1), the Corporation must consult with such persons or bodies as they think appropriate (which must include any committee or group established by statute for the purpose of consulting on the management of the open space).

(6) Part II of the Landlord and Tenant Act 1954 (which provides security of tenure for commercial tenancies) and section 5 of the Housing Act 1988 (which provides security of tenure for certain residential tenancies) do not apply to a lease granted under subsection (1) or (2).

(7) In this section, “building” includes the curtilage of a building.

7 Facilities for events

(1) The Corporation may—
(a) temporarily use or permit others to use land (including buildings) forming part of an open space for the purposes of—
   (i) a ceremony, a celebration, an entertainment or a similar event;
   (ii) a conference, an exhibition or the making of a film (which are to be regarded as “events” for the purposes of the following provisions of this section);
(b) provide, or arrange for another person to provide, equipment, facilities or services for the purposes of such an event;
so far as appears to them to be necessary in connection with such an event, restrict or authorise others temporarily to restrict access to an area of land forming part of the open space; and

charge or authorise others to charge for admission to an area to which access is so restricted.

(2) The Corporation must exercise the powers in subsection (1) having regard to a policy concerning the exercise of the powers prepared by them in consultation with such persons or bodies as they think appropriate (which must include any committee or group established by statute for the purpose of consulting on the management of the open space).

(3) The policy must, in particular, contain provision requiring that—

in deciding whether, and on what terms, to permit an event under subsection (1), the Corporation must have regard to the character of the open space (or the part of the open space in which the event is to take place); and

such an event does not cause material injury to the amenity of the open space or significant impairment to the public enjoyment of the open space.

8 Grant of rights for utilities

(1) The Corporation may grant easements or licences in relation to land forming part of an open space in connection with the provision of services relating to water, electricity, gas, oil, electronic communications, drainage or sewerage.

(2) A grant under subsection (1) is to be made on such terms and conditions as appear to the Corporation to be necessary in order to avoid material injury to the amenity of the open space.

9 Agreements with highway authorities and traffic authorities

(1) The Corporation may enter into an agreement with a highway authority or traffic authority about the exercise of their respective functions.

(2) An agreement under subsection (1) may include agreement for—

the provision, installation or maintenance of signs, fences, gates, cattle-grids, road-humps, traffic-calming works, or any other works or equipment;

the restriction or regulation of traffic; or

the making, or dedication to the public, of a road or path.

(3) In exercising the power in subsection (1), the Corporation must have regard to the amenity of the open space and the interests of persons resorting to it, and to the interests of inhabitants of the locality of the open space and other persons using the highways in that locality.

10 Control of commercial activity

(1) The Corporation may make a scheme (“a licensing scheme”) for the purposes of controlling activity in an open space carried on for commercial gain.

(2) Where an activity is specified in a licensing scheme, the Corporation may issue a licence for the carrying on of that activity.
(3) A licence issued under subsection (2) is subject to such terms and conditions as may be required by the licensing scheme.

(4) The Schedule makes provision in connection with the content and operation of a licensing scheme.

(5) The Corporation may vary or revoke a licensing scheme from such date as they may specify.

(6) A person commits an offence and is liable on summary conviction to a fine of an amount not exceeding level 2 on the standard scale if that person carries on an activity specified in a licensing scheme without a licence or in contravention of its terms or conditions.

(7) Nothing contained in this section is to be taken as conferring a right of access to an open space for the purpose of carrying on an activity to which this section applies other than in accordance with a licence issued under subsection (2).

(8) Before making, varying or revoking a licensing scheme the Corporation must consult with such persons or bodies as they think appropriate (which must include any committee or group established by statute for the purpose of consulting on the management of the open space).

Enforcement

11 Fixed penalty notices

(1) An authorised officer may issue a fixed penalty notice to anyone who the officer has reason to believe has committed an offence in an open space under—

(a) a byelaw having effect in relation to the open space;
(b) section 10(6) of this Act;
(c) section 9(5) of the City of London (Various Powers) Act 1971 (contravention of horse-riding restrictions in Epping Forest);
(d) section 7(6) of the City of London (Various Powers) Act 1977 (contravention of access restrictions in Epping Forest); or
(e) section 87 of the Environmental Protection Act 1990 (littering).

(2) A fixed penalty notice is a notice offering the person to whom it is issued the opportunity of discharging any liability to conviction for the offence by payment of a fixed penalty to the Corporation.

(3) A fixed penalty notice must be in writing and state—

(a) the particulars of the circumstances alleged to constitute the offence;
(b) the amount of the fixed penalty;
(c) the effect of subsection (6);
(d) the name and address of the person to whom payment of the fixed penalty may be sent;
(e) the permissible methods of payment (which include the method laid down by subsection (8)); and
(f) the effect of subsection (9).
A fixed penalty notice may be issued in person or by post, and shall identify by name the person to whom it is issued unless the authorised officer cannot reasonably ascertain the person’s name.

Where a fixed penalty notice is issued by post, it is regarded as having been issued at the time at which it would be delivered in the ordinary course of post.

Where a person is issued with a fixed penalty notice—
(a) no proceedings may be taken in respect of the alleged offence in relation to which the notice was issued before the end of the period of 14 days following the date on which the notice was issued; and
(b) the person may not be convicted of that offence if the fixed penalty is paid to the Corporation before the end of that period.

The amount specified under subsection (2)(b) shall be an amount prescribed by the Corporation, which—
(a) may prescribe different amounts in relation to different classes of case; but
(b) may not prescribe an amount exceeding £100.

Payment of a fixed penalty may be made by pre-paying and posting to the person whose name is stated under subsection (3)(d), at the stated address, a letter containing the amount of the penalty (in cash or otherwise).

Where a letter is sent in accordance with subsection (8), payment is regarded as having been made at the time at which that letter would be delivered in the ordinary course of post.

In any proceedings, a certificate that—
(a) purports to be signed by or on behalf of the officer responsible for the Corporation’s financial affairs; and
(b) states that payment of a fixed penalty was, or was not, received by the date specified in the certificate,
is evidence of the facts stated.

12 Community protection notices

For the purposes of Chapter 1 of Part 4 of the Anti-social Behaviour, Crime and Policing Act 2014 (community protection notices)—
(a) references to an authorised person or a person designated by the relevant local authority include an authorised officer; and
(b) references to a local authority include, in relation to an open space, the Corporation.

13 Power to require name and address

An authorised officer may, if the officer has reason to believe that a person has committed an offence in an open space, require that person to give his or her name and address with a view to—
(a) the service of a summons on that person;
(b) the issuing of a fixed penalty notice to that person under section 11; or
(c) the issuing of a notice to that person under section 12, in relation to that offence.

(2) A person who, in response to a request under subsection (1), fails to give his or her true name or address commits an offence and is liable on summary conviction to a fine of an amount not exceeding level 3 on the standard scale.

14 Removal and disposal of trespassory articles

(1) The Corporation may remove any article or object placed or left in an open space without their permission or otherwise without lawful authority.

(2) If a person appearing to be in control of an article or object is present, that person must be given a reasonable opportunity to remove the article or object before it is removed under subsection (1).

(3) On removing an article or object under subsection (1), the Corporation shall store it in a convenient place unless it appears to them that the article or object—

(a) has been abandoned;

(b) is unlikely to be of any continuing value to its owner; or

(c) is not reasonably capable of being stored.

(4) If an article or object removed under subsection (1)—

(a) has been stored under subsection (3), and no person appearing to be the owner has within a period of 14 days beginning with the day of removal claimed it and paid all expenses incurred by reason of its removal and storage; or

(b) is not one which the Corporation have to store under subsection (3), the Corporation may dispose of it in such a manner as they think fit.

(5) Where a motor vehicle as defined by section 136 of the Road Traffic Regulation Act 1984 (“the 1984 Act”) is removed under subsection (1), subsections (3) and (4) of this section do not apply, but—

(a) section 100(4) of the 1984 Act (which imposes a duty to retain safe custody of a removed vehicle) applies to the vehicle as if the Corporation were an authority having custody of the vehicle under that section; and

(b) sections 101 to 103 of the 1984 Act (which provide for the disposal of a removed vehicle) and any regulations made under them apply in relation to the vehicle as if—

(i) the Corporation were the local authority in relation to the open space and the vehicle had been removed by them under regulations made under section 99 of the 1984 Act; and

(ii) the open space were not within a civil enforcement area for parking contraventions.
15 **Open spaces in which services and facilities may be provided**

In section 9(1) of the City of London Various Powers Act 1977, for the words from “following” to the end substitute the words “commons, commonable lands and open spaces from time to time held by the Corporation under the Corporation of London (Open Spaces) Act 1878.”

16 **Representation in legal proceedings**

Section 223 of the Local Government Act 1972 (appearance of local authorities in legal proceedings) applies to an officer of the Corporation authorised to prosecute, defend or appear in proceedings on behalf of the Corporation before a magistrates’ court in connection with an open space.
A LICENSING SCHEME FOR THE CONTROL OF COMMERCIAL ACTIVITY

1 A licensing scheme must specify—
   (a) the date on which the scheme, or any variation of the scheme, takes effect;
   (b) the activities to which it applies;
   (c) the terms and conditions to which a licence for each activity is subject; and
   (d) the fee payable for, and the duration of, a licence for each activity.

2 For a period beginning at least 21 days before the date on which a licensing scheme takes
   effect and continuing for so long as the scheme remains in force, the Corporation must—
   (a) on their website, publish the scheme and state—
      (i) the manner in which an application for a licence may be made; and
      (ii) the effect of section 10(6); and
   (b) on notices posted in the open space, provide information such as the Corporation
      reasonably think sufficient to bring the scheme to the general attention of persons
      resorting to the open space, including—
      (i) the date on which the scheme takes effect;
      (ii) the activities to which it applies;
      (iii) the website on which the scheme may be viewed;
      (iv) the manner in which an application for a licence may be made; and
      (v) the effect of section 10(6).

3 Where the Corporation vary a licensing scheme so as to alter the activity to which it applies,
   or revoke the scheme, the variation or revocation must be published on the website of the
   Corporation and stated in the notices referred to in paragraph 2(b) for a period beginning at
   least 21 days before the date on which the variation or revocation takes effect.

4 A licence issued under section 10(2) must be in writing and state—
   (a) the name of the person to whom it is issued;
   (b) the open space and activity to which it relates;
   (c) the terms and conditions to which it is subject; and
   (d) the dates on which it commences and expires.