Appendix 1

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Reference	Respondent	Comments	Appraisal	Response
1	Nick Henry Institute of Fundraising	3.28 Direct Debit Collections 3.29 The activities of direct debit mandate collectors, face to face collectors, are not regulated by the law, and are not therefore subject to any licensing provision (clipboard collectors or chuggers).	Agree with comment as not required under site agreement	Remove sections 3.32 and 3.33
		3.30 The Council has entered into a site agreement with the Institute of Fundraising (IoF). The purpose and spirit of the site agreement is to facilitate responsible face to face fundraising and provide a balance between the duty of charities and not for profit organisations to fundraise and the rights of the public to go about their business without the impression of undue inconvenience. A copy of the Council's agreement with the Institute of Fundraising (IoF) is included as Appendix 2.		
		 3.31 Organisations can make up to 2 daily visits per week, however only one charity will be present on any site on any day. 3.32 As part of the return, Direct Debit companies must inform the Council how many sign-ups were received. 3.33 A maximum of 10% is allowed to be 		
		deducted for expenses. I would just like to point out that points 3.32 and 3.33 don't apply to direct debit collections		

		under Site management Agreement with the Institute of Fundraising.		
2	John Anderson – Burton Hope	Dear licensing, I have looked through the amendments and think they make perfect sense. I would like clarification on 4.6 please. Why differentiate between the sizes of charities?	Paragraph 4.6 this paragraph relates to the National Exemption Order Scheme (Government Policy) in that some of the national charities hold an exemption and therefore do not need to apply to the local authority for a Licence. As the majority of smaller / local charities do not tend to hold an exemption order then they need to apply for a licence before a collection can take place.	No change required to the policy