POLICY IN RELATION TO "RELEVANT LOCATIONS" FOR THE PURPOSE OF LICENSING SEX ESTABLISHMENTS

- (1) That the "relevant locations" for the purposes of licensing sex establishments under the provisions of Schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 be defined as:
 - Outside the Central Activities Zone
 - Within the Central Activities Zone
 - Soho
 - Covent Garden and Strand
 - St James's
 - Mayfair
 - South Marylebone
 - Victoria
 - Knightsbridge and Belgravia
 - Millbank

(The boundaries of these areas are shown on the maps in Appendix C to the report).

(2) That in relation to each of the following relevant localities, as now defined, the appropriate maximum number of sex establishments should be:

 Outside Central Activities Zone 	0
Inside Central Activities Zone –Soho	16
 Covent Garden and Strand 	0
St James'sMayfair	1 0
South MaryleboneVictoria	0
VictoriaKnightsbridge and Belgravia	0
Millbank	0

(3) That in relation to each of the following locations, as now defined, the guideline figure or waivers of rule of management No. 4(a), attached to entertainment licences, be

•	Soho	8
•	Covent Garden and Strand	1
•	St James's	1
•	Mayfair	3
•	South Marylebone	1
•	Victoria	0
•	Knightsbridge and Belgravia	0
•	Millbank	0

- (4) That there should be a general policy presumption against permitting further licensed sex related activities in the following defined circumstances irrespective of location:
 - (a) adjacent to, or in the vicinity of, schools
 - (b) adjacent to, or in the vicinity of, places of worship
 - (c) adjacent to, or in the vicinity of, community facilities or public buildings
- (5) That the revised guidelines for considering applications for partial waiver of rule of management No. 4(a) attached as Appendix D to the report be approved with immediate effect.

Approved by the Planning and Transportation Committee – 15 June 1999