Animal Welfare Licensing – Star Rating Appeals Procedure

To ensure fairness to businesses, local authorities must have an appeal procedure in place for businesses to dispute the star rating given in respect of their business. The appeal procedure is relevant where the business wishes to dispute the star rating given, as they believe the rating does not reflect the animal welfare standards and risk level of their business at the time of the inspection.

This process should not be used if the business has made improvements to their business and wishes to be reassessed – in this case, they should apply for re-inspection.

Flowchart illustrating the appeal procedure

- Date licence granted with star rating
  - Business disputes the rating and raises the matter with the ‘inspecting officer’ – informal discussions should be encouraged, but such discussions are not part of the appeal and do not change the 21 day deadline for lodging an appeal.
  - Dispute resolved?
    - No
      - Appeal considered and decision communicated to business within 21 days of the appeal date
        - Appeal successful
          - No
            - Existing licence remains in force, licence holder may apply for judicial review of the decision, or make a complaint to the Local Government Ombudsman, where appropriate.
          - Yes
            - Licence re-issued with agreed rating
        - Yes
          - Business may dispute rating by appealing in writing to the licensing authority within 21 days of the date issue of the licence.
            - Existing licence remains in force
Questions and Answers

1. How can a business appeal their star rating?
   1.1 If a business wishes to appeal the star rating given by the ‘inspecting officer’ (i.e. the officer undertaking the inspection) on behalf of the local authority, the appeal should be made in writing (including by email) to the local authority.
   1.2 A business disputing a rating is advised to discuss this informally first with the ‘inspecting officer’ so that there is an opportunity to help explain how the rating was worked out. This may resolve the matter without the business having to lodge an appeal. Any such discussions do not form part of the formal appeal process and do not change the deadline of 21 days (below) within which an appeal must be lodged.
   1.3 Businesses have 21 days (including weekends and bank holidays) following the issue of their licence in which to appeal the star rating.

2. How will a local authority determine the outcome of the appeal?
   2.1 The appeal will be determined by the Commercial Environmental Health Manager or by a designated deputy of the local authority. No officer involved in the production of the rating, or in the inspection on which the rating is based will consider the appeal.
   2.2 The local authority then has 21 days (including weekends and bank holidays) from the date they receive the appeal to consider the appeal, within which time they must issue a decision to the business.
   2.3 A local authority will determine the outcome of an appeal by considering the paperwork associated with the inspection and the past record of the business. In some circumstances, a further visit to the establishment may be required. The appeal process should be transparent. The costs of any additional inspections related to the appeal will be borne by the applicant unless it results in a higher rating being awarded. This will depend on the nature of the dispute and whether a decision can or cannot be made on the basis of the paperwork.

3. What if the business disagrees with the outcome of the appeal?
   3.1 If the business disagrees with the outcome of the appeal, they can challenge the local authority’s decision by means of judicial review. The business also has recourse to the local authority complaints procedure (including taking the matter to the Local Government Ombudsman where appropriate) if they consider that a council service has not been properly delivered.