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Regulatory Sub Committee

Tuesday, 23 April 2024 9.30 a.m. Council Chamber - Town Hall, Runcorn

S. Youn

Chief Executive

COMMITTEE MEMBERSHIP

Councillor Pamela Wallace (Chair)
Councillor John Abbott
Councillor Irene Bramwell

Please contact Kim Butler on 0151 511 7496 or via email kim.butler@halton.gov.uk for further information.

The next meeting of the Committee is on Friday, 26 April 2024

ITEMS TO BE DEALT WITH IN THE PRESENCE OF THE PRESS AND PUBLIC

Part I

Item No. Page No.

1. DECLARATION OF INTEREST (INCLUDING PARTY WHIP DECLARATIONS)

Members are reminded of their responsibility to declare any Disclosable Pecuniary Interest or Other Disclosable Interest which they have in any item of business on the agenda, no later than when that item is reached or as soon as the interest becomes apparent and, with Disclosable Pecuniary Interests, to leave the meeting during any discussion and voting on the item.

2. APPLICATION FOR A PREMISES LICENCE - ESPOSITOS, FAIRFIELD ROAD, WIDNES, WAS 6SQ

1 - 42

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Page 1 Agenda Item 2

REPORT: Regulatory Sub-Committee

DATE: 23 April 2024

REPORTING OFFICER: Operational Director – Legal and Democratic

Services

PORTFOLIO: Resources

SUBJECT: Application for a Premises Licence –

Espositos, Fairfield Road, Widnes, WA8

6SQ

WARDS: Appleton

1. PURPOSE OF REPORT

To assist Members of the Regulatory Committee in their consideration of an application by Espositos in the Park Limited for the grant of a premises licence for Espositos, Fairfield Road, Widnes, WA8 6SQ.

2. RECOMMENDATION that

The committee considers the contents of the report and makes a determination on the application.

3. BACKGROUND INFORMATION

- 3.1 The premises is situated in Victoria Park, Widnes and is in close proximity to residential premises. A copy of a plan is attached at **Appendix A**.
- 3.2 The premises is currently open as a café offering coffees, sandwiches, ice creams and cakes to the public.

4. THE APPLICATION

- 4.1 The application has been made under section 17, of the Licensing Act 2003 ("the Act").
- 4.2 A copy of the application can be found at **Appendix B**.
- 4.3 According to the application, the applicant seeks the following

Hours open to the Public Monday to Sunday 09.00 to 21.00

Supply of alcohol Monday to Sunday 09.0 to 21.00

- 4.5 Within the operating schedule set out in Part 3 of the application, the applicant has set out the steps they intend to take to promote the four licensing objectives. These include:-
 - A written notice of authority records for all staff who sell alcohol;
 - Adequate training for staff and records kept for inspection;
 - Contact details of the Designated Premises Supervisor available to staff and the authorities;
 - Challenge 25 Policy;
 - No self service to customers;
 - CCTV Recording at all times;
 - Policy in place for maintain a safe venue for customers and staff;
 - The DPS will liaise with the authorities to ensure all aspects of public safety are adhered to;
 - Appropriate firefighting equipment, fire risk assessments;
 - Effective lighting;
 - · Areas kept free of litter;
 - Any noise, smells, light pollution and any other potential nuisance to be monitored and kepts to a acceptable level;
 - Notices displayed asking customers to be considerate of local residents;
 - Deliveries to and waste removed from site are undertaken at a time in a manner that does not cause disturbance;
 - The emptying of bins into skips, the removal of refuse from the building and the refuse collections will not take place between 23.00 to 07.00;
 - Supplier deliveries will not take place between 23.00 to 07.00;
 - Refusal register to be maintained;
 - Under 18 will not be permitted to remain on the premise without adult supervision after 8.00pm unless attending a pre booked private function;
 - Notices advising adults that it is an offence to purchase alcohol on behalf of under 18 years old will be prominently displayed.
- 4.6. These steps will form the basis for conditions on the licence.

5. REQUIREMENT FOR A HEARING

The application was submitted on 28 February 2024 and was advertised in the local newspaper on 7 March 2024. Officers have confirmed that the advertisement requirements were complied with.

- 5.2 During the 28 days representation period, the Licensing Authority received relevant representations from Cheshire Police as detailed below.
- 5.4 Where relevant representations have been made and not withdrawn, the licensing authority must hold a hearing to consider them (unless otherwise agreed by the parties).
- 5.5 The hearing is held in accordance with the Act and the Licensing Act 2003 (Hearings) Regulations 2005. The procedure to be followed has been circulated to all parties and will be repeated at the beginning of the hearing.
- The hearing is solely concerned with those aspects of the application, which has been the subject of the relevant representations as defined in the Act. These are the representations made by Cheshire Police.
- 5.7 The applicant has offered amended hours to the application since the objections from Cheshire Police. The new hours are as follows:

Hours open to the public

Monday to Sunday 09.00 to 17.00

Supply of alcohol

Monday to Sunday 11.00 to 17.00

5.8 The Applicant and the Police have indicated that they will be making submissions to the Sub-Committee at the hearing. The other parties have all been informed of the hearing.

6. THE REPRESENTATIONS

6.1 **RESPONSIBLE AUTHORITIES**

Cheshire Police

Relevant objections have been received from Cheshire Police and are appended to this report at **Appendix C**.

The Police have asked the Sub-Committee to refuse the application on the grounds of Crime and Disorder and, in the event that the application is granted, they recommend a condition, that SIA registered door supervisors shall be employed when licensable activity is taking place.

6.2 No other representations have been received from the Responsible Authorities.

6.3 **EVIDENCE**

In accordance with the normal procedure it is noted that the relevant representations do not amount to evidence. The objectors have been requested to supply the evidence they intend to rely on no later than 5 working days prior to the hearing. When received this will be forwarded to the applicant and members of the committee.

7. LEGAL AND POLICY FRAMEWORK

- 7.1 The Sub-Committee must determine the application with a view to promoting the licensing objectives which are:
 - The prevention of crime and disorder;
 - The prevention of public nuisance;
 - Public Safety;
 - The protection of children from harm.
 - 7.2. In making its decision, the Sub-Committee must also have regard to the national guidance issued under section 182 of the Licensing Act 2003 ("the Guidance") and the Council's Statement of Licensing Policy ("Policy").
 - 7.3 Relevant sections from the Guidance can be found at **Appendix D**.
 - 7.4 Members' attention is also drawn to the following paragraphs of the Council's Statement of Licensing Policy:-

Introduction

...

- 5. The Council wish to promote these objectives whilst still encouraging a vibrant and sustainable entertainment and leisure industry. The Council recognises both the needs of local residents for a safe and healthy environment in which to work and live and the importance of safe and well-run entertainment and leisure facilities to the area.
- 11. The Council will carry out its functions under the Act with a view to promoting the licensing objectives, namely;
- The prevention of crime and disorder
- Public safety
- The prevention of public nuisance, and
- The protection of children from harm

- - -

12. No one objective is considered to be of any more importance than any other.

. .

13. In carrying out its functions the Council will also have regard to this Policy and to the Guidance as issued by the Secretary of State under section 182 of the Act from time to time

. . .

14. Individual applicants will be required to address the licensing objectives and address the issues of the needs of the local community, the way in which the premises is to operate, the size, location and type of premises, and any entertainment which is to be provided.

. . .

15. The Council's vision as set out within the Corporate Strategy 2018/2020 and within Halton's fifteen year Sustainable Community Strategy 2011–2026 is that:

"Halton will be a thriving and vibrant Borough where people can learn and develop their skills; enjoy a good quality of life with good health; a high quality, modern urban environment; the opportunity for all to fulfil their potential; greater wealth and equality, sustained by a thriving business community; and safer, stronger and more attractive neighbourhoods".

. . .

- 17. Locally due to the high levels of alcohol-related harm Halton experiences the Halton Health and Wellbeing Strategy 2017/2022 includes the reduction in the harm from alcohol as a priority area.
- 18. The strategy identified a number of issues which may be affected by the licensing regime in Halton including:
- A significant proportion of cases of domestic violence are alcohol related
- Alcohol related crime and alcohol related violent crimes are worse in Halton than for both the North West and England as a whole
- Alcohol specific admissions (both among adults and those aged under 18) are much higher than the national and regional averages.
- 19. In addition due to the high levels of alcohol-related harm Halton was one of only twenty areas in the country to be awarded the status of being a "Local Alcohol Action Area" (LAAA). This award provided support from the Home Office

and Public Health England during 2014/15 related to addressing the harm from alcohol across three areas – health, crime and anti-social behaviour, and diversifying the night time economy.

. . .

20. Working in collaboration a local alcohol strategy has been developed and agreed. The Halton Alcohol Strategy: Reducing alcohol-related harm across the life course, 2014-2019 makes the case that the impact of drinking on public health and community safety in Halton is so great that radical steps are needed to change our relationship with alcohol.

. . .

- 21. The vision of the strategy is to: "Enable people in Halton to have a sensible relationship with alcohol that promotes good health and wellbeing and ensures Halton is a safe place to live".
- 22. In order to achieve this vision and minimise the harm from alcohol in Halton the strategy will seek to deliver three interlinked outcomes:
- 1) Reduce alcohol-related health harms
- 2) Reduce alcohol-related crime, antisocial behaviour and domestic abuse
- 3) Establish a diverse, vibrant and safe night-time economy.
- 22. So far as is consistent with the licensing objectives, the Council will carry out its licensing functions with a view to promoting these priorities and themes (including priorities and themes which may be adopted from time to time).
- 33. Licensing is about regulating the carrying on of licensable activities on licensed premises, by qualifying clubs and at temporary events within the terms of the Act. Conditions attached to various authorisations will be focused on matters which are within the control of individual licensees and others in possession of relevant authorisations. Accordingly, the Council will focus its attention on the premises being used for licensable activities and the vicinity of those premises

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34. In addressing this matter, the Council will primarily focus on the direct impact of the activities taking place at the licensed premises on members of public living, working or engaged in normal activity in the area concerned. Licensing law is not the primary mechanism for the general control of nuisance and anti-social behaviour by individuals once they are away from the licensed premises and, therefore, beyond the direct control of the individual, club or business holding the

licence, certificate or authorisation concerned. Nonetheless, it is a key aspect of such control and licensing law will always be part of a holistic approach to the management of the evening and night-time economy in town and city centres.

[...]

35 The need for licensed premises

36. There can be confusion about the difference between "need" and the "cumulative impact" of premises on the licensing objectives, for example, on crime and disorder. "Need" concerns the commercial demand for another pub or restaurant or hotel. This is not a matter for the Council in discharging its licensing functions. "Need" is a matter for planning committees and for the market.

[...]

46. Licensing law is not the primary mechanism for the general control of nuisance and anti-social behaviour by individuals once they are away from the licensed premises and, therefore, beyond the direct control of the individual, club or business holding the licence, certificate or authorisation concerned. Nonetheless, it is a key aspect of such control and licensing law will always be part of a holistic approach to the management of the evening and night-time economy in town and city centres. Once away from the licensed premises, a minority of consumers will behave badly and unlawfully. The general public needs to be made aware that there is a much broader strategy for addressing these problems than the licensing regime of the Act. There are other mechanisms both within and outside the licensing regime that are available for addressing such issues. For example:

- planning controls;
- positive measures to create a safe and clean town centre environment in partnership with local businesses, transport operators and other departments of the local authority;
- the provision of CCTV surveillance in town centres, ample taxi ranks, provision of public conveniences open late at night, street cleaning and litter patrols;
- powers of local authorities to designate parts of the local authority area as places where alcohol may not consumed publicly;
- police enforcement of the general law concerning disorder and anti-social behaviour, including the issuing of fixed penalty notices;

- the prosecution of any personal licence holder or member of staff at such premises who is selling alcohol to people who are drunk:
- the confiscation of alcohol from adults and children in designated areas;
- closure notices and orders under the Anti-Social Behaviour, Crime and Policing Act 2014; and
- the power of the police, other responsible authorities or a local resident or business to seek a review of the licence or certificate in question.

[...]

48. Licensing hours

49. With regard to licensing hours, consideration will be given to the individual merits of an application.

- The Council recognises that, in certain circumstances, longer licensing hours with regard to the sale of alcohol can help to ensure that concentrations of customers leaving premises simultaneously are avoided. This is necessary to reduce the friction at late night fast food outlets, taxi ranks and other sources of transport which lead to disorder and disturbance.
- The Council also wants to ensure that licensing hours should not inhibit the development of a thriving and safe evening and night-time local economy.

50. The term "zoning" is used in the Guidance to refer to the setting of fixed trading hours within a designated area. At the moment the Council sees no need to adopt such a policy. The Council has followed the advice in the Guidance and will not be adopting such a Policy within the Borough. However, stricter conditions with regard to noise control will be expected in areas which have denser residential accommodation, but this will not limit opening hours without regard to the individual merits of any application.

57. Protection of children from harm

58. The Body the Council judges to be competent to act as the responsible authority in relation to the protection of children from harm is Halton Borough Council People Directorate: contact details are set out in Appendix A.

[...]

73. Proof of Age

74. It is unlawful for children under 18 to attempt to buy alcohol just as it is unlawful to sell or supply alcohol to them. It is also an offence for an over 18 to purchase alcohol for an under 18 – this is called proxy purchasing. To prevent such crimes, it may be necessary to require a condition to be applied at licensed premises going bevond certain mandatory minimum requirements requiring the production of "proof of age" before such sales are made. This should not be limited to recognised "proof of age" cards, but allow for the production of other proof, such as photo-driving licences, student cards and passports. Trading Standards regulate the sale of alcohol to under 18s and can provide advice and materials relating to the prevention of underage sales. They can also provide free staff training.

[...]

87. CCTV

88. The presence of CCTV cameras can be an important means of deterring and detecting crime at and immediately outside licensed premises. Conditions should not just consider a requirement to have CCTV on the premises, but also the precise siting of each camera, the requirement to maintain cameras in working order, and to retain recordings for an appropriate period of time. The police should provide individuals conducting risk assessments when preparing operating schedules with advice on the use of CCTV to prevent crime.

92. Crime prevention

- 93. Conditions attached to premises licences and club premises certificates will, so far as possible, reflect local crime prevention strategies. For example, the provision of closed circuit television cameras in certain premises. Conditions will, where appropriate, also reflect the input of the local Crime and Disorder Reduction Partnership.
- 7.5 A full copy of the Guidance and the Council's Policy will be available at the hearing.
- 7.6 Every case must be considered on its own merits. The Sub-Committee may depart from the Guidance and Policy if there is good reason to do so. However, proper reasons must be given.

7.7 In addition to the above, the Committee must have regard to its wider duties under section 17 of the Crime and Disorder Act 1998 and Article 1 of the First Protocol of the Human Rights Act 1998.

8. OPTIONS

- 8.1 The Committee has the following options under Section 18 of the Act:
 - (1) Grant the application subject to such conditions that are consistent with the operating schedule and any mandatory conditions;
 - (2) Modify the conditions of the licence, by altering or omitting or adding to them;
 - (3) Reject the application in whole or in part.

9. POLICY IMPLICATIONS

9.1 None

10. FINANCIAL CONSIDERATIONS

10.1 There are no special financial considerations to the Authority which need to be highlighted at this stage. However, it should be noted that the decision of the sub-committee is subject to appeal to the Magistrates' Court. If an appeal is made, there will be costs associated with this.

11. IMPLICATIONS FOR THE COUNCIL'S PRIORITIES

11.1 Children and Young People in Halton

None

11.2 Employment Learning and Skills in Halton

None

11.3 A Healthy Halton

None

11.4 A Safer Halton

None

11.5 Halton's Urban Renewal

None

12. RISK ANALYSIS

12.1. The Council is required to hold the hearing in accordance with the Licensing Act 2003. Failure to do so, may mean that the Council is acting in breach of its obligations under that Act.

13. EQUALITY AND DIVERSITY ISSUES

13.1 There are no equality and diversity issues to highlight.

14. CLIMATE CHANGE IMPLICATIONS

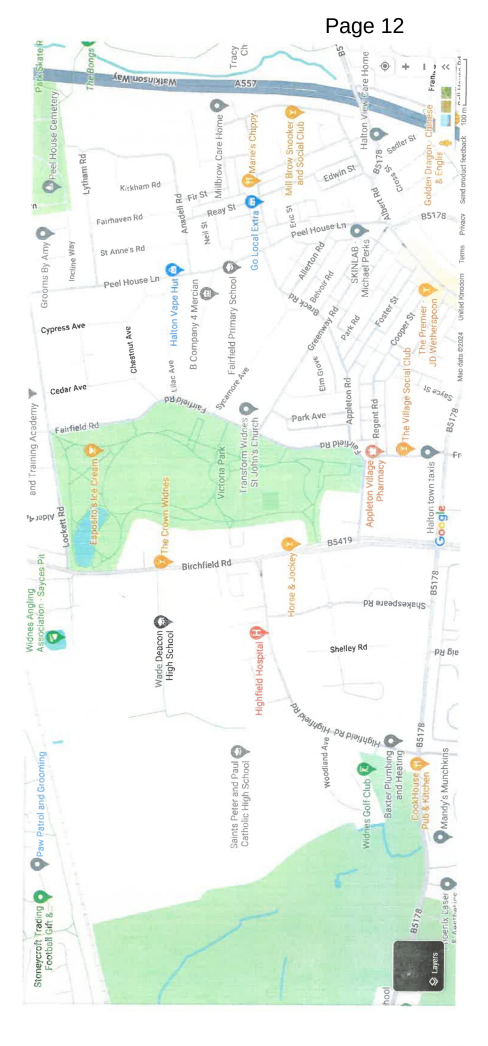
14.1 There are no climate change implications since the decision will have no effect on the environment.

15. LIST OF BACKGROUND PAPERS UNDER SECTION 100D OF THE LOCAL GOVERNMENT ACT 1972

Document	Place of Inspection	Contact Officer
Guidance issued under Section 182 of the Licensing Act 2003	Licensing Section/ Government Website see link 1 below.	Kim Hesketh
Halton Council's Statement of Licensing Policy	Licensing Section/ Council website see link 2 below.	Kim Hesketh

- 1. https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/705588/Revised_guidance_issued_under_section_182 of the Licensing Act 2003 April 2018 .pdf
- 2. https://www3.halton.gov.uk/Documents/business/licencing/alcoholent/S tatementofLicensingPolicy.pdf

APPENDIXA



APPENDIX B



Halton Application for a premises licence **Licensing Act 2003**

For help contact legalservices@halton.gov.uk Telephone: 0151 511 7879

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Section 1 of 21		
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System reference	Not Currently In Use	This is the unique reference for this application generated by the system.
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Are you an agent acting on (Yes	behalf of the applicant?	Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.
Applicant Details		
* First name	Lisa	
* Family name	Esposito	
* E-mail	Carcoperatoric service and cold for	
Main telephone number		Include country code.
Other telephone number		
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Are you:		
Applying as a businessApplying as an individ	s or organisation, including as a sole trader ual	A sole trader is a business owned by one person without any special legal structure. Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.
Applicant Business		a nobby.
ls your business registered in the UK with Companies House?	• Yes C No	Note: completing the Applicant Business section is optional in this form.
Registration number	10818032	
Business name	Esposito's in the Park Limited	If your business is registered, use its registered name.
/AT number GB	286079759	Put "none" if you are not registered for VAT.
egal status	Private Limited Company	

Continued from previous page		
Your position in the business	Managing Director	
Home country	United Kingdom	The country where the headquarters of your business is located.
Registered Address		Address registered with Companies House.
Building number or name	Unit 2 Heron Business Park	
Street	Tan House Lane	
District		
City or town	Widnes	
County or administrative area	Halton	
Postcode	WA8 0SW	
Country	United Kingdom	
Section 2 of 21		
PREMISES DETAILS		
described in section 2 below (the in accordance with section 12 or Premises Address	oly for a premises licence under section 17 of ne premises) and I/we are making this applica f the Licensing Act 2003.	ation to you as the relevant licensing authority
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	reference	the premises?
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Street	airfield Road	
District		
City or town	/idnes	
County or administrative area H	alton	
Postcode W	/A8 6SQ	
Country	nited Kingdom	
Further Details		
Telephone number	911116-68(3)	
Non-domestic rateable value of premises (£)		

	tion 3 of 21					
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	A partnership (othe	er than limited liability)				
	An unincorporated	association				
	Other (for example a	a statutory corporation)				
	A recognised club					
	A charity					
	The proprietor of an	n educational establishment				
	A health service bod					
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Address		
Building number or name		
Street	Toughy, and Roan	
District		
City or town		
County or administrative are	ea	
Postcode		
Country	United Kingdom	
Contact Details	g	
E-mail	Tas-Cat Indiana Corporação	
Telephone number	07811104213	
Other telephone number	07011104213	
* Date of birth	1 mbons	
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Will you be providing recorded music? Yes No Rection 12 of 21 ROVISION OF PERFORMANCES OF DANCE See guidance on regulated entertainment	PROVISION OF RECO	RDED MUSIC
PROVISION OF PERFORMANCES OF DANCE See guidance on regulated entertainment	See guidance on regu	ated entertainment
PROVISION OF PERFORMANCES OF DANCE See guidance on regulated entertainment	Will you be providing i	ecorded music?
ROVISION OF PERFORMANCES OF DANCE See guidance on regulated entertainment	C Yes	No
See guidance on regulated entertainment	ection 12 of 21	
Vill you be providing performances of dance?	See guidance on regul	ated entertainment
	Vill you be providing p	performances of dance?

Continued from previo	ous page		
Section 13 of 21			
PROVISION OF ANY DANCE	THING OF A SIMILAR DES	CRIPTION TO LIVE MUSIC, RECORDED MUS	SIC OR PERFORMANCES OF
See guidance on regi	ulated entertainment		
Will you be providing performances of dand	g anything similar to live mo ce?	usic, recorded music or	
○ Yes	No		
Section 14 of 21			
LATE NIGHT REFRESI			
	late night refreshment?		
← Yes	No		
Section 15 of 21			
SUPPLY OF ALCOHOL			and the second s
Will you be selling or s	supplying alcohol?		
Yes	⊂ No		
Standard Days And T	imings		
MONDAY		-	
	Start 09:00	End 21:00 (e.g., 16:00) ar	in 24 hour clock. nd only give details for the days
	Start	End of the week w	hen you intend the premises
TUESDAY			.
	Start 09:00	End 21:00	
	Start	End	
WEDNESDAY	· .	Lift	
WEDNESDAT	Start 00.00		
	Start 09:00	End 21:00	
	Start	End	
THURSDAY			
	Start 09:00	End 21:00	
	Start	End	
FRIDAY			
	Start 09:00	End 21:00	
	Start	**************************************	
CATUREAN	Start	End	
SATURDAY			
	Start 09:00	End 21:00	
	Start	End	

Continued from previous page	•••	<u></u>	
SUNDAY			
Star	rt 09:00	End 21:00]
Star	·t	End	
 Will the sale of alcohol be for	consumption:		If the sale of alcohol is for consumption on
On the premises	C Off the premises C	Both	the premises select on, if the sale of alcohol is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away from the premises select both.
State any seasonal variations			
For example (but not exclusive	vely) where the activity will occu	ur on additional da	ays during the summer months.
Non-standard timings. Where column on the left, list below	the premises will be used for th	he supply of alcoho	ol at different times from those listed in the
·		y to go on longer o	on a particular day e.g. Christmas Eve.
State the name and details of licence as premises supervisor	the individual whom you wish t r	to specify on the	
Name			
First name	Lisa		
Family name	Esposito		
Date of birth	1 / 3 / 3		
	dd mm yyyy		

Continued from previous page		
Enter the contact's address		
Building number or name	86	
Street	Tenyson Loads	
District		
City or town		
County or administrative area		
Postcode		
Country	United Kingdom	
Personal Licence number (if known)	PLHBC1592	
Issuing licensing authority (if known)	Halton Borough Council]
PROPOSED DESIGNATED PRI	MISES SUPERVISOR CONSENT	
be supplied to the authority? © Electronically, by the pro	he proposed designated premises supervisor posed designated premises supervisor	
 As an attachment to this 	application	
Reference number for consent form (if known)		If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.
Section 16 of 21		
ADULT ENTERTAINMENT		
premises that may give rise to	nent or services, activities, or other entertainme concern in respect of children	nt or matters ancillary to the use of the
use to concern in tespect of cu	ng intended to occur at the premises or ancillar ildren, regardless of whether you intend childre semi-nudity, films for restricted age groups etc.	n to have access to the promises for example
There will be no adult entertain	ment or services	
Section 17 of 21		
HOURS PREMISES ARE OPEN T	O THE PUBLIC	
Standard Days And Timings	-	
MONDAY		Give timings in 24 hour clock.
Start [Start [09:00 End 21:00	(e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

Continued from previou	us page		
TUESDAY			
	Start 09:00	End 21:00	
	Start	End	
WEDNESDAY			
	Start 09:00	End 21:00	
	Start	End	
THIDEDAY	otart	LIIG	
THURSDAY	Ctort 00.00	F., J. [21.02	
	Start 09:00	End 21:00	
	Start	End	
FRIDAY			
	Start 09:00	End 21:00	
	Start	End	
SATURDAY			
	Start 09:00	End 21:00	
	Start	End	
SUNDAY			
	Start 09:00	End 21:00	
	Start	End	
State any seasonal varia	ations		
-		y will occur on additional days during th	o summer menths
		y win occur on additional days during th	le summer months.
	West of the second seco		
Non standard timings. V	Where you intend to use the nn on the left, list below	e premises to be open to the members a	nd guests at different times from
For example (but not ex	(clusively), where you wish t	the activity to go on longer on a particul	ar day e.g. Christmas Eve.
Section 18 of 21			
ICENSING OBJECTIVES	3		
		ne four licensing objectives:	
	nsing objectives (b,c,d,e)	• •	

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Continued from previous page...

List here steps you will take to promote all four licensing objectives together.

The premises licence holder, DPS, management and staff are mindful of the cumulative impact issues in the area and will constantly assess any risks to the licensing objectives. They will work in partnership with the authorities and local people alike in this respect. The staff will be properly authorised, equipped, trained and motivated in this task.

There will be:

- -A written notice of 'authority' record for all staff who sell alcohol
- Adequate training for staff and records kept for inspection
- -Contact details of the Designated Premises Supervisor available to staff and to the authorities
- -Challenge 25 policy will be in place for The sale of alcohol
- -There shall be no self service of alcohol by customers
- -Children under the age of 18 will not be allowed onto the premises after 10pm unless they are accompanied by an adult

b) The prevention of crime and disorder

The management and staff will take all necessary steps to ensure that the premises remain free from crime and disorder. This will include:

- -An effective CCTV system
- -CCTV coverage shall be provided in the form of a recordable system, capable of providing pictures of evidential quality in all lighting conditions particularly facial recognition.
- -Cameras shall encompass all ingress and egress to the premises and all areas where the sale of alcohol occurs.
- -Equipment shall be maintained in good working order and checked every 12 months
- -The system shall record in real time and operate whilst the premises are open for licensable activities.
- •The recordings shall be kept available for a minimum period of 28 days and handed to Police or Local Authority Office on lreauest.
- -The Recording equipment shall be kept in a secure environment under the control of the Premises Licence Holder or other responsible named individual.
- -Appropriate signage representative of the above shall be displayed in conspicuous positions.
- •There will be sufficient members of trained staff available to be able to download evidence with the minimum of delay at the request of the Police or Local Authority approved Officer
- -Staffing levels maintained appropriately to ensure adequate security.
- -Staff being trained on all security issues including how to identify and refuse service to customers that are drunk, appear to be drunk or are suspected to be dependent drinkers
- -Alcohol will not be allowed to leave the premises or outside seating area in open bottles or containers.
- -A policy of zero-tolerance to drugs at the premises

c) Public safety

The management and staff will have an effective policy to maintain a safe venue for customers and staff. Any risk to safety will be assessed before the premises are opened to the public each day and throughout the hours of operation. The DPS will liaise with the authorities to ensure that all aspects of public safety are adhered to.. The policy will include: Ensuring that the entrance, outside area and any walkways within the premises are kept free from obstruction Appropriate fire fighting equipment being installed and maintained at the premises and staff trained in its use. Fire risk assessments being undertaken and acted upon in accordance with current recommendations and requirements. Effective lighting maintained and operated to ensure the safety of the public and staff

d) The prevention of public nuisance

The DPS and staff are mindful of the need to reduce the impact of any nuisance caused by the operation of the premises, will constantly assess the risk of public nuisance and take immediate steps to eliminate the problem. Staff will ensure:

- The premises and public areas nearby are kept free from litter associated with the operation of the business
- Any noise, vibrations, smells, light pollution and any other potential nuisance is monitored and kept to an acceptable level

Continued from previous page...

- Notices will be appropriately displayed asking customers to be considerate of local residents and businesses and to dispose of waste responsibly when they leave the premises
- Deliveries to and waste removal from the site are undertaken at a time and in a manner that does not cause disturbance
- Notices will be placed to ask the customers to leave quietly after 9pm
- The emptying of bins into skips, the removal of refuse from the building, and refuse collections will not take place between 23:00 and 07:00.
- Supplier deliveries will not take place between 23:00 and 07:00

e) The protection of children from harm

A "Challenge 25" policy shall be operated at the premises at all times. The only forms of ID that shall be accepted (at the discretion of the Management) as proof of age are a valid passport, a valid photographic driving licence, a PASS approved proof of age card, HM Services Warrant Card or other reliable photo ID (that has been approved for acceptance by the Police or an Officer of the Local Authority) Publicity materials notifying customers of the operation of the "Challenge 25" scheme shall be displayed at the premises.

The Designated Premises Supervisor or Premises Licence Holder shall operate and maintain an up-to-date Register of Refusals of Sale of Alcohol, indicating the date, time and reason for refusal which shall be made available for inspection by Local Authority Officers and the Police.

The DPS or other responsible person shall check and sign the register once a week. Alternatively an electronic point of sale refusals log shall be kept and made available on request to Police and Local Authority Officers.

A documented training programme shall be introduced for all staff in a position to sell, serve or deliver alcohol. A written record for each member of staff shall be kept of the content of such training and shall be made available for inspection at the request of Local Authority Officers and Police.

The DPS or Premises Licence Holder shall conduct annual training reviews with all members of staff authorised to sell, serve or deliver alcohol in order to reinforce the training and to promote best practice. A written record for each member of staff shall be kept of the content of such reviews and shall be made available for inspection at the request of Local Authority Officers and Police. All new staff will have training.

A list of persons authorised to sell alcohol shall be kept on site and made available for inspection at the request of Local Authority Officers and Police.

Young people under the age of 18 shall not be permitted to remain on the premises without adult supervision after 8:00pm. unless attending a pre-booked private function. A diary of privately booked functions shall be kept and shall be made available for inspection at the request of Local Authority Officers and Police.

Notices advising adults that it is an offense to purchase alcohol on behalf of under 18 year olds shall be prominently displayed in the licensed area.

Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

Continued from previous page...

Entitlement to work/immigration status for individual applicants and applications from partnerships which are not limited liability partnerships:

A licence may not be held by an individual or an individual in a partnership who is resident in the UK who:

- does not have the right to live and work in the UK; or
- is subject to a condition preventing him or her from doing work relating to the carrying on of a licensable activity.

Any premises licence issued in respect of an application made on or after 6 April 2017 will become invalid if the holder ceases to be entitled to work in the UK.

Applicants must demonstrate that they have an entitlement to work in the UK and are not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity. They do this in one of two ways: 1) by providing with this application copies or scanned copies of the documents listed below (which do not need to be certified), or 2) by providing their 'share code' to enable the licensing authority to carry out a check using the Home Office online right to work checking service (see below).

Documents which demonstrate entitlement to work in the UK

- An expired or current passport showing the holder, or a person named in the passport as the child of the holder, is A British citizen or a citizen of the UK and Colonies having the right of abode in the UK [please see note below about which sections of the passport to copy].
- An expired or current passport or national identity card showing the holder, or a person named in the passport as the child of the holder, is a national of a European Economic Area country or Switzerland.
- A Registration Certificate or document certifying permanent residence issued by the Home Office to a national of a European Economic Area country or Switzerland.
- A Permanent Residence Card issued by the Home Office to the family member of a national of a European Economic Area country or Switzerland.
- A current Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder indicating that the person named is allowed to stay indefinitely in the UK, or has no time limit on their stay in the UK.
- A current passport endorsed to show that the holder is exempt from immigration control, is allowed to stay indefinitely in the UK, has the right of abode in the UK, or has no time limit on their stay in the UK.
- A current Immigration Status Document issued by the Home Office to the holder with an endorsement indicating that the named person is allowed to stay indefinitely in the UK or has no time limit on their stay in the UK, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the UK, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, when produced in combination with an
 official document giving the person's permanent National Insurance number and their name issued by a
 Government agency or a previous employer.

Continued from previous page...

- A current passport endorsed to show that the holder is allowed to stay in the UK and is currently allowed to
 work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a
 licensable activity.
- A current Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder which indicates that the named person can currently stay in the UK and is allowed to work relation to the carrying on of a licensable activity.
- A **current** Residence Card issued by the Home Office to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights or residence.
- A current Immigration Status Document containing a photograph issued by the Home Office to the holder
 with an endorsement indicating that the named person may stay in the UK, and is allowed to work and is not
 subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity
 when produced in combination with an official document giving the person's permanent National Insurance
 number and their name issued by a Government agency or a previous employer.
- A Certificate of Application, **less than 6 months old**, issued by the Home Office under regulation 18(3) or 20(2) of the Immigration (European Economic Area) Regulations 2016, to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence.
- Reasonable evidence that the person has an outstanding application to vary their permission to be in the UK
 with the Home Office such as the Home Office acknowledgement letter or proof of postage evidence, or
 reasonable evidence that the person has an appeal or administrative review pending on an immigration
 decision, such as an appeal or administrative review reference number.
- Reasonable evidence that a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence in exercising treaty rights in the UK including:-
 - evidence of the applicant's own identity such as a passport,
 - evidence of their relationship with the European Economic Area family member e.g. a marriage certificate, civil partnership certificate or birth certificate, and
 - evidence that the European Economic Area national has a right of permanent residence in the UK or is one of the following if they have been in the UK for more than 3 months:
 - (i) working e.g. employment contract, wage slips, letter from the employer,
 - (ii) self-employed e.g. contracts, invoices, or audited accounts with a bank,
 - (iii) studying e.g. letter from the school, college or university and evidence of sufficient funds; or
 - (iv) self-sufficient e.g. bank statements.

Family members of European Economic Area nationals who are studying or financially independent must also provide evidence that the European Economic Area national and any family members hold comprehensive sickness insurance in the UK. This can include a private medical insurance policy, an EHIC card or an S1, S2 or S3 form.

Original documents must not be sent to licensing authorities. If the document copied is a passport, a copy of the following pages should be provided:-

- (i) any page containing the holder's personal details including nationality;
- (ii) any page containing the holder's photograph;
- (iii) any page containing the holder's signature;
- (iv) any page containing the date of expiry; and
- (v) any page containing information indicating the holder has permission to enter or remain in the UK and is permitted to work.

Continued from previous page...

If the document is not a passport, a copy of the whole document should be provided.

Your right to work will be checked as part of your licensing application and this could involve us checking your immigration status with the Home Office. We may otherwise share information with the Home Office. Your licence application will not be determined until you have complied with this guidance.

Home Office online right to work checking service

As an alternative to providing a copy of the documents listed above, applicants may demonstrate their right to work by allowing the licensing authority to carry out a check with the Home Office online right to work checking service.

To demonstrate their right to work via the Home Office online right to work checking service, applicants should include in this application their 9-digit share code (provided to them upon accessing the service at https://www.gov.uk/prove-right-to-work) which, along with the applicant's date of birth (provided within this application), will allow the licensing authority to carry out the check.

In order to establish the applicant's right to work, the check will need to indicate that the applicant is allowed to work in the United Kingdom and is not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity.

An online check will not be possible in all circumstances because not all applicants will have an immigration status that can be checked online. The Home Office online right to work checking service sets out what information and/or documentation applicants will need in order to access the service. Applicants who are unable to obtain a share code from the service should submit copy documents as set out above.

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NOTES ON REGULATED ENTERTAINMENT

Continued from previous page...

In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08:00 and 23.00 on any day, provided that the audience does not exceed 500.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman
 wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not
 exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or
 wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an
 indoor sporting event.
- Live music: no licence permission is required for:
 - o a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - o any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.

Continued from previous page...

- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - o any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - o any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - o any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - o any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

Section 21 of 21

PAYMENT DETAILS

This fee must be paid to the authority. If you complete the application online, you must pay it by debit or credit card.

Premises Licence Fees are determined by the non domestic rateable value of the premises.

To find out a premises non domestic rateable value go to the Valuation Office Agency site at http://www.voa.gov.uk/business_rates/index.htm

Band A - No RV to £4300 £100.00

Band B - £4301 to £33000 £190.00

Band C - £33001 to £87000 £315.00

Band D - £87001 to £125000 £450.00*

Band E - £125001 and over £635.00*

*If the premises rateable value is in Bands D or E and the premises is primarily used for the consumption of alcohol on the premises then your are required to pay a higher fee

Band D - £87001 to £12500 £900.00

Band E - £125001 and over £1,905.00

There is an exemption from the payment of fees in relation to the provision of regulated entertainment at church halls, chapel halls or premises of a similar nature, village halls, parish or community halls, or other premises of a similar nature. The costs associated with these licences will be met by central Government. If, however, the licence also authorises the use of the premises for the supply of alcohol or the provision of late night refreshment, a fee will be required.

Schools and sixth form colleges are exempt from the fees associated with the authorisation of regulated entertainment where the entertainment is provided by and at the school or college and for the purposes of the school or college. If you operate a large event you are subject to ADDITIONAL fees based upon the number in attendance at any one time

Capacity 5000-9999 £1,000.00

Capacity 10000 -14999 £2,000.00

Capacity 15000-19999 £4,000.00

Capacity 20000-29999 £8,000.00

Capacity 30000-39999 £16,000.00

Capacity 40000-49999 £24,000.00

Capacity 50000-59999 £32,000.00

Capacity 60000-69999 £40,000.00

Capacity 70000-79999 £48,000.00

Capacity 80000-89999 £56,000.00

Capacity 90000 and over £64,000.00

* Fee amount (£)

100.00

DECLARATION

Continued from previous page...

[Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK, (Please read guidance note 15) The DPS named in this application form is entitled to work in the UK (and is not subject to conditions preventing him or her from doing work relating to a licensable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)

☐ Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name	Lisa Esposito
* Capacity	Director
* Date	28 / 02 / 2024
	dd mm yyyy

Add another signatory

Once you're finished you need to do the following:

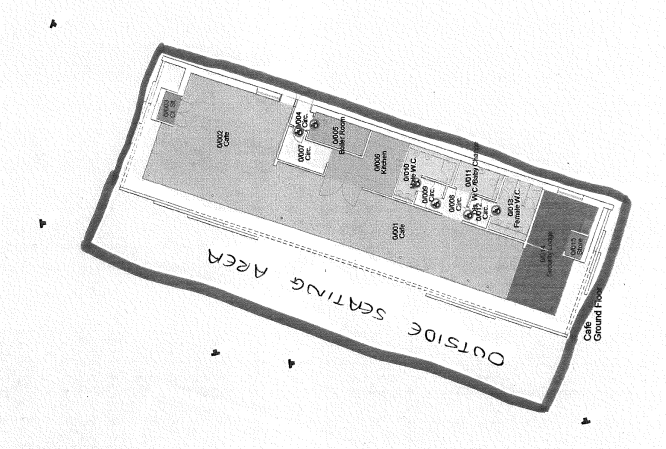
- 1. Save this form to your computer by clicking file/save as...
- 2. Go back to https://www.gov.uk/apply-for-a-licence/premises-licence/halton/apply-1 to upload this file and continue with your application.

Don't forget to make sure you have all your supporting documentation to hand.

IT IS AN OFFENCE LIABLE TO SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED

OFFICE USE ONLY	
Applicant reference number	Widnes Deli
Fee paid	
Payment provider reference	
ELMS Payment Reference	
Payment status	
Payment authorisation code	
Payment authorisation date	
Date and time submitted	
Approval deadline	
Error message	
Is Digitally signed	
1 <u>2</u> <u>3</u> <u>4</u>	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 Next >



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APPENDIX C

Representation Form.

Responsible Authority.

POLICE

Your Name	Les	ey Halliday			
Job Title	Police Licensing Officer				
Postal and email address	War	rington Police Station,			
	Cha	rles Stewart House,			
	55 N	luseum Street, Warrington, WA1 1NE			
	Lesl	ey.halliday@cheshire.pnn.police.uk			
Contact telephone number	0160	01606 36 3580			
Name of the premises you are					
making a representation about.	Espositos				
Address of the premises you are					
making a representation about.	Victo	orio Bork Edinfield Dead Marie			
g a representation about.	VICE	oria Park, Fairfield Road, Widnes, WA8 6SQ			
Which of the four licensing	Yes	Please detail the evidence currenting			
Objectives does your	Or	Please detail the evidence supporting your representation Or the reason for your representation.			
epresentation relate to? Please	No	Please use separate sheets if your			
state yes or no.	1.40	Please use separate sheets if necessary			
The Prevention of harm to children					
o prevent Public Nuisance					
		·			
o prevent crime and disorder	Yes	See Below			
	. 00	GGG BGIOW			
ublic Safety					
•					

Suggested conditions that could be	See Below:		
added to the licence to remedy			
your representation or other			
suggestions you would like the	1		
Licensing Sub Committee to take			
into account. Please use separate			
sheets where peace use separate			
sheets where necessary and refer			
to checklist.			

COMMENTS:

On behalf of Cheshire Police, I wish to record an objection to the above application for the grant of a premises licence to Espositos, Victoria Park, Fairfield Road, Widnes, WA8 6SQ

The grounds for the objection are that the police feel that granting this licence would undermine the licensing objective of prevention of crime and disorder. The park is already an area that attracts anti-social behaviour, and the police believe that if this licence is granted the risk that the anti-social behaviour would increase is very high.

Attached to this objection are details of types on anti-social behaviour incidents that have occurred in this location, some of which could have had serious consequences.

There are no concerns regarding the applicant or what their proposing with regards to the business operating model, the concerns and regarding the location as it's the police feel that the premises would become more of a magnate for the youths in the area which could lead to an increase in anti-social behaviour and also there's risk of possible under-age sales which would undermine the protection of children from harm licensing objective, we would therefore ask the Committee to refuse this application.

If the Committee are mindful to grant this application, then the only thing the Constabulary would ask is that they consider adding the following condition to the licence to help manage any possible anti-social behaviour incidents:

SIA registered Door Supervisors shall be employed whenever the premises are open for licensed activities, to such a number as the management of the premises consider are sufficient to control the entry of patrons to the premises and for keeping order in and around the premises when they are used for licensable activities.

A written record shall be kept on the premises by the Designated Premises Supervisor of every person employed on the premises as a door supervisor in a register kept for that purpose. That record shall contain the following information:

- The door supervisor's name, date of birth and home address;
- His/her Security Industry Authority licence number;
- The time and date he/she starts and finishes duty;
- The time of any breaks taken whilst on duty;
- Each entry shall be signed by the door supervisor.

Record of all incidents taking place in the venue

The register shall be available for inspection on request by an authorised officer of the Council, the Security Industry Authority or a Police Officer.

Signed:

Lesley Halliday

Date: 22/03/2024

Created Time Feb 20, 2024 @	IMIL Numbe			Location	What has happened	Closure Summery
08:28:18.402	IML-17608	6 GA0		VICTORIA PARK,	CALLER REPORTING THAT THERE ARE TWO OFF	GS19 - DONE A FULL LAP OF THE PARK AND NOT SEEN
UB-28-18-4UZ		ĺ	PERSONAL/NUISANCE		ROAD BIKES RIDING AROUND THE PARK ACROSS	ANYTHYING, HAVE SPOKEN TO MOP WHO HAS ALSO NO
		1	OR ENVIRONMENTAL		THE PATHS AND FIELDS WHERE ALL THE KIDS ARE	SEEN ANYTHING
	J	j		WIDNES, HALTON, W.	A8 WALKING TO SCHOOL. CALLER THINKS THEY ARE	
Feb 16, 2024 @	IML-175842	2 GA0	1 ASB - ALL	VECTORIA DADI	GOING TO CAUSE AN ACCIDENT.	
17:35:08.608	WIL-173042	2 1020	PERSONAL/NUISANCE	VICTORIA PARK,	Caller reporting there were around 4 kids on 2	Today 17:44:46 GP11-SMNT 07\$23668
	1		OR ENVIRONMENTAL	BIRCHFIELD AVENUE,	scrambler type/miniture type motorbike - last see	n
	1	- 1	CAL CHANGE HAVE	6PX	A8 around by the top section by the duck]
	1	- 1		DPA	pond/children play area - riding around in an anti	
					social manner - riding between people at speed an	rd.
		1		1	giving the finger if anything said. 1 of them has a	1
Feb 15, 2024 @	IML-175721	7 GA01	ASB - ALL	VICTORIA PARK.	lime green face mask on larger 14.15 years 2 scrambler bikes racing around in the park and	T-3-00 40 04 20 0
08:07:17.490		-	PERSONAL/NUISANCE	BIRCHFIELD ROAD,	tearing up the grass. Quite a few people in the par	Today 08:49:01 gp28- Spoken to the gardeners- the bike
	1	ĺ		B WIDNES, HALTON, WA	at present. 2 bikes with 1 rider on each. Not able to	k were here at 0805- drove through and have not come ba
	1	1		7SX	pass a desc of bikes or riders other than having	
					hoods up	6395 CRU Supv: Vehicle AS8 + Sec 4a Public Order to be recorded re entry at 08.29
Feb 10, 2024 @	IML-175420	GA01	ASB - ALL	VICTORIA PARK,	the caller is out walking his dog and an XL BULLY	UNSURE WHERE THIS NEEDS TO GO AS OPENED ON A CO
19:06:35.447	J	Į.	PERSONAL/NUISANCE	BIRCHFIELD AVENUE,	which was on a lead but not wearing a muzzle has	CODE
	1	1	OR ENVIRONMENTAL:	B WIDNES, HALTON, WA	8 jumped towards the callers dog also on a lead, this	
	1	1		6РХ	has just happened. Male with the dog was all in	
	1	1			black and is was dark so no details.	1
	l .		1	1	##UNSURE WHERE THIS NEEDS TO GO AS OPENED	
					ON A CRIME CODE ##	
eb 5, 2024 @	IML-1750485	GA01		VICTORIA PARK,	Caller reporting that 40 minutes ago he was	FIS JC - Please close for Intel - We have not received any
6:55:13.671	1	1	PERSONAL/NUISANCE	BIRCHFIELD ROAD,	walking through Victoria Park in Widnes with his 2	reports form the women involved. Nobody is reporting t
		1	OR ENVIRONMENTAL:	WIDNES, HALTON, WAS	children aged 3 and 9 and 2 Teenagers shouted	they percive it to be a hate inc.
	I	1		75X	"HAMAS" shouting "I'll blow up this and blow up	oney percive it to be a nate Inc.
	Į	1		1	that, I'll go to prison, I'm not bothered" using that	1
	i	1			sort of terminology - They were throwing the little	
	l			i	bangers at 2 ladles and their dogs saying "they	
					don't like that do they" - They were a lad and a girl	
	ĺ	1	1		lad 15-17 - Possibly Arabic Ethnicity but light	
	l	ĺ	1	1		
		1		ļ	skinned, clean shaven black short curly hair - Spoke	
İ	ĺ				with an accent Wearing black coat with a hoodie	
	ļ	1	1	i	underneath - Dark joggers and trainers - Happened	
		J	ļ	ļ	by the main cafe - They went off towards towards	
	ĺ	1		1	the childrens park - Female - Sft2 - Dark Leggings -	
	ļ	1		ł	Dark Hoodie with white writing - Possibly Nike with	
					hood up - Possibly sister same ethnicity talking	
				i	about Hamas and mention of blowing things up.	
n 22, 2024 @	IML-1740138	GA01	ASB - ALL	VICTORIA PARK,	OFF DUTY MERPOL POLICE SGT CALLER HAS	GP13 - We have checked area of the park and youths have
:51:08.603		l	PERSONAL/NUISANCE	BIRCHFIELD ROAD,		made off. No made checked area of the park and youths have
l		l	OR ENVIRONMENTAL : B		A LARGE FIGHT WITH ANOTHER GROUP OF YOUTHS	made off - No one is making themselves known to us there
			1	75X	IN THE PARK THEY HAVE THEN RAN OFF	no disturbance and no identified victim or offender. No M
Ĭ		1			TOWARDS THE CENOTAPH WHERE ANOTHER	approached having witnessed anything / making complain
					LARGE GROUP IS	
	IML-1711975	GA01	ASB - ALL	VICTORIA PARK,		OBS PASSED AND CCTV MADE AWARE = RE-ASSESSMENT
:29:51.127		l	PERSONAL/NUISANCE	VISITORS CENTRE.		ADDED FOR NO DEPLOYMENT
i		l	OR ENVIRONMENTAL : B	BIRCHFIELD ROAD.	NO LIGHTS AND NO HELMETS, NO VRM ON THE	ADDED FOR NO DEPLOYMENT
1				WIDNES, HALTON, WAS	BIKE - THEY ARE DRIVING ROUND FARMWOTH AND	
				759	VICTORIA PARK	
8, 2024 @	ML-1730529	GA01	DOMESTIC INCIDENT : SE	VICTORIA PARK.		COLLE TORON COLUMN COLU
40:31.624		1	1	BIRCHFIELD ROAD,		GR143- THIS WONT BE A DOMESTIC AS SONLY 13. I
				WIDNES, HALTON, WAS		WILL SUBMIT OP ENCOMPASS AND VPA. KS11- DOES NOT
				7SX	!	REQUIRE A SGT'S REVIEW AS IS ONLY 13. THIS CAN B
1					[CLOSED WHEN VPA AND OP ENCOMPASS ARE SUBMITTED
	ML-1716370	GA01	POLICE GENERATED : EP	VICTORIA PARK	GJ11 -	2144
29:18.146						J111 - POSSESION OF
- 1				WIDNES, HALTON, WAS	CR	ANNABIS WILL BE DEALT WITH BY CR
				75X	~~	
	ML-1782275	GA01	VIOLENCE /	- 9/1	(REPEAT) DAUGHTER	RESECOND TO CO. T. C.
09:43.232					AND HER FRIEND	****CONSIDER OP ENCOMPASS*****
<u>I</u>	i			WIDNES, HALTON, WAS		
ı	1			rsy	BEEN ASSUALTED AT 1815 BY	
	l			· 3A	TWO CHILDREN WHO ATTEND ST PETERS AND	
ļ	l		1		PAULS SECONDARY SCHOOL -	
ĺ	ı	1			SCHOOL ARE AWARE AND BULLYING HAS BEEN	
	1	- 1	i		GOING ON SINCE SEPTEMBER - TONIGHT AND	
	ĺ	İ	ļ		ANOTHER FEMALE HAVE PUNCHED THE	
	- 1		1	<u>[</u>	BACK OF THE HEAD ONCE AND THEY HAVE PULLED	
		l	I		TO THE FLOOR.	
13, 2024 @ #N	AL-1756265 (A01	VIOLENCE /	TCTORIA PARK,	720 TODAY 42 /02 /24 CALLES	w
1:25.486]				L730 TODAY 13/02/24 CALLER WALKING WITH KS	12 - unattended appointment. Assigned officer:
	1					Please close to their niche.
1	I	1			ART OF GROUP OF SIX ON ELECTRIC BIKE BIKES	
	l	- 1	[E	ra P	ULLED WHEELIE NEARLY HITTING	
J		ļ			SHOUTED AT THE	
		- 1	ļ	[N	MALETHE GROUP OF 6 THEN SURROUNDED	
	1			la la		
		- 1	1			
				Α	GRESSIVE AND CONFRONTATIONALCALLER SAID	
				A	GRESSIVE AND CONFRONTATIONALCALLER SAID IS AN ONGOING PROBLEM IN THE EVENINGS	
				A		

Jan 23, 2024	@ IML-1746)992 GA	01 VIOLENCE /	VICTORIA PARK.	COLLAND COLOR	
19:49:36.591	ĺ	1	HARASSMENT / TH	REAT BIRCHFIELD ROAD,	SON HAS JUT BEEN JUMPED IN THE PARK IN	GR118 - Spoken to victim and victim parents, phone was
ı	i	- 1	TO LIFE : C10		WIDNES. THERE WERE ABOUT 8 OF THEM, THE	recovered outside address
1	1	J		75X	WAS WERE ASKING HER SON IF HE KNEW SOMEONE	Prostrada Alda addission a
	- 1	-		135	THEY THEN STARTED ATTACKING HIM. CALLER SON HAS FOOTPRINTS ON HIS FACE.	SAID broken.
1	ı			1		CCTV enquires at Victoria park they did have CCTV of a grou
1	- 1	- 1	1	ļ	1	of youths running out of the park, this is not you anad own
1	ł	ł	1		ı	as you can only see the youths run past at a distance to for
		ł	İ	1		Identify anyone. All other enquires for CCTV in Victoria and
1	i	- 1	j	ł	Í	Were negative. The only Halton council camera near the
1	[- [-	j		Incident was offline at the time.
1	- 1	- 1			ł	CCTV enquires at the transfer of they will look at the
1		i		}	1	CCTV when back home from work. Number passed to get in
		- 1		ł		contact.
Dec 15, 2023 @	IML-17142	43 GAD:	VIOLENCE /			Please close this down to niche for slow time enquires.
21:54:52.543	1	1	HARASSMENT / THRE	VICTORIA PARK, AT BIRCHFIELD ROAD,	CALLER REPORTING THAT APPROX 20:45 THIS	I have spoken to AP and Mother who have stated that they
1	í	- 1	TO LIFE : C10		EVENING HER SON	don't want to pursue this matter and that they have only
1	1	- 1		7SX	A8 AND HIS TWO FRIENDS WERE APPROACHED ON	reported this for our awareness, in case it becomes on
1	- 1	ł		/	THE PARK BY 3 FEMALES APPROX 16/17 YEARS O	LD. ongoing issue in Victoria Park.
1	1	- 1		1	THEY WERE TRYING TO GRAB INCLUDING HIS BIKE, AND ALSO THREATENED TO	5
ſ	1	- 1		ļ	STAB HIM.	
Í	j	1	1		STO THAT	football. Three girls came over and started to pretend to nick
ĺ	ļ	1	1	ļ	1	up AP's and his friends belongings.
	Į.	i	ļ	Į.	İ	This was all playful and everyone was laughing and there
	ł	1	1		ĺ	were no issues.
	}		1	ł	I	AP noticed that his friends cap was missing.
	1		1		ł.	They have asked the girls where the cap was and they denied
		1	1	· I	i	any knowledge of it. At this time. AP states that
	İ	1				approximately 8 x males appeared and this panicked AP and his friends and they have ran away.
	1	1				It was at this point that AP thinks somebody shouted that
	j	ļ		1	[tney will be stabbed.
				1		It appears that there was some distance between all parties by this time and no threat was credible.
	1	1		1	i	AP does not want to be involved.
	ŀ	1		1	1	No property was taken from AP. AP has stated that he doesn't
	1			1	1	want to be involved.
	ł	1			1	AP would not provide friends details as his friend has
	1	ĺ	İ	1	f	informed him that he doesn't want to report his Hat going
		1		1	ĺ	missing to the Police.
	1			i		No CCTV opportunities due to the poor lighting in the park.
	1			ĺ		There may be a crime of Theft and a potential Public order.
	ł			i		No engaging victim, as it stands, that is willing to provide a
						statement or support prosecution.
ec 14, 2023 @ :43:30.746	IML-1713533		VIOLENCE /	VICTORIA PARK,	**VULN-CHILDREN INVOLVED**works in a	No CCT/ due to lighting
-4J-3U./4b	j			BIRCHFIELD ROAD,	residential home and she does checks on	*****CONSIDER OP ENCOMPASS*****
]]	- 1	TO LIFE : C10	WIDNES, MALION, WAS	phone and she has been	WORKING OFF LINKED IML
]]	- 1		7SX	sent a video at 20:20 of a fight that hangened in	
		l	ł	ļ	victoria park this evening around 19:30, she said it	1
]]			J,	was one male being attacked by 4/5 other males	ľ
	<u> </u>			ŀ	who were kicking him. the victim goes to	İ

APPENDIX D

Licensing objectives and aims

- 1.2 The legislation provides a clear focus on the promotion of four statutory objectives which must be addressed when licensing functions are undertaken.
- 1.3 The licensing objectives are:
- The prevention of crime and disorder;
- · Public safety;
- · The prevention of public nuisance; and
- The protection of children from harm.
- 1.4 Each objective is of equal importance. There are no other statutory licensing objectives, so that the promotion of the four objectives is a paramount consideration at all times.
- 1.5 However, the legislation also supports a number of other key aims and purposes. These are vitally important and should be principal aims for everyone involved in licensing work. They include:
- protecting the public and local residents from crime, anti-social behaviour and noise nuisance caused by irresponsible licensed premises;
- giving the police and licensing authorities the powers they need to effectively manage and police the night-time economy and take action against those premises that are causing problems;
- recognising the important role which pubs and other licensed premises play in our local communities by minimising the regulatory burden on business, encouraging innovation and supporting responsible premises;
- providing a regulatory framework for alcohol which reflects the needs of local communities and empowers local authorities to make and enforce decisions about the most appropriate licensing strategies for their local area; and
- encouraging greater community involvement in licensing decisions and giving local residents the opportunity to have their say regarding licensing decisions that may affect them.

Licence conditions - general prinicples

- 1.16 Conditions on a premises licence or club premises certificate are important in setting the parameters within which premises can lawfully operate. The use of wording such as "must", "shall" and "will" is encouraged. Licence conditions:
- must be appropriate for the promotion of the licensing objectives;
- must be precise and enforceable;
- must be unambiguous and clear in what they intend to achieve;
- should not duplicate other statutory requirements or other duties or responsibilities placed on the employer by other legislation;

- must be tailored to the individual type, location and characteristics of the premises and events concerned;
- should not be standardised and may be unlawful when it cannot be demonstrated that they are appropriate for the promotion of the licensing objectives in an individual case;
- should not replicate offences set out in the 2003 Act or other legislation;
- should be proportionate, justifiable and be capable of being met, (for example, whilst beer glasses may be available in toughened glass, wine glasses may not);
- cannot seek to manage the behaviour of customers once they are beyond the direct management of the licence holder and their staff, but may impact on the behaviour of customers in the immediate vicinity of the premises or as they enter or leave; and should be written in a prescriptive format.

Each application on its own merits

1.17 Each application must be considered on its own merits and in accordance with the licensing authority's statement of licensing policy; for example, if the application falls within the scope of a cumulative impact policy. Conditions attached to licences and certificates must be tailored to the individual type, location and characteristics of the premises and events concerned. This is essential to avoid the imposition of disproportionate and overly burdensome conditions on premises where there is no need for such conditions. Standardised conditions should be avoided and indeed may be unlawful where they cannot be shown to be appropriate for the promotion of the licensing objectives in an individual case.

Crime and disorder

- 2.1 Licensing authorities should look to the police as the main source of advice on crime and disorder. They should also seek to involve the local Community Safety Partnership (CSP).
- 2.2 In the exercise of their functions, licensing authorities should seek to co-operate with the Security Industry Authority ("SIA") as far as possible and consider adding relevant conditions to licences where appropriate. The SIA also plays an important role in preventing crime and disorder by ensuring that door supervisors are properly licensed and, in partnership with police and other agencies, that security companies are not being used as fronts for serious and organised criminal activity. This may include making specific enquiries or visiting premises through intelligence led operations in conjunction with the police, local authorities and other partner agencies. Similarly, the provision of requirements for door supervision may be appropriate to ensure that people who are drunk, drug dealers or people carrying firearms do not enter the premises and ensuring that the police are kept informed.
- 2.3 Conditions should be targeted on deterrence and preventing crime and disorder. For example, where there is good reason to suppose that disorder may take place, the presence of closed-circuit television (CCTV) cameras both inside and immediately outside the premises can actively deter disorder, nuisance, anti-social behaviour and crime generally. Some licence holders may wish to have cameras on their premises for the prevention of crime directed against the business itself, its staff, or its customers. But any condition may require a broader approach, and it may be appropriate to ensure that the precise location of cameras is set out on plans to ensure that certain areas are properly covered and there is no subsequent dispute over the terms of the condition.

- 2.4 The inclusion of radio links and ring-round phone systems should be considered an appropriate condition for public houses, bars and nightclubs operating in city and town centre leisure areas with a high density of licensed premises. These systems allow managers of licensed premises to communicate instantly with the police and facilitate a rapid response to any disorder which may be endangering the customers and staff on the premises.
- 2.5 In the context of crime and disorder and public safety, the preservation of order on premises may give rise to genuine concerns about the ability of the management team with responsibility for the maintenance of order. This may occur, for example, on premises where there are very large numbers of people and alcohol is supplied for consumption, or in premises where there are public order problems.
- 2.6 Conditions relating to the management competency of designated premises supervisors should not normally be attached to premises licences. The designated premises supervisor is the key person who will usually be responsible for the day to day management of the premises by the premises licence holder, including the prevention of disorder. A condition of this kind may only be justified as appropriate in rare circumstances where it can be demonstrated that, in the circumstances associated with particular premises, poor management competency could give rise to issues of crime and disorder and public safety.
- 2.7 It will normally be the responsibility of the premises licence holder as an employer, and not the licensing authority, to ensure that the managers appointed at the premises are competent and appropriately trained. However, licensing authorities must ensure that they do not stray outside their powers and duties under the 2003 Act. This is important to ensure the portability of the personal licence and the offences set out in the 2003 Act and to ensure, for example, that the prevention of disorder is in sharp focus for all managers, licence holders and clubs.

Public nuisance

- 2.18 The 2003 Act enables licensing authorities and responsible authorities, through representations, to consider what constitutes public nuisance and what is appropriate to prevent it in terms of conditions attached to specific premises licences and club premises certificates. It is therefore important that in considering the promotion of this licensing objective, licensing authorities and responsible authorities focus on the effect of the licensable activities at the specific premises on persons living and working (including those carrying on business) in the area around the premises which may be disproportionate and unreasonable. The issues will mainly concern noise nuisance, light pollution, noxious smells and litter.
- 2.19 Public nuisance is given a statutory meaning in many pieces of legislation. It is however not narrowly defined in the 2003 Act and retains its broad common law meaning. It is important to remember that the prevention of public nuisance could therefore include lowlevel nuisance, perhaps affecting a few people living locally, as well as major disturbance affecting the whole community. It may also include in appropriate circumstances the reduction of the living and working amenity and environment of other persons living and working in the area of the licensed premises. Public nuisance may also arise as a result of the adverse effects of artificial light, dust, odour and insects or where its effect is prejudicial to health. 2.20 Conditions relating to noise nuisance will usually concern steps appropriate to control the levels of noise emanating from premises. [...]

Beyond the immediate area surrounding the premises, these are matters for the personal responsibility of individuals under the law. An individual who engages in anti-social behaviour

is accountable in their own right. However, it would be perfectly reasonable for a licensing authority to impose a condition, following relevant representations, that requires the licence holder or club to place signs at the exits from the building encouraging patrons to be quiet until they leave the area and to respect the rights of people living nearby to a peaceful night

Protection of children from harm

2.22 The protection of children from harm includes the protection of children from moral, psychological and physical harm. This includes not only protecting children from the harms associated directly with alcohol consumption but also wider harms such as exposure to strong language and sexual expletives (for example, in the context of exposure to certain films or adult entertainment). Licensing authorities must also consider the need to protect children from sexual exploitation when undertaking licensing functions.

2.23 The Government believes that it is completely unacceptable to sell alcohol to children. Conditions relating to the access of children where alcohol is sold and which are appropriate to protect them from harm should be carefully considered. Moreover, conditions restricting the access of children to premises should be strongly considered in circumstances where:

- adult entertainment is provided;
- a member or members of the current management have been convicted for serving alcohol to minors or with a reputation for allowing underage drinking (other than in the context of the exemption in the 2003 Act relating to 16 and 17 year olds consuming beer, wine and cider when accompanied by an adult during a table meal);
- it is known that unaccompanied children have been allowed access;
- there is a known association with drug taking or dealing; or
- in some cases, the premises are used exclusively or primarily for the sale of alcohol for consumption on the premises.

2.24 It is also possible that activities, such as adult entertainment, may take place at certain times on premises but not at other times. For example, premises may operate as a café bar during the day providing meals for families but also provide entertainment with a sexual content after 8.00pm. It is not possible to give an exhaustive list of what amounts to entertainment or services of an adult or sexual nature. Applicants, responsible authorities and licensing authorities will need to consider this point carefully. This would broadly include topless bar staff, striptease, lap-, table- or pole-dancing, performances involving feigned violence or horrific incidents, feigned or actual sexual acts or fetishism, or entertainment involving strong and offensive language.

2.25 Applicants must be clear in their operating schedules about the activities and times at which the events would take place to help determine when it is not appropriate for children to enter the premises. Consideration should also be given to the proximity of premises to schools and youth clubs so that applicants take appropriate steps to ensure that advertising relating to their premises, or relating to events at their premises, is not displayed at a time when children are likely to be near the premises.

2.26 Licensing authorities and responsible authorities should expect applicants, when preparing an operating schedule or club operating schedule, to set out the steps to be taken to protect children from harm when on the premises.

2.27 Conditions, where they are appropriate, should reflect the licensable activities taking place on the premises. In addition to the mandatory condition regarding age verification, other conditions relating to the protection of children from harm can include:

- restrictions on the hours when children may be present;
- restrictions or exclusions on the presence of children under certain ages when particular specified activities are taking place;
- restrictions on the parts of the premises to which children may have access;
- age restrictions (below 18);
- restrictions or exclusions when certain activities are taking place;
- requirements for an accompanying adult (including for example, a combination of requirements which provide that children under a particular age must be accompanied by an adult); and
- full exclusion of people under 18 from the premises when any licensable activities are taking place.

2.28 Please see also Chapter 10 for details about the Licensing Act 2003 (Mandatory Licensing Conditions) Order 2010.

2.29 Licensing authorities should give considerable weight to representations about child protection matters. In addition to the responsible authority whose functions relate directly to child protection, the Director of Public Health may also have access to relevant evidence to inform such representations. These representations may include, amongst other things, the use of health data about the harms that alcohol can cause to underage drinkers. Where a responsible authority, or other person, presents evidence to the licensing authority linking specific premises with harms to children (such as ambulance data or emergency department attendances by persons under 18 years old with alcohol- related illnesses or injuries) this evidence should be considered, and the licensing authority should also consider what action is appropriate to ensure this licensing objective is effectively enforced. In relation to applications for the grant of a licence in areas where evidence is presented on high levels of alcohol-related harms in persons aged under 18, it is recommended that the licensing authority considers what conditions may be appropriate to ensure that this objective is promoted effectively.

2.30 The 2003 Act provides that, where a premises licence or club premises certificate authorises the exhibition of a film, it must include a condition requiring the admission of children to films to be restricted in accordance with recommendations given either by a body designated under section 4 of the Video Recordings Act 1984 specified in the licence (the British Board of Film Classification is currently the only body which has been so designated) or by the licensing authority itself. Further details are given in Chapter 10.

2.31 Theatres may present a range of diverse activities and entertainment including, for example, variety shows incorporating adult entertainment. It is appropriate in these cases for a licensing authority to consider restricting the admission of children in such circumstances. Entertainments may also be presented at theatres specifically for children. It will be appropriate to consider whether a condition should be attached to a premises licence or club premises certificate which requires the presence of a sufficient number of adult staff on the premises to ensure the wellbeing of the children during any emergency.

Offences relating to the sale and supply of alcohol to children

2.32 Licensing authorities are expected to maintain close contact with the police, young offenders' teams and trading standards officers (who can carry out test purchases under

section 154 of the 2003 Act) about the extent of unlawful sales and consumption of alcohol by minors and to be involved in the development of any strategies to control or prevent these unlawful activities and to pursue prosecutions. Licensing authorities, alongside the police, are prosecuting authorities for the purposes of these offences, except for the offences under section 147A (persistently selling alcohol to children). Where, as a matter of policy, warnings are given to retailers prior to any decision to prosecute in respect of an offence, it is important that each of the enforcement arms should be aware of the warnings each of them has given.

Determining actions that are appropriate for the promotion of the licensing objectives

9.38 Licensing authorities are best placed to determine what actions are appropriate for the promotion of the licensing objectives in their areas. All licensing determinations should be considered on a case-by-case basis. They should take into account any representations or objections that have been received from responsible authorities or other persons, and representations made by the applicant or premises user as the case may be.

9.39 The authority's determination should be evidence-based, justified as being appropriate for the promotion of the licensing objectives and proportionate to what it is intended to achieve.

9.40 Determination of whether an action or step is appropriate for the promotion of the licensing objectives requires an assessment of what action or step would be suitable to achieve that end. Whilst this does not therefore require a licensing authority to decide that no lesser step will achieve the aim, the authority should aim to consider the potential burden that the condition would impose on the premises licence holder (such as the financial burden due to restrictions on licensable activities) as well as the potential benefit in terms of the promotion of the licensing objectives. However, it is imperative that the authority ensures that the factors which form the basis of its determination are limited to consideration of the promotion of the objectives and nothing outside those parameters. As with the consideration of licence variations, the licensing authority should consider wider issues such as other conditions already in place to mitigate potential negative impact on the promotion of the licensing objectives and the track record of the business. Further advice on determining what is appropriate when imposing conditions on a licence or certificate is provided in Chapter 10. The licensing authority is expected to come to its determination based on an assessment of the evidence on both the risks and benefits either for or against making the determination.

Proportionality

10.10 The 2003 Act requires that licensing conditions should be tailored to the size, type, location and characteristics and activities taking place at the premises concerned. Conditions should be determined on a case-by-case basis and standardised conditions which ignore these individual aspects should be avoided. Licensing authorities and other responsible authorities should be alive to the indirect costs that can arise because of conditions. These could be a deterrent to holding events that are valuable to the community or for the funding of good and important causes. Licensing authorities should therefore ensure that any conditions they impose are only those which are appropriate for the promotion of the licensing objectives.

Hours of trading

- 10.11 The Government acknowledges that different licensing strategies may be appropriate for the promotion of the licensing objectives in different areas. The 2003 Act gives the licensing authority power to make decisions regarding licensed opening hours as part of the implementation of its licensing policy statement and licensing authorities are best placed to make decisions about appropriate opening hours in their areas based on their local knowledge and in consultation with responsible authorities. However, licensing authorities must always consider each application and must not impose predetermined licensed opening hours, without giving individual consideration to the merits of each application.
- 10.12 Where there are objections to an application to extend the hours during which licensable activities are to be carried on and the licensing authority determines that this would undermine the licensing objectives, it may reject the application or grant it with appropriate conditions and/or different hours from those requested.
- 10.13 Shops, stores and supermarkets should normally be free to provide sales of alcohol for consumption off the premises at any times when the retail outlet is open for shopping unless there are good reasons, based on the licensing objectives, for restricting those hours.