

M MINUTES

meeting: **LICENSING SUB-COMMITTEE**

date: **29 JUNE 2012**

PRESENT:-

Councillors Dass (Chair), Banger and Claymore

OFFICERS IN ATTENDANCE:-

L Banbury	-	Democratic Support Officer, Delivery
R Edge	-	Section Leader (Licensing), Education and Enterprise
S Hardwick	-	Senior Solicitor, Delivery

Wolverhampton
City Council



PART 1 – OPEN ITEMS**Licensing Act 2003 – Application to Vary a Premises Licence
Old Stag’s Head, Penn Common, Wolverhampton (Appendix 15)**

26

In AttendanceFor the Premises

K Hughes - Flint Bishop Solicitors
S Philpott - Tenant

Objector

Mr S Platt - Local Resident

The Chair outlined the procedure to be followed at the meeting. No declarations of interest were made by the Members.

The Section Leader (Licensing) briefly outlined the report submitted to the meeting and circulated to all parties in advance. It was acknowledged that there was an error at page 1 of the variation application, in that the address of the applicant should read Quail Green, rather than Street.

At this juncture K Hughes outlined the application and, in so doing, advised that the decision to increase the capacity had been made as the current stated capacity was agreed prior to the building of an extension to the Premises. The Fire Officer had been consulted in regard to the revised capacity. She added that it was not the intention to keep the Premises open until midnight every night, rather only once per week on Friday, Saturday or a special occasion. The music would be mainly acoustic and that it could be moved to an alternative part of the Premises, away from the extension, to avoid noise issues. She quoted case law, which confirmed that there had to be sufficient complaints received to constitute a public nuisance, but stressed that the private nuisance was not acceptable and steps had been taken to ensure that the one incident of noise would not be repeated.

All parties were afforded the opportunity to question K Hughes and S Philpott. The Sub-Committee were advised that it was not the intention to show sports matches and that there was no dance floor facility at the Premises. The Old Stag’s Head was essentially a food led premises, catering mainly to local residents and that the variation application had arisen from customer requests.

At this juncture, Mr Platt outlined his objections to the variation application. He advised that the Premises and his house were in a Conservation Area and he was concerned that the application would not enhance the area. He was advised, however, that the Sub-Committee could only take into account the four Licensing Objectives and the Council’s Statement of Licensing Policy, which did include issues relating to planning and conservation. Mr Platt acknowledged he had only experienced the noise problem on one other occasion in

the seventeen years he had lived adjacent to the Premises and that had been five years previously.

All parties were afforded the opportunity to question Mr Platt.

Ms Hughes and Mr Platt made final statements.

Exclusion of Press and Public

27 Resolved:-

That, in accordance with Section 100A(4) of the Local Government Act 1972, the press and public be excluded from consideration of the items of business in Part II of the Agenda, on the grounds that in view of the nature of the business to be transacted or the nature of the proceedings, exempt information falling within paragraph 3 of Schedule 12A to the Act (Information relating to the business affairs of particular persons) is likely to be disclosed.

All parties, with the exception of the City Council's Solicitor and the Democratic Support Officer, withdrew from the meeting at this point.

PART II - EXEMPT ITEMS

Deliberations and Decisions

28 The Sub-Committee discussed the issues which had been raised during consideration of the application to vary the Premises Licence.

The Solicitor advised them of the options open to them in determining the application.

Re-Admission of Press and Public

29 Resolved:-

That the press and public be readmitted to the meeting.

PART I - OPEN ITEMS

Announcement of Decision

30 All parties returned to the meeting room and the Solicitor outlined the decision of the Sub-Committee as follows:-

The Sub-Committee have taken note of all the written concerns raised in respect of the Old Stags Head, Penn Common, Wolverhampton. They have listened to the arguments of those who have spoken at the hearing, both for and against the application.

Nuisance has been the main issue raised. The Sub-Committee are concerned with the prevention of public nuisance, and sympathise

with the concerns of the objector, Mr Platt. However, the Sub-Committee heard that:-

1. there has been one incident of nuisance on 4 May 2012 and only on one other occasion in 17 years;
2. there have been no issues of nuisance since 4 May 2012;
3. the Premises Licence Holder has offered to house any band/music equipment at the opposite end of the public house to Mr Platt's property and to that ensure doors and windows are kept closed at all times during such regulated entertainment and this is a condition of the Licence;
4. there are already a number of other conditions on the Licence designed to control nuisance to include signage asking patrons to leave the Premises quietly; to not allow music to emanate from the Premises (the applicant is aware that if any conditions are breached they risk a review of the Premises Licence), and
5. there have been no representations from Environmental Health regarding nuisance.

The Sub-Committee are satisfied that they have no authority to reject the application based on the fact that the Premises are in a Conservation Area and that in accordance with case law 'Hope and Glory', there need to be sufficient complaints submitted which amount to more than a private nuisance.

Having considered the views of all concerned, the Sub-Committee have decided to grant the variation application as applied for.

Finally, such conditions as are specified on/or are consistent with the Operating Schedule will be attached to the Licence, together with any mandatory conditions required by the Act.

All parties have a right of appeal to the Magistrates' Court within 21 days of receipt of this decision.

**Licensing Act 2003 – Application for a Premises Licence
72-73 Darlington Street, Wolverhampton (Appendix 16)**

31

In Attendance

For the Premises

Mr S Keasey and

Mr M Ward

-

Easy Pub Management

Objector

Sergeant S Edwards,

WPC N Holt and

PC S Williams

-

West Midlands Police

Mrs E Moreton

-

Licensing Authority

Mrs M Smith-Doughty-

Primary Care Trust/Local Health
Board

The Chair outlined the procedure to be followed at the meeting. No declarations of interest were made by the Members.

The Section Leader (Licensing) briefly outlined the report submitted to the meeting and circulated to all parties in advance.

At this juncture outlined Mr Keasey outlined his application for a new Premises Licence and, in so doing, advised that the venue would cater for eating and drinking with only background music and no facility for dancing. The capacity had been set at 200 on the advice of the Fire Service.

All parties were afforded the opportunity to question the applicant. Mr Keasey advised that the Premises had a disabled access, but the toilet facilities were currently located down a flight of stairs. He indicated that it was not intended for him to be the Designated Premises Supervisor for this particular venue, and that he would advertise for someone should the Licence be granted. Clickers would be used to monitor customer numbers. A smoking area was to be installed at the rear of the Premises.

On a point of clarification, Mr Keasey advised that the opening hours would be as requested by the West Midlands Police and that Temporary Event Notices would be used to cater for longer hours at Christmas and New Year. He further advised that it was intended to name the Premises 'Darlington Street'.

At this juncture, WPC Holt outlined the objections of the West Midlands Police. The applicant had signed up to amendments to the operating schedule, which were attached at Appendix 6 to the Licensing Officer's report. However, there were two amendments in respect of conditions two and eight, which had been agreed by the applicant. Sargeant Edwards stressed that the Police wished to see the City Centre prosper and he had every confidence in Mr Keasey that he would do everything he could to meet the licensing objectives.

All parties were afforded the opportunity to question the Police representatives.

At this juncture, Mrs Moreton outlined the objections on behalf of the Licensing Authority. She indicated that she was in agreement with the conditions put forward by the West Midlands Police. In regard to noise nuisance, she acknowledged that there were no residential properties in the near vicinity to the Premises.

At this juncture, Mrs Smith-Doughty outlined the objections on behalf of the Primary Care Trust. She indicated that she was in agreement with the conditions put forward by the West Midlands Police.

All parties were afforded the opportunity to make final statements.

Exclusion of Press and Public

32

Resolved:-

That, in accordance with Section 100A(4) of the Local Government Act 1972, the press and public be excluded from consideration of the items of business in Part II of the Agenda, on the grounds that in view of the nature of the business to be transacted or the nature of the proceedings, exempt information falling within paragraph 3 of Schedule 12A to the Act (Information relating to the business affairs of particular persons) is likely to be disclosed.

All parties, with the exception of the City Council's Solicitor and the Democratic Support Officer, withdrew from the meeting at this point.

PART II - EXEMPT ITEMS

Deliberations and Decisions

33

The Sub-Committee discussed the issues which had been raised during consideration of the application for a new Premises Licence.

The Solicitor advised them of the options open to them in determining the application.

Re-Admission of Press and Public

34

Resolved:-

That the press and public be readmitted to the meeting.

PART I - OPEN ITEMS

Announcement of Decision

35

All parties returned to the meeting room and the Solicitor outlined the decision of the Sub-Committee as follows:-

The Sub-Committee have taken note of all the written concerns raised in respect of 72-73 Darlington Street, Wolverhampton. They have listened to the arguments of those who have spoken at the hearing, both for and against the application.

Having considered the views of all concerned, the Sub-Committee are satisfied that the Cumulative Impact Policy applies to these Premises. They are further satisfied that sufficient evidence has been provided by the applicant to illustrate that the Premises will not add to the cumulative impact already experienced and that the presumption of non-grant has been rebutted.

The application for a new Premises Licence is therefore granted, subject to the following conditions recommended by the West Midlands Police and agreed as follows:-

1. A CCTV system with recording equipment shall be installed and maintained at the Premises. Sufficient staff must be trained to use the system; all recorded images must be made available for inspection and downloading as soon as practical upon request by officers of Responsible Authorities. All recording used in conjunction with CCTV shall:-
 - be of evidential quality;
 - indicate the correct time and date, and
 - be retained for a period of 31 days.
2. On each Thursday, Friday and Saturday evening, plus any occasion when there is a promoted event, there will be at least two SIA door supervisors to be employed from 2100 hours until the close of business and until every member of the public has left the Premises. At least one to be female (for searching females). Door staff will use clickers to monitor the number of patrons entering and exiting the Premises and the numbers will be recorded in the register. The register will be produced for any Responsible Authority on request.
3. Any door supervisors who are engaged in front line activities at the Premises shall wear high visibility attire, overtly displaying their SIA badges.
4. Each member of the door team is required to sign a paginated record book at the commencement and completion of their tour of duty, providing name, address, badge number and date of birth. This record is to be produced for examination at the request of any officer of a Responsible Authority.
5. At least one SIA registered door supervisor to be deployed at the rear external smoking facility from 2100 hours each Thursday, Friday and Saturday evening.
6. A minimum of 50% of customers to be searched upon entry and re-entry, by the door supervisors.
7. There shall be a strict last entry time of 2330 hours.
8. There shall be a strict last sale of alcohol and ceasing of all regulated entertainment at 0000 hours.
9. All patrons will be vacated from the Premises at 0030 hours.
10. The Designated Premises Supervisor shall be required to maintain a paginated record of all incidents, clearly stating the date, time, nature of incident and action taken. The record shall be maintained at the Premises for one calendar year following the date of last entry. This record is to be produced for examination at the request of any officer of a Responsible Authority.
11. Intoxicated persons shall not be permitted to enter the Premises.
12. Facilities shall be provided to enable taxis to be booked/ordered from the Premises.
13. All staff who are involved in the sale of alcohol shall be fully trained to ensure that no person who is drunk or disorderly or who appears to be under the age of 18 years will be served with intoxicating liquor; such training to be repeated every six months and to be documented. This training record shall be produced for examination at the request of any officer of a Responsible Authority.

14. 'Challenge 25' shall be implemented at the Premises and photograph identification should be produced by anyone who appears to be under the age of 25 and all staff shall receive sufficient training in challenging underage drinking. This training shall be documented and records shall be produced for examination by any officer of a Responsible Authority.
15. The Designated Premises Supervisor or representative should attend Pubwatch meetings.
16. At least two SIA door supervisors shall be deployed at the Premises when there is a football match at Wolverhampton Wanderers Football Club of a Category C or above. For all other categories, it is advisable, but at the discretion of the Designated Premises Supervisor. Police advice should be taken into consideration.
17. No glass drinking vessels or glass bottles to be permitted outside the venue, either out into the street at the front of the Premises or into the smoking area at the rear of the Premises.
18. Private events are to be at the discretion of the Designated Premises Supervisor, but in any case at least 14 days notification should be given to the Licensing Department at Wolverhampton Central Police Station to allow for a suitable risk assessment to be conducted.
19. The premises shall join the radio link scheme and sign up to the Information Sharing Agreement in conjunction with Wolverhampton City Centre Management (currently known as WV ONE).
20. All staff shall be trained in order to carry out the safe evacuation of the Premises in an emergency and training shall be implemented at least annually. A record of this training shall be kept at the Premises and made available to any responsible Authority upon request.
21. At least one First Aid trained member of staff to be on duty each Thursday, Friday and Saturday from 2100 hours until all members of the public have left the building. In the event of more than one first aid trained member of staff being on duty, then their specific roles and duties should be explained before duty commences. Training should be undertaken every six months and should be documented and records made available upon request by any Responsible Authority.
22. No dance floor to be provided at any time.

It is considered that the above conditions should be attached in support of the prevention of Crime and Disorder Licensing Objective.

The Sub-Committee further recommend that an additional Designated Premises Supervisor is employed at the Premises.

**Licensing Act 2003 – Application to Vary a Premises Licence
Divine Bar, 77 Darlington Street, Wolverhampton (Appendix 17)**

36

In Attendance

For the Premises

Mr S Keasey and

Mr M Ward

- Easy Pub Management

Objector

Sergeant S Edwards,
WPC N Holt and
PC S Williams - West Midlands Police
Mrs E Moreton - Licensing Authority
Mrs M Smith-Doughty- Primary Care Trust/Local Health
Board

The Chair outlined the procedure to be followed at the meeting. No declarations of interest were made by the Members.

The Section Leader (Licensing) briefly outlined the report submitted to the meeting and circulated to all parties in advance.

At this juncture, Mr Keasey outlined the variation application and, in so doing, advised that it had been made to extend the opening hours by one hour and to add the facility to show films. He further advised that the venue was based on 'Glamorous' in Birmingham and was aimed at older clientele. Consultation had taken place with the Police regarding their request for additional conditions to be placed on the operating schedule.

All parties were afforded the opportunity to question the applicant.

The representatives of the West Midlands Police, Licensing Authority and Primary Care Trust outlined their objections to the variation application. However, the applicant had agreed to additional conditions and these were supported by the Licensing Authority and Primary Care Trust.

All parties were afforded the opportunity to make final statements.

Exclusion of Press and Public

37

Resolved:-

That, in accordance with Section 100A(4) of the Local Government Act 1972, the press and public be excluded from consideration of the items of business in Part II of the Agenda, on the grounds that in view of the nature of the business to be transacted or the nature of the proceedings, exempt information falling within paragraph 3 of Schedule 12A to the Act (Information relating to the business affairs of particular persons) is likely to be disclosed.

All parties, with the exception of the City Council's Solicitor and the Democratic Support Officer, withdrew from the meeting at this point.

PART II - EXEMPT ITEMS

Deliberations and Decisions

38 The Sub-Committee discussed the issues which had been raised during consideration of the application for a variation to the Premises Licence.

The Solicitor advised them of the options open to them in determining the application.

Re-Admission of Press and Public

39 Resolved:-
That the press and public be readmitted to the meeting.

PART I - OPEN ITEMS

Announcement of Decision

40 All parties returned to the meeting room and the Solicitor outlined the decision of the Sub-Committee as follows

The Sub-Committee have taken note of all the written concerns raised in respect of Divine Bar, 77 Darlington Street, Wolverhampton. They have listened to the arguments of those who have spoken at the hearing, both for and against the application.

Having considered the views of all concerned, the Sub-Committee are satisfied that the Cumulative Impact Policy applies to these Premises. They are further satisfied that sufficient evidence has been provided by the applicant to illustrate that the Premises will not add to the cumulative impact already experience and that the presumption of non-grant has been rebutted.

The application for a new Premises Licence is therefore granted, subject to the following conditions recommended by the West Midlands Police and agreed as follows:-

The Sub-Committee have taken note of all the written concerns raised in respect of Divine Bar, 77 Darlington Street, Wolverhampton. They have listened to the arguments of those who have spoken at the hearing, both for and against the application.

Having considered the views of all concerned, the Sub-Committee are satisfied that the Cumulative Impact Policy applies to these Premises. They are further satisfied that sufficient evidence has been provided by the applicant to illustrate that the Premises will not add to the cumulative impact already experience and that the presumption of non-grant has been rebutted.

The application for a new Premises Licence is therefore granted, subject to the following conditions recommended by the West Midlands Police and agreed as follows:-

1. A CCTV system with recording equipment shall be installed and maintained at the Premises. Sufficient staff must be trained to use the system; all recorded images must be made available for inspection and downloading as soon as practical upon request by officers of Responsible Authorities. All recording used in conjunction with CCTV shall:-
 - be of evidential quality;
 - indicate the correct time and date, and
 - be retained for a period of 31 days.
2. On each Thursday, Friday and Saturday evening, plus any occasion when there is a promoted event, there will be at least two SIA door supervisors to be employed from 2200 hours until the close of business and until every member of the public has left the Premises. Door staff will use clickers to monitor the number of patrons entering and exiting the Premises and the numbers will be recorded in the register. The register will be produced for any Responsible Authority on request.
3. Any door supervisors who are engaged in front line activities at the Premises shall wear high visibility attire, overtly displaying their SIA badges.
4. Each member of the door team is required to sign a paginated record book at the commencement and completion of their tour of duty, providing name, address, badge number and date of birth. This record is to be produced for examination at the request of any officer of a Responsible Authority.
5. At least one SIA registered door supervisor to be deployed at the rear external smoking facility from 2100 hours each Thursday, Friday and Saturday evening.
6. A minimum of 50% of customers to be searched upon entry and re-entry, by the door supervisors.
7. There shall be a strict last entry time of 0030 hours for new customers. Any patron who is in possession of their own 'I'm a Scene Queen' loyalty scheme card and/or a hand stamp relating to 'Gorgeous', 'Divine' or 'Darlington Street' may be permitted entry up until 0130 hours.
8. Intoxicated persons shall not be permitted to enter the Premises.
9. Facilities shall be provided to enable taxis to be booked/ordered from the Premises.
10. All staff who are involved in the sale of alcohol shall be fully trained to ensure that no person who is drunk or disorderly or who appears to be under the age of 18 years will be served with intoxicating liquor; such training to be repeated every six months and to be documented. This training record shall be produced for examination at the request of any officer of a Responsible Authority.
11. 'Challenge 25' shall be implemented at the Premises and photograph identification should be produced by anyone who appears to be under the age of 25 and all staff shall receive sufficient training in challenging underage drinking. This training shall be documented

and records shall be produced for examination by any officer of a Responsible Authority.

12. The Designated Premises Supervisor or representative should attend Pubwatch meetings.
13. The premises shall join the radio link scheme and sign up to the Information Sharing Agreement in conjunction with Wolverhampton City Centre Management (currently known as WV ONE).
14. All staff shall be trained in order to carry out the safe evacuation of the Premises in an emergency and training shall be implemented at least annually. A record of this training shall be kept at the Premises and made available to any responsible Authority upon request.
15. At least one First Aid trained member of staff to be on duty each Thursday, Friday and Saturday from 2100 hours until all members of the public have left the building. In the event of more than one first aid trained member of staff being on duty, then their specific roles and duties should be explained before duty commences. Training should be undertaken every six months and should be documented and records made available upon request by any Responsible Authority.

It is considered that the above conditions should be attached in support of the prevention of Crime and Disorder Licensing Objective.

Finally, such conditions as are specified on/or are consistent with the Operating Schedule will be attached to the Licence, together with any mandatory conditions required by the Act.

All parties have a right of appeal to the Magistrates' Court within 21 days of receipt of this decision.

**Licensing Act 2003 – Application for a New Premises Licence
Gorgeous, 32-36 School Street, Wolverhampton (Appendix 18)**

41

In Attendance

For the Premises

Mr S Keasey and

Mr M Ward

- Easy Pub Management

Objector

Sergeant S Edwards,

WPC N Holt and

PC S Williams

- West Midlands Police

Mrs E Moreton

- Licensing Authority

The Chair outlined the procedure to be followed at the meeting. No declarations of interest were made by the Members.

The Section Leader (Licensing) briefly outlined the report submitted to the meeting and circulated to all parties in advance. It was acknowledged that Appendix 3 could be disregarded as the current Licence would be surrendered upon granting of the new Licence.

At this juncture, Mr Keasey outlined the application for a Premises Licence and, in so doing, advised that the new application provided for a new layout taking in number 32 School Street which had recently become available. He indicated that the Fire Officer had agreed a capacity of 300, but this had been reduced to 225 following consultation with the West Midlands Police. He had also agreed a series of additional conditions in negotiation with the Police.

All parties were afforded the opportunity to question the applicant. Mr Keasey advised that the Council's Access Officer had been consulted and, although there was no necessity to put in a disabled toilet this would be considered in the future. The venue already employed a female member of door staff. It was not intended to provide late night refreshment.

At this juncture WPC Holt outlined the Police objections to the variation application. The additional conditions agreed with the applicant were circulated at the meeting. The Police Officer advised that they fully support the expansion of the Premises, adding that the Action Plan which had been set in place had resulted in a big reduction in incidents.

All parties were afforded the opportunity to question the Police representatives. Sargeant Edwards commented that there had been a number of concerns with the Premises in the past, but the door staff had addressed many of the issues and the Police would continue to monitor the situation.

At this juncture Mrs Moreton outlined the objections on behalf of the Licensing Authority. She indicated that she had spoken to Mr Keasey and most of her concerns had been addressed by the Police.

All parties were afforded the opportunity to make final statements.

Exclusion of Press and Public

42

Resolved:-

That, in accordance with Section 100A(4) of the Local Government Act 1972, the press and public be excluded from consideration of the items of business in Part II of the Agenda, on the grounds that in view of the nature of the business to be transacted or the nature of the proceedings, exempt information falling within paragraph 3 of Schedule 12A to the Act (Information relating to the business affairs of particular persons) is likely to be disclosed.

All parties, with the exception of the City Council's Solicitor and the Democratic Support Officer, withdrew from the meeting at this point.

PART II - EXEMPT ITEMS

Deliberations and Decisions

- 43 The Sub-Committee discussed the issues which had been raised during consideration of the application for a variation to the Premises Licence.

The Solicitor advised them of the options open to them in determining the application.

Re-Admission of Press and Public

- 44 Resolved:-
That the press and public be readmitted to the meeting.

PART I - OPEN ITEMS

Announcement of Decision

- 45 All parties returned to the meeting room and the Solicitor outlined the decision of the Sub-Committee as follows:-

The Sub-Committee have taken note of all the written concerns raised in respect of Gorgeous, 32-36 School Street, Wolverhampton. They have listened to the arguments of those who have spoken at the hearing, both for and against the application.

Having considered the views of all concerned, the Sub-Committee have decided that the application for a new Premises Licence be granted as applied for, subject to the following conditions recommended by the West Midlands Police and agreed as follows:-

1. A CCTV system with recording equipment shall be installed and maintained at the Premises. Sufficient staff must be trained to use the system; all recorded images must be made available for inspection and downloading as soon as practical upon request by officers of Responsible Authorities. All recording used in conjunction with CCTV shall:-
 - be of evidential quality;
 - indicate the correct time and date, and
 - be retained for a period of 31 days.
2. On each Thursday, Friday and Saturday evening, plus any occasion when there is a promoted event, there will be at least two SIA door supervisors to be employed from 2100 hours until the close of business and until every member of the public has left the Premises. At least one to be female (for searching females). Any door supervisors who are engaged in front line activities at the Premises shall wear high visibility attire, overtly displaying their SIA badges.
3. Any door supervisors who are engaged in frontline activities at the premises shall wear high visibility attire, overtly displaying their SIA badges.

4. Each member of the door team is required to sign a paginated record book at the commencement and completion of their tour of duty, providing name, address, badge number and date of birth. This record is to be produced for examination at the request of any officer of a Responsible Authority.
5. A minimum of 50% of customers to be searched upon entry and re-entry, by the door supervisors.
6. Door staff will use clickers to monitor the number of patrons entering and exiting the Premises and the numbers will be recorded in the register. These numbers will be recorded on an hourly basis in a register on Thursday, Friday and Saturday nights from 2100 hours and any night where a Temporary Event Notice (TEN) is in effect. The register will be produced for any Responsible Authority on request.
7. Intoxicated persons will not be permitted to enter the Premises.
8. The Designated Premises Supervisor shall be required to maintain a paginated record of all incidents, clearly stating the date, time, nature of incident and action taken. The record shall be maintained at the Premises for one calendar year following the date of last entry. This record is to be produced for examination at the request of any officer of a Responsible Authority.
9. Door Supervisors shall be required to keep a record of all refusals at the door, clearly stating the time, date and details of persons refused entry. This record book must be produced for examination at the request of any officer of a Responsible Authority.
10. All staff who are involved in the sale of alcohol shall be fully trained to ensure that no person who is drunk or disorderly or who appears to be under the age of 18 years will be served with intoxicating liquor; such training to be repeated every six months and to be documented. This training record shall be produced for examination at the request of any officer of a Responsible Authority.
11. 'Challenge 25' shall be implemented at the Premises and photograph identification should be produced by anyone who appears to be under the age of 25 and all staff shall receive sufficient training in challenging underage drinking. This training shall be documented and records shall be produced for examination by any officer of a Responsible Authority.
12. The Designated Premises Supervisor or representative should attend Pubwatch meetings.
13. The premises shall join the radio link scheme and sign up to the Information Sharing Agreement in conjunction with Wolverhampton City Centre Management (currently known as WV ONE).
14. At least one First Aid trained member of staff to be on duty each Thursday, Friday and Saturday from 2100 hours until all members of the public have left the building. In the event of more than one first aid trained member of staff being on duty, then their specific roles and duties should be explained before duty commences. Training should be undertaken every six months and should be documented and records made available upon request by any Responsible Authority.
15. The capacity will not exceed 225 at any time.

It is considered that the above conditions should be attached in support of the prevention of Crime and Disorder Licensing Objective.

The Sub-Committee further recommend that an additional Designated Premises Supervisor is employed at the Premises.

Finally, such conditions as are specified on/or are consistent with the Operating Schedule will be attached to the Licence, together with any mandatory conditions required by the Act.

All parties have a right of appeal to the Magistrates' Court within 21 days of receipt of this decision.