

Proposed additional or amendments to paragraphs in the Statement of Licensing Policy (changes highlighted)

Paragraph number in current policy	Current policy wording	New Paragraph number	Proposed wording	Reason for change
Glossary	<p><i>Interested Party</i></p> <p>Defined in the Act as a person living in the vicinity of the premises; a body representing persons who live in that vicinity; a person involved in a business in that vicinity; a body representing persons involved in such businesses; or a member of the relevant licensing authority.</p>	Glossary	<p><i>Other Person</i></p> <p>Persons who live, or are involved in a business, in the relevant licensing authority's area and who are likely to be affected by an application</p>	<i>Change in term brought about by new legislation</i>
Glossary	<p><i>Relevant representation</i></p> <p>The Licensing Authority may only consider relevant representations (objections) in determining applications. Relevant Representations are defined in the Act as being those that:</p> <ul style="list-style-type: none"> ▪ are about the likely effect of the grant of the premises licence on the promotion of the licensing objectives ▪ are made by an interested party or responsible authority within the prescribed time period following an application ▪ are not <i>frivolous</i> or <i>vexatious</i> (in the opinion of the Licensing Authority) 	Glossary	<p><i>Relevant representation</i></p> <p>The Licensing Authority may only consider relevant representations (objections) in determining applications. Relevant Representations are defined in the Act as being those that:</p> <ul style="list-style-type: none"> ▪ are about the likely effect of the grant of the premises licence on the promotion of the licensing objectives ▪ are made by an 'other person' or responsible authority within the prescribed time period following an application ▪ are not <i>frivolous</i> or <i>vexatious</i> (in the opinion of the Licensing Authority) 	<i>Change in term brought about by new legislation</i>

Paragraph number in current policy	Current policy wording	New Paragraph number	Proposed wording	Reason for change
	<p><i>Regulated entertainment</i></p> <p>Defined in the Act as being, where taking place in the presence of an audience and provided, at least partly, to entertain that audience, the:</p> <ul style="list-style-type: none"> ▪ performance of a play ▪ exhibition of a film ▪ indoor sporting event ▪ boxing or wrestling entertainment ▪ performance of live music not otherwise subject to exemption ▪ playing of recorded music ▪ performance of dance ▪ entertainment of a similar description to that falling within the performance of live music, playing of recorded music or performance of dance 		<p><i>Regulated entertainment</i></p> <p>Defined in the Act as being, where taking place in the presence of an audience and provided, at least partly, to entertain that audience, the:</p> <ul style="list-style-type: none"> • performance of a play in the presence of an audience of over 500 • exhibition of a film • indoor sporting event in the presence of an audience of over 1000 • boxing or wrestling entertainment (including mixed martial arts) • performance of live music not otherwise subject to exemption • playing of recorded music • performance of dance in the presence of an audience of over 500 • entertainment of a similar description to that falling within the performance of live music, playing of recorded music or performance of dance 	<p><i>Implementation of Licensing Act 2003 (Descriptions of Entertainment) (Amendment) Order 2013</i></p>
107	<p><i>In premises where the provision of indoor sporting entertainment is to be provided, it may be necessary for conditions to control or restrict seating arrangements, the provision of stewards and appropriate medical facilities.</i></p>	107	<p>In premises where the provision of indoor sporting entertainment in the presence of an audience of over 1000 people, is to be provided, it may be necessary for conditions to control or restrict seating arrangements, the provision of stewards and appropriate medical facilities.</p>	<p><i>Implementation of Licensing Act 2003 (Descriptions of Entertainment) (Amendment) Order 2013</i></p>

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n/a		110	The Authority recognises that changes brought about by the Live Music Act 2013 mean certain performances of live music are no longer considered a licensable activity and consequently cannot be subject to conditions. However, the Authority expects all prospective or existing licence holders providing Live Music in any circumstance to ensure good management practice is followed so as to prevent complaint and action under noise control legislation.	<i>Implementation of Licensing Act 2003 (Descriptions of Entertainment) (Amendment) Order 2013</i>
n/a		111	Whilst existing conditions relating directly or indirectly to performances of live music between 08:00 and 23:00 no longer have effect during those times, licence holders are strongly recommended to continue to provide the control measures those conditions require so as to demonstrate due diligence.	<i>Implementation of Licensing Act 2003 (Descriptions of Entertainment) (Amendment) Order 2013</i>

Paragraph number in current policy	Current policy wording	New Paragraph number	Proposed wording	Reason for change
110	Whilst the Environmental Protection Act 1990 and the Noise Act 1996 provide some protection to the general public from the effects of noise and other statutory nuisances arising from licensed premises, it is often necessary to apply conditions that promote good management practice or otherwise promote the prevention of public nuisance so as to protect the amenities of local residents.	112	Whilst the Environmental Protection Act 1990 and the Noise Act 1996 provide some protection to the general public from the effects of noise and other statutory nuisances arising from licensed premises, conditions that promote good management practice or otherwise promote the prevention of public nuisance residents will be applied in respect of licensable activities where appropriate.	<i>Implementation of Licensing Act 2003 (Descriptions of Entertainment) (Amendment) Order 2013</i>