ROYAL BOROUGH OF KINGSTON UPON THAMES

LICENSING ACT 2003

STATEMENT OF LICENSING POLICY

2016 – 2021

[insert date of commencement]
This Statement of Licensing Policy of the Royal Borough of Kingston upon Thames, the relevant Licensing Authority, was prepared under Section 5 of the Licensing Act 2003 after having regard to all relevant government guidance. The policy and its publication were approved by the full Council on [insert date] 2016.

This revised policy is operative from [insert date].

Vision statement

“The Council wants to make sure that Kingston offers a wide choice of inclusive, well managed entertainment and cultural venues and other premises that serve food and drink within a safe, orderly and attractive environment that is valued by those who live and work in or visit the borough.”
## CONTENTS

<table>
<thead>
<tr>
<th>CONTENT</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>GLOSSARY</td>
<td>4</td>
</tr>
<tr>
<td>FOREWORD</td>
<td>7</td>
</tr>
<tr>
<td>OVERVIEW</td>
<td>8</td>
</tr>
<tr>
<td>INTRODUCTION</td>
<td>12</td>
</tr>
<tr>
<td>PART A – MATTERS OF GENERAL POLICY</td>
<td>19</td>
</tr>
<tr>
<td>PART B – POLICY ON THE PROMOTION OF THE LICENSING OBJECTIVES</td>
<td>26</td>
</tr>
<tr>
<td>PART C – NEIGHBOURHOOD SPECIFIC APPROACHES TO THE PROMOTION OF THE LICENSING OBJECTIVES</td>
<td>41</td>
</tr>
<tr>
<td>ANNEX 1 – CONTACT DETAILS OF RESPONSIBLE AUTHORITIES</td>
<td>43</td>
</tr>
<tr>
<td>ANNEX 2 – DELEGATION OF LICENSING DECISIONS</td>
<td>45</td>
</tr>
<tr>
<td>ANNEX 3 – SPECIAL POLICY ON CUMULATIVE IMPACT</td>
<td>47</td>
</tr>
</tbody>
</table>
**GLOSSARY**

<table>
<thead>
<tr>
<th>The Council</th>
<th>The Royal Borough of Kingston upon Thames</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Licensing Authority</td>
<td>The capacity in which the Council acts when performing its roles and duties set out in the Licensing Act 2003. This capacity is delegated to officers in certain situations and circumstances detailed in the Policy.</td>
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<tr>
<td>The Act</td>
<td>The Licensing Act 2003 and all Regulations made thereunder.</td>
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<td>Secretary of State’s Guidance</td>
<td>The Guidance issued by the Secretary of State for Culture, Media and Sport under section 182 of the Licensing Act 2003</td>
</tr>
<tr>
<td>Other person</td>
<td>Any persons wishing to make representations on an application or to apply for or make representations on a review, who may include persons who live, work or visit the licensing authority's area.</td>
</tr>
<tr>
<td>A member of the relevant licensing authority</td>
<td>Any elected member of the Council.</td>
</tr>
<tr>
<td>Cumulative Impact Policy</td>
<td>A special policy in which the Licensing Authority sets out that the number of premises within a certain area or areas is such that their cumulative impact (as opposed to the impact of any particular one premises) adversely affects the promotion of the licensing objectives.</td>
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| Relevant representation      | The Licensing Authority may only consider relevant representations (objections) in determining applications. Relevant Representations are defined in the Act as being those that:  
  - 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 *frivolous or vexatious* (in the opinion of the Licensing Authority) |
| Frivolous representations    | Those based on matters of limited seriousness, where the issues complained of are about a very minor nature and any action required would be disproportionate. |
| Vexatious representations    | Would be those that arise out of disputes between parties and generally have little or no substance. |
| Designated Premises Supervisor (DPS) | A person specified on the licence as the supervisor of the premises licensed for the sale of alcohol. The DPS must hold a personal licence. |
**Personal Licence**

A licence granted by a Licensing Authority to an individual, authorising that individual to sell, or authorise the sales of, alcohol.

**Operating schedule**

The part of an application form in which the applicant sets out their proposed activities, the times which they wish to operate and the steps they propose to promote the licensing objectives.

**Licensable activities**

Activities for which authorisation is required under the Act:
- the sale by retail of alcohol,
- the supply of alcohol by or on behalf of a club to, or to the order of, a member of the club,
- the provision of regulated entertainment, and
- the provision of late night refreshment.

**Regulated entertainment**

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:
- **performance of a play** in the presence of an audience of over 500 (unless provided after 11pm and before 8am)
- **exhibition of a film** not otherwise subject to exemption
- **indoor sporting event** in the presence of an audience of over 1000 (unless provided after 11pm and before 8am)
- **boxing or wrestling entertainment** (including mixed martial arts)
- **performance of live music** not otherwise subject to exemption
- **playing of recorded music** not otherwise subject to exemption
- **performance of dance** in the presence of an audience of over 500 (unless provided after 11pm and before 8am)
- **entertainment of a similar description** to that falling within the performance of live music, playing of recorded music or performance of dance

**Responsible Authority**

Means the:
- the Chief Officer of Police
- the Fire Authority
- the Public Health authority
- the Enforcing Authority within the meaning given by section 18 of the Health and Safety at Work etc. Act 1974,
- the Local Planning Authority within the meaning given by the Town and Country Planning Act 1990
- the Local Authority by which statutory functions are exercisable in relation to minimising or preventing the risk of pollution of the environment or of harm to human health,
- a body which—
  - represents those who, in relation to any such area, are responsible for, or interested in, matters relating to the protection of children from harm, and
• is recognised by the licensing authority for that area for the purposes of this section as being competent to advise it on such matters,
• the relevant licensing authority and any other licensing authority in whose area part of the premises is situated
• the Primary Care Trust or Local Health Board for any area in which the premises are situated
• the Trading Standards Authority,
• any Licensing Authority (other than the relevant licensing authority) in whose area part of the premises is situated,
• in relation to a vessel:
  • a Navigation Authority (within the meaning of section 221(1) of the Water Resources Act 1991) having functions in relation to the waters where the vessel is usually moored or berthed or any waters where it is, or is proposed to be, navigated at a time when it is used for licensable activities,
  • the Environment Agency,
  • the British Waterways Board, or
  • the Secretary of State,
FOREWORD

This is the fourth edition of the Royal Borough of Kingston upon Thames’ Licensing Policy since the Licensing Act 2003 came into effect in November 2005.

Licensing touches everyone in some way and our vision for licensed premises across the borough recognises the impact that licensed premises can have on our residents.

We have consistently emphasised the need to ensure that licensed premises contribute positively to their local community by upholding the four licensing objectives: public safety, the prevention of crime and disorder, the prevention of public nuisance, and the protection of children from harm. These four objectives underpin the regulation of licensed premises and we will continue to ensure that they are adhered to.

The core of the Policy remains the same and, through proper consideration at the application stage, and by ensuring that premises operate responsibly, we will ensure that licensed premises have a positive impact throughout the borough.

We are committed to partnership working with all the responsible authorities and the licensed trade itself to achieve the promotion of the licensing objectives. Our licensing policy aims to support and promote responsibly run establishments that contribute to keeping our borough a vibrant, yet safe place in which people want to live, work and relax.

Cllr Kevin Davis  
Leader of the Council

Cllr Mike Head  
Chair, Licensing Committee
OVERVIEW/SUMMARY

Over the last 20 years town centres have been transformed by the expansion of the evening and night time economies. Bars, restaurants, theatres, cinemas and night clubs form an important part of local economies as well as providing key services for local residents, visitors and workers. However, some aspects of night time entertainment and socialising, especially those associated with alcohol, can have negative impacts for the wider community, economy and environment. Many people may feel excluded from town centres in the evenings and later at night, particularly at the weekend, and this can often lead to tensions between groups of people going out to enjoy different forms of entertainment at different times and the disturbance or nuisance problems they can cause for others.

The Royal Borough of Kingston upon Thames, with a population of around 160,000, plays a major role as a commercial and employment centre serving a wider catchment of South West London and North East Surrey, in particular through Kingston town centre’s role as a major shopping hub and one of the biggest evening and night time economies in London.

Kingston town centre provides a range of cultural and entertainment attractions including a 14 screen cinema in the Rotunda, ten pin bowling, numerous health and fitness clubs, 3 large nightclubs plus smaller clubs, pubs and entertainment venues. The centre also houses the library, museum, numerous hotels, the Kingston College arena and the Rose Theatre.

The Borough is a significant higher and further education centre with Kingston University and Kingston College both located close to the town centre. The University employs some 1800 academic professional and support staff and has around 17,000 students. The majority of full time students reside within the local area and are increasingly working in retail and service businesses in the town centre.

Taking all this together, the town centre has a vibrant evening and late night economy with a total capacity of over 15,000, and regularly attracts an average of over 9,000 visitors a night, from a wide catchment area. Whilst this activity brings enjoyment to large numbers of people, makes the town centre more lively and interesting; creates business opportunities and provides jobs; it brings with it increasing concerns about noise, crime and other anti-social behaviour.

The Council is justifiably proud of the development of the Borough as a whole and, in particular, the facilities that are provided in Kingston town centre where development has also included increased residential accommodation so as to encourage a mix of
activity during the day and at night, and has seen the completion of new housing developments fronting the River Thames.

The Borough is experiencing a time of significant population increase, as seen across London as a whole, which requires a substantial increase in the provision of housing and employment opportunities. It is estimated that by 2021 the Borough will need an additional 4,500 new homes and by 2026, 4000 jobs and this could have major implications for issues such as licensing policy.

Growth will not stop there and, linked to future major infrastructure and investments such as Crossrail 2, there will be further need to identify opportunities to increase housing and employment provision. In response to this challenge, the new Kingston Futures Strategy sets out a vision and strategy to harness the new development to deliver improvements in the attractiveness of the Borough for residents and those who come to work and enjoy themselves in the Borough.

The focus of the growth agenda will be the Borough’s town centres, and on Kingston town centre in particular, where there is most scope to deliver sustainable growth in jobs and housing and also to deliver environmental enhancements. Kingston Futures will manage new development to drive increases in property and improvements in the well-being of Borough residents, those working in the Borough and those visiting the many leisure and retail attractions.

A key element of Kingston Futures is to maintain the prosperity of the Borough and the well-being of its residents during this time of expansion. A vital strand of that work is the ‘quality of place’ and we must use every effort to maintain and, where possible, improve that. Effective liaison between licensing officers and strategic planning officers will be required to promote the night-time economy in town centres that are increasingly becoming residential.

It is estimated that of the approximately 95 venues that are regularly open within Kingston town centre at some point between 8.00 pm and 5.00 am on Friday and/or Saturday night, the largest single category of venue are family restaurants illustrating Kingston’s continued popularity as a destination for dining out. Whilst there is evidence that the evening and night time economy has broadened in recent years from a focus on late night clubs and drinking establishments to a much more diverse offer (e.g. The Rose Theatre and the introduction of the night markets), the Council believes that, in certain locations, the increased concentration of this former type of late-night, alcohol-led, entertainment use and longer hours of operation may have adversely affected many local residents.

Commercial occupiers of premises also have a legitimate expectation of an environment that is attractive and will help sustain their business and the Council believes that has not always been the case in the past. The role of the Council as a Licensing Authority going forward, through this Statement of Licensing Policy, is to maintain an appropriate balance between the legitimate aspirations of the entertainment industry and the needs of residents, businesses, workers, shoppers and visitors.

Looking at some of the evidence base that informs, influences and underpins the Council’s approach to licensing set out in this document, it is estimated that 1.5% of
employees in Kingston are in the beverage industry (covering all venues that sell alcohol), compared with 0.9% nationally and 1% across London. *(Source: Safer Kingston Partnership Strategic Assessment 2014/15).* We also know from the most recent All-in-One Resident’s Survey (October 2014) that 18% of respondents listed ‘drinking or drunken behaviour’ as one of the three issues of most concern to them and 25% thought ‘people being drunk or rowdy in public places’ was a ‘very big’ or ‘fairly big’ problem in their local area. This relates to behaviour outside or away from licensed premises, and may not be directly regulated by the parts of licensing law that relate to licensed premises and their conduct. However, here is an obvious link between the consumption of alcohol at licensed premises and subsequent behaviour off the premises.

Further research suggests that around 49% of offenders committing violent crime nationwide were under the influence of alcohol *(Source: Crime survey of England and Wales 2012-2013)* and that around 20% of all violent incidents take place in or around a pub or club *(Source: Office for National Statistics 2013/14).* In Kingston, there were 4.27 alcohol related violent crimes per 1,000 of the population in 2012/13 *(Source: Public Health England – Local Alcohol Profiles)*, compared with 5.67 across London as a whole. A high proportion of ‘violence against the person’ offences are closely linked to the night-time economy, with peaks in the early hours of the morning.

This is set against a background estimate that approximately 85% of the adult population in the Borough drink alcohol with 27,000 people (33%) in the Borough consume levels of alcohol that place them in the increasing risk category for alcohol related harm *(Source: Alcohol Strategy for Kingston 2014-2016).* Of course, not all consumption of alcohol takes place in licensed premises as much of the consumption takes place in the home environment.

As the Licensing Authority, the Council is required to approve and publish a Statement of Licensing Policy, setting out how it will promote the statutory licensing objectives as set out in the Licensing Act 2003. It provides the policy framework for councillors on the Licensing Sub-Committee that makes decisions on licence applications in respect of Premises Licences, Club Premises Certificates, Personal Licences and Temporary Event Notices.

The decisions taken by the Council’s Licensing Sub-Committee, framed and guided by this Statement of Licensing Policy aim to promote a key set of licensing objectives and prevent problems with the evening and night time economy that may otherwise have a direct impact on people’s lives and well-being. These same problems also put a strain on essential public services, including the police, ambulance services and Accident and Emergency (A&E) departments.

In exercising its powers under the Licensing Act 2003, the Licensing Authority will be mindful of the concerns set out above but it acknowledges that there are limitations on its powers. A fair balance must be struck between all the stakeholders involved; including, licensees, businesses holders, visitors and residents. The Council also recognises that, as well as its licensing controls and directly related enforcement activities, planning policies, late night transport provision, street cleaning, policing and the provision of emergency health services all contribute to achieving this.
balance between those going out at night and others who want a good night’s sleep or to walk through a clean town centre first thing in the morning.

The Council believes that as well as licensing, national schemes such as Best Bar None, Behave or be Banned, Purple Flag, Pubwatch and Business Improvement Districts have shown that a thriving and growing evening and night time economy can operate when excessive drinking is tackled consistently and robustly by local businesses, the police and the Council working together.

In summary therefore, the Council expects and encourages those engaged in operating licensed premises in the Town Centre and, indeed, across the whole of the Borough to carefully examine how they operate and how what they do may affect residents and businesses. In cases where Licensees do not act reasonably the Council will exercise robust enforcement controls to ensure that Kingston is an environment which is safe, and feels safe, for all communities.

This Statement of Licensing Policy is a clear expression of the Council’s commitment of ‘protecting our neighbourhoods’, one of the six themes within the Destination Kingston policy programme for 2015-2019.
INTRODUCTION

1. The Council has wide experience in regulating entertainment and it recognises that licensed entertainment in the borough contributes to its appeal to both residents and visitors as a vibrant place to live and as a destination. The entertainment industry brings cultural and financial benefits to the borough but the Council believes that good management of this vibrant industry and the street environment within which it operates is essential to the continued success of the borough in attracting a wide range of people who want to come here to work, to visit and to live.

2. There can be a potential conflict between the interests of different parts of the entertainment industry in terms of their ‘offer’ to potential customers and in the behaviour and activities of those customers. For example, where customers leaving a cinema or restaurant between say 10.00 pm and mid-night are sharing pavements, walk ways etc. with people who may be strongly under the influence of alcohol, moving between licensed venues. The behaviour of the latter group can often be viewed as anti-social and sometimes as aggressive and intimidating/frightening. This can have the effect of leading customers to choose a cinema or restaurant where they can expect to have a more comfortable and orderly environment for their homeward journey. Over the medium to long-term, this may restrict the widening of choice and appeal of licensed premises across the borough.

3. The Council’s role as a Licensing authority is the principle means by which, working in partnership with the Police and other bodies, it can manage the evening and night-time economy. Other legislative processes also have a bearing on the management of the evening and night-time economy, most notably planning where proposals for new leisure facilities or extended hours for existing facilities are controlled by the need for planning permission.

4. The Act requires that the Authority must review and publish a policy at least once every five years but it can review whenever it feels appropriate. In October 2014, the Licensing Committee commissioned a review of the previous policy (approved in February 20014 prior to the May 2014 local elections), together with an extensive and comprehensive consultation. This Statement of Licensing Policy is the result of that review. The review set out to determine whether the Authority promotes the licensing objectives in a fair and reasonable manner i.e. whether the balance is right having regard to the Council’s wider aspirations for the borough, and the town centre in particular, where we have a higher density of licensed premises that are late night and alcohol-led.

5. The consultation process involving a wide range of authorities, organisations, representatives and the general public during a consultation period between May and September 2015. The Council consulted specifically with:
- The Metropolitan Police
- Kingston Crime and Disorder Reduction Partnership
- London Fire and Emergency Planning Authority
- Resident Associations
- Representatives of licensees
- Representatives of local businesses, Chambers of Commerce & Trade Associations
- The Council’s Neighbourhood Committees
- KingstonFirst
- Crime and Disorder Reduction Panel
- British Transport Police
- Kingston NHS Trust

6. This policy will remain in force until [insert date 2021] However, within this period, the Policy will be subject to bi-annual reviews. The Licensing Authority will consult on any review with the organisations listed in paragraph 3 above, and take into consideration any comments they may have to make regarding the continued suitability of the Policy to promote the Licensing Objectives.

7. This policy was agreed by Council at its meeting [insert date 2016], and supersedes all other versions of the Policy.
8. The Council is responsible for licensing a range of activities related to the sale and supply of alcohol, the provision of regulated entertainment and late night refreshments. Licensing of these activities is through four different types of authorisations or permissions.

- Premises license
- Club premises certificate
- Temporary event notice
- Personal licence

9. In carrying out its functions under the Act, the Licensing Authority has a duty to promote the following licensing objectives:

- the prevention of crime and disorder
- public safety
- the prevention of public nuisance
- the protection of children from harm

10. The Licensing Authority must have regard to these objectives in carrying out its functions under the Licensing Act 2003 and having regard to current guidance issued by the Secretary of State, as they are reflected in its statement of licensing policy. The guidance makes it clear that each licensing objective is of equal importance and the Licensing Authority is expected to consider their promotion as of ‘paramount importance’. It will always consider the circumstances and merits of each application and it may make exceptions to its policy approach where it is appropriate to do so in order to promote the licensing objectives and it will give its reasons for doing so.

11. As well as the statutory objectives, the Act and guidance support a number of other key aims and purposes linked to the licensable activities that are considered to be vitally important. 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
- recognising the important role that pubs and other licensed premises play in our communities by minimising the regulatory burden on business, encouraging innovation and supporting responsible premises
- providing a regulatory framework for alcohol that reflects the needs of local communities and empowers them to make and enforce decisions about the most responsible 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 impact on them.

12. The Council must set out how it will promote the statutory objectives and support the other key aims and purposes in a Statement of Policy and this
must strike a reasonable balance between different and sometimes competing aims, including widening the choice and appeal of licensed premises and the development of culture and protection of local residents.

13. The review in 2015 highlighted that the current policy does not clearly and effectively articulate a vision for the Borough to set the appropriate tone and provide a context for licence applicants. A ‘vision statement’ has therefore been included in this revised Statement of Policy to describe the outcome that the Council is seeking.

“The Council wants to make sure that Kingston offers a wide choice of inclusive, well managed entertainment and cultural venues and other premises that serve food and drink within a safe, orderly and attractive environment that is valued by those who live and work in or visit the borough.”

14. The Council gives a high priority to the development of greater diversity in the types of entertainment and cultural activity on offer and the age groups attracted to them and also to its aims of encouraging greater mixed-use development in the town centre. By doing this, it furthers the licensing objectives of the prevention of crime and disorder and public nuisance.

15. The Council wishes to discourage drunkenness and the resulting anti-social behaviour and nuisance to residents and to other visitors to the borough. A key feature of its approach is therefore to use its influence to encourage a change in the composition of the borough’s night-time economy so it is more widely based and diverse and less dominated by large alcohol-led premises.

16. The Council, acting as the Licensing Authority, has discretion on whether to grant applications for licenses and to impose conditions on granting and renewing licenses, only when representations relevant to the licensing objectives are made by “responsible authorities” or “other persons” (see Glossary). Where no relevant representations are received, it is the duty of the Licensing Authority to grant a licence, subject to conditions consistent with the operating schedule and the mandatory conditions under the Licensing Act 2003.

17. This Statement of Licensing Policy generally reflects the Council’s understanding of the views and concerns of the responsible authorities at the time it was revised. However, those authorities are not bound by the Statement and can make any representations if they are concerned over the effect of the grant of any application on the licensing objectives.

18. This Statement does not undermine the right of any individual to apply under the terms of the Act for a variety of permissions, and have any such
application considered on its merits, nor does it override the right of any
person to make representations on an application or to seek a review of a
licence or certificate, where provision exists for them to do so.

19. The Licensing Authority recognises that its powers under the Act are only one
means by which the licensing objectives may be promoted. As such, the
Authority recognises that the Act must not be regarded as the only method for
addressing and correcting problems or concerns that may arise from the use
of premises for licensable activities.

20. In making decisions on licence applications, the Authority will take into
consideration the availability of other powers and responsibilities exercised by
the wider Council, the Police and other designated authorities whilst ensuring
that the final decision is based upon the promotion of the licensing objectives.

21. It is recognised that the control of nuisance and anti-social behaviour by
individuals once they are away from a licensed premises is beyond the direct
control of licence holder. However, the Authority recognises that the control of
licensing law forms part of a holistic approach to the management of the
Borough’s busy evening and night-time economy.

OTHER RELEVANT STRATEGIES AND LEGISLATION

22. This revised Statement of Licensing Policy recognises and has given full
regard to other relevant Council and partnership strategies and initiatives that
help to promote the licensing objectives. This includes measures to tackle
anti-social behaviour (having regard to the Anti-Social Behaviour, Crime and
Policing Act 2014), noise and degradation of the street environment, problems
often associated with late-night entertainment. Examples include:

- **Business Improvement District (BID)** – called Kingston First has
  been set up in Kingston town centre to ensure that local businesses
  including pubs and clubs pay a levy that is used to fund projects to
  enhance the appearance of the area, as well as promoting events to
  increase footfall.
- The emerging **Town Centre Action Plan** developed by the Town
  Centre Strategic Board and Operational Group.
- **The Anti-social Behaviour Plan** developed by the Safer Kingston
  Partnership. This partnership, which includes the Council, police,
  Kingston Clinical Commissioning Group, London Fire Brigade, London
  Probation Trust, Community Rehabilitation company for London, and
  also voluntary and business representatives, works together with the
  local community to reduce alcohol misuse and associated crime and
  disorder in the town centre.
- **Purple Flag** – Kingston was one of the first locations in the UK to be
  awarded a Purple Flag in 2010 (renewed in 2015). It’s an accredited
  scheme that recognises excellence in the management of town and
  city centres at night and focuses on being welcoming to everyone,
  offering safe ways for visitors to travel home, provide a good mix of
  venues and be appealing after dark.
Best Bar None (BBN) – National award scheme running in Kingston since 20005 supported by the Home Office, aimed at promoting responsible management and operation of alcohol licensed premises. An accreditation and annual award scheme.

Scannet and PAL - ID scanning and logging of all those entering a major club or bar and Proof of Age cards for 16-25s.

Designated Public Place Order zones (“No drinking Zones”) with two in Kingston town centre that provide extra enforcement powers for the police to resolve public space drinking issues.

Extra policing in the town centre through the re-introduction of a dedicated Police Town Centre team funded by the Council, together with matched resources through the Mayor of London’s ‘Buy One, Get One Free’ offer that achieves an additional 12 officers in total and a 17% increase in Neighbourhood Policing.

Alcohol Strategy for Kingston 2014-2016. Although the personal health impact of consuming alcohol is not a statutory licensing objective the Council is very much aware of and influenced by the fact that reducing harm caused by alcohol is a key national public health priority and it supports the Government’s Alcohol Strategy that highlights the ambitions to reduce the number of adults drinking above the NHS guidelines, reduce binge drinking and reduce the number of people drinking at levels that damage their health.

23. This revised Statement of Policy places a greater emphasis on the safeguarding and protection of children than has perhaps been the case in the past. This follows the results of the consultation exercise and a number of high profile related national enquiries. A specific Safeguarding Children Policy for Licensed Premises (2015) has been drawn up by the Richmond and Kingston Local Safeguarding Children’s Boards (LSCBs) and this will be highlighted in more detail under the Part B: LICENCING OBJECTIVE - THE PROTECTION OF CHILDREN FROM HARM.

24. Many other statutory requirements apply to licensed premises, such as fire safety, planning, building control, public health, food hygiene and trading standards. The Council must also have specific regard to its duties under Section 17 of the Crime and Disorder Act 1998, to prevent crime and disorder. The Council is committed to avoiding duplication with other regulatory regimes as far as possible so will only apply conditions to premises licenses if they are considered appropriate to promote the licensing objectives and are not required under other legislation.

FAIR AND EQUITABLE TREATMENT

25. Nothing in this statement of policy will:

- Undermine the rights of any person to have his/her application considered on its merits (subject to any limitations and restrictions imposed within this Statement) and in accordance with the rules of natural justice and the European Convention on Human Rights.
• Negate the right of any person to make representations regarding any application, or to seek a review of any licence, and for those representations to be properly considered in accordance with the rules of natural justice and the European Convention on Human Rights.

ADVICE

26. Officers from the Authority are available to give advice to any person on technical matters of the legislation, including, but not exclusively, whether or not a licence, certificate or other authorisation is required and the procedures for making representations or calling for review of authorisations.

27. It should however be noted that the Authority must at all times remain impartial in the advice it provides, and as such officers will be unable to give advice on matters relating to business operation, nor advise on the likely success or otherwise of any application.

28. The Authority recognises its role as a Responsible Authority, and the inherent duties and responsibilities that this role presents. In carrying out this function, officers shall ensure that any advice given to applicants strictly relates to procedural or technical issues. Advice given by the Authority will not constitute guidance and shall be reflective of the dual role performed by the Authority.

29. Anyone requiring advice on the licensing process, as outlined above, should contact:

Licensing and Environmental Compliance
Kingston and Sutton Shared Environment Service
Royal Borough of Kingston upon Thames
Guildhall 2
Kingston upon Thames
KTI 1EU

Telephone: 020 8547 5080
E-mail: licensing@kingston.gov.uk
Website: www.kingston.gov.uk
PART A
MATTERS OF GENERAL POLICY

THE APPLICATION OF LICENSING CONTROLS

30. The Licensing Authority only has discretion on whether to grant applications for new premises licenses or variations to licences and to impose conditions on granting licences, if representations relevant to the licensing objectives are made by “interested parties” or by “responsible authorities” in due time. Otherwise, it must grant all applications. Therefore, the Authority will only consider and apply its policies when such relevant representations have been made.

31. In determining applications, the Authority will take account of the need to balance relevant representations made by local residents against the benefits to the community at large and the need to avoid the imposition of conditions that are unduly and unnecessarily restrictive. The desirability of promoting artistic and cultural events is also an important consideration.

THE APPLICATION OF CONDITIONS

32. The Licensing Authority encourages licence holders, businesses, local residents, the Police and other bodies to work in partnership to ensure that the licensing objectives are promoted.

33. It is anticipated that prior to making any application under the Act, applicants will have undertaken a full risk assessment of the impact of their activities on the licensing objectives. Applicants are expected to submit a detailed operating schedule setting out the steps they intend to take to promote the licensing objectives. In particular, applicants are encouraged to discuss their operating schedules with relevant Responsible Authorities in advance of making an application.

34. Where licences are granted the Authority will, where appropriate and where empowered to do so, attach such conditions, tailored to the individual characteristics and style of the premises, as it deems appropriate to promote the licensing objectives.

35. Conditions may be drawn from the guidance provided in Parts B and C of this policy, or may be drawn up in response to particular features of the application. Applicants are encouraged to volunteer in their operating schedule such conditions they consider pertinent to their activities.

36. The Authority will only apply conditions to authorisations that focus upon matters within the control of the licence holder or other relevant person and will not, as far as is reasonably practicable, impose any conditions which duplicate the requirements of existing regulatory regimes. 

FINAL DRAFT
37. Stricter conditions with regard to noise control may be applied in areas with a denser concentration of residential accommodation, in order to ensure the promotion of the licensing objective relating to the prevention of public nuisance.

38. Where relevant representations are made, and not subsequently withdrawn following negotiation, a Licensing Sub-Committee hearing will be held. As part of the decision making process at a Sub-Committee hearing, the Authority may apply conditions to any granted licence as are appropriate to promote the licensing objectives.

39. Where no relevant representations are made in respect of an application, the Authority will grant the licence or certificate subject to conditions consistent with the operating schedule being applied to the granted licence together with any relevant mandatory conditions specified in the Act.

**MAKING APPLICATIONS**

40. All applications must be made in writing, using forms prescribed by regulations. The Authority also accepts applications made online using the portal provided for this purpose on the Council’s website, and actively encourages the submission of certain applications through the online portal.

41. Advice is available from Licensing Officers, and the Council’s website, on the process of making applications. [See paragraph 29 for contact details of the Licensing Team].

42. Applications for new or variations to, premises licences and club premises certificates must also be submitted to the Responsible Authorities. The duty to submit a copy of the application to each authority rests with the applicant, except in cases where an application is made entirely online, in which case the Licensing Authority will notify the Responsible Authorities on the applicant’s behalf.

43. The Act sets out in general terms the role of ‘Responsible Authorities’, and Annex 1 of this policy provides contact details for the responsible authorities in respect of applications to be made to the Licensing Authority.

**NOTIFICATION OF APPLICATIONS**

44. Aside from the requirement of the Act for applicants to advertise their application, the Authority will undertake further notification of applications received in accordance with the following paragraphs.

45. Properties falling within a given radius of the boundary of an application premises will be notified in writing of any application for a new, variation or review of a Premises Licence or Club Premises Certificate. The radius within which properties are to be notified will be dependent upon the predominant business type and size of the applicant premises.
46. Whilst there is no statutory requirement on the Authority to notify individual neighbouring residents it will always aim to do so for those living within the following radius of properties, according to the predominant nature of the premises trading style, and the size of premises in line with the licensing fee bands (in the knowledge that the fee charged is proportional to the size of the property).

<table>
<thead>
<tr>
<th>Fee Band</th>
<th>A</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nightclub / Public House / Bar etc</td>
<td>150m</td>
<td>200m</td>
<td>250m</td>
<td>275m</td>
<td>300m</td>
</tr>
<tr>
<td>Late night refreshment [LNR] premises (takeaway)</td>
<td>75m</td>
<td>100m</td>
<td>125m</td>
<td>150m</td>
<td>175m</td>
</tr>
<tr>
<td>Restaurant / cafe with on-licence (but not LNR)</td>
<td>50m</td>
<td>75m</td>
<td>100m</td>
<td>125m</td>
<td>150m</td>
</tr>
<tr>
<td>Off-licences (including supermarkets and convenience stores)</td>
<td>50m</td>
<td>75m</td>
<td>100m</td>
<td>125m</td>
<td>150m</td>
</tr>
<tr>
<td>Mixed / other predominant use</td>
<td>100m</td>
<td>125m</td>
<td>150m</td>
<td>175m</td>
<td>200m</td>
</tr>
</tbody>
</table>

Please note that the Authority accepts no liability for any error or omission associated with this voluntary notification process.

47. Where an applicant’s premises does not front directly onto a public road or footway (i.e. accessed via a private driveway), properties within the appropriate distance – as set out in the above table – of where the entrance point of the access road meets the public highway will also be notified of the application.

48. Due to the procedural timescales involved in processing this type of application, written notification will not occur in respect of applications for Minor Variation (but site notices will still be posted). The process for this type of application is such that they will only be permitted if they do not impact upon the licensing objectives.

49. The Authority recognises that the comments and opinions of residents and other people are crucial to the licensing process. The Authority publishes information sheets for residents and other people on how to make a relevant representation. Copies are available on the Councils website or from the Licensing Team.

**COMMENTING ON APPLICATIONS (MAKING REPRESENTATIONS)**

50. The Authority recognises that the Act, and the Secretary of State’s Guidance, specifies what matters it may take into consideration when determining whether any representation made is relevant. This will include a consideration whether any representation made is frivolous or vexatious (as defined by guidance).
51. Though not specified by the relevant legislation or guidance, the Authority will only consider representations received in writing, be this by letter, facsimile, e-mail or via our online portal. Representations must be made within the relevant time period specified in the Act for the application type being considered.

**DETERMINATION OF APPLICATIONS AND INTEGRATION OF POLICIES**

52. The Authority will carry out its licensing responsibilities as swiftly, efficiently and as cost effectively as possible, through a system of a Licensing Committee and Licensing Sub-Committees, membership of which is drawn from Members of the Licensing Committee.

53. Applications will be determined by the Licensing Sub-Committees and / or officers in accordance with the Schedule of Delegations outlined at Annex 2.

54. Where no representations are made in respect of an application, or in the event that representations are withdrawn before a hearing can be held (and all parties agree a hearing is unnecessary), officers are delegated to grant the licence or certificate without the need to refer the application to a licensing sub-committee.

55. Where appropriate, and where resources permit, officers from the licensing team will facilitate mediation between applicants, Responsible Authorities and other parties in respect of applications where representations are made. Mediation of this nature is designed to reach a mutually agreeable consensus incorporating conditions, adjusted times or other such measures so as to satisfy the concerns expressed by the other party(ies) culminating in the withdrawal of representations and therefore negating the requirement to refer to a Sub-Committee for determination.

56. There is a clear distinction between the roles and responsibilities of the Council in relation to its planning and Licensing Authority functions, and any approval or rejection under either regime does not imply or lead to a similar decision under the other. However, the Authority expects that applications for licences should normally be for premises with appropriate planning consent for the activities concerned. It is recognised that there is nothing in the legislation which prevents applications made under the licensing regime from being granted in the absence of appropriate planning permission but where this happens, the matter will be brought to the attention of the Head of the Council’s Planning Service.

57. Where businesses have indicated, when applying for a licence under the 2003 Act, that they have also applied for planning permission or that they intend to do so, the Authority will seek advice and enter into discussion with the Council’s Planning Service prior to determination with the aim of agreeing mutually acceptable operating hours and scheme designs.
58. The Council will endeavour where possible to secure proper integration between its licensing policy and its strategies for crime and disorder, planning, culture, transport, tourism and economic development. Members of the Licensing Committee will, where appropriate, receive reports on these issues to facilitate decisions and any review of current policy.

APPLICATIONS FOR REVIEW

59. Any Responsible Authority or other party may make an application for review in respect of any granted licence where it becomes apparent that, because of some matter arising at the premises, one or more of the licensing objectives are not being promoted. Anyone seeking to apply for the review of a licence is advised to contact the Licensing Team [see paragraph 29 for contact details] for advice on the application process.

60. Following guidance, the Authority will not consider more than one application in any 12 month period for the review of a licence on the same or similar grounds, except in exceptional and compelling circumstances such as continued disorder clearly associated with the management of the premises. Similarly, more than one application for review on the same or similar grounds will be accepted in the event of expedited reviews or a review following a closure order.

61. The Authority has delegated the function of determining whether requests for Reviews should be rejected on the grounds that they are frivolous, vexatious or repetitive to designated officers, who will consult with the Chair or Vice Chair of the Licensing Committee.

ENFORCEMENT PROTOCOLS

62. The Authority has established effective working arrangements with the Police and the London Fire and Emergency Planning Authority, Trading Standards and other relevant enforcement agencies to ensure effective enforcement of the Act and any matters brought to its attention by way of inspection, investigation or complaint, are referred to the most appropriate authority for consideration.

63. Licensing officers undertake inspections and visits of licensed premises, both independently and in partnership with other authorities. Inspections are designed to assess compliance with the terms and conditions of the respective licence and as such, resources will be targeted at those premises, deemed by virtue of history, volume of complaints, or nature of business (for example) to be performing poorly.

64. The Licensing Team has implemented a risk-based inspection programme, which results, where resources permit, in routine inspections of licensed premises at a frequency determined by assessed criteria, in order to prevent complaints, promote good practice and to assess ongoing compliance with licence requirements. At all times the Authority aims to reduce the regulatory burden on businesses, and as such will work closely with other inspecting authorities in carrying out visits or inspections.
SPECIAL POLICY ON CUMULATIVE IMPACT

65. At its meeting on 13 October 2011, the Licensing Committee determined that it was necessary to adopt a Special Policy on Cumulative Impact for an area of the Borough located within Kingston Town Neighbourhood. A further review of the Special Policy on Cumulative Impact has been commissioned in 2016.

66. The adopted Special Policy on Cumulative Impact can be found at Annex 3 to this Policy.

67. Applicants should be aware that the adoption of a Special Policy on Cumulative Impact creates a policy where the presumption is to refuse an application for new premises licences or club premises certificates (for premises within the cumulative impact area). The policy will be strictly applied and it will only be overridden in the most exceptional circumstances, and in particular where approval would not materially lead to an increase in number and/or size of operating premises or later operating premises in the Cumulative Impact Area. The same presumption applies to applications made by existing licensed premises wishing to make changes to their licence that may add to existing cumulative impact.

68. It should however be noted that the presumption of refusal does not relieve residents, local businesses or responsible authorities of the need to make representations in relation to applications about which they have concerns regarding the promotion of one or more of the licensing objectives. The Policy also places the responsibility upon applicants to still demonstrate, to the satisfaction of the Authority, that their application will not add to the negative cumulative impact of premises in the area. The licensing authority must grant applications that do not attract representations (objections).

69. The Authority will consider whether there is a need for any additional special policies on cumulative impact, where representations from responsible authorities and/or other parties are received. In doing so, the Authority will consider whether the evidence demonstrates that the cumulative effect of a number of premises in a given area is adversely affecting the licensing objectives, e.g. with regard to the prevention of crime and disorder and public nuisance objectives.

70. In considering whether to adopt a Cumulative Impact Policy in a given area, the Authority will always consider whether there is good evidence that crime and disorder or nuisance are happening and are caused by the customers of licensed premises. The Authority will also consider, in areas where a problem is not currently evident, the risk that cumulative impact is imminent.

71. The Authority recognises that the absence of a Special Policy on Cumulative Impact does not prevent any Responsible Authority or Interested Party from making representations on the basis that an application would, if granted, give rise to or exacerbate negative cumulative impact.
72. The matter of ‘need’ (whether there is a need for another premises in a given area) is not a matter for consideration of the Authority, and will therefore not form part of the decision making process.

**HOURS OF OPERATION**

73. The Authority does not propose to designate areas with a view to prescribing a general terminal hour of opening, but otherwise will consider each application on its merits, having regard to the proposed use of the premises and the nature of the locality in which it is situated.

74. The Authority will generally seek to permit shops and supermarkets to sell alcohol, for consumption off the premises, during their normal trading hours in which they are (or will be) open for shopping.

75. However in cases where individual shops become a focus for disorder, disturbance or under age sales, a limitation on permitted hours for the sale of alcohol may be imposed following representations.

**PROMOTION OF EQUALITY**

76. The Council in its role of Licensing Authority, recognises its obligation under equality legislation covering race, disability, gender, age, sexual orientation and religion or beliefs. The functions under the Licensing Act 2003 and this policy are therefore operated accordingly.

77. In consideration of its wider responsibilities beyond licensing legislation and related guidance, the Council considers that access to licensed premises and the full range of entertainment provided by a licence should not be denied to anyone who may be disabled. The Authority therefore expects all proprietors of licensed premises to give due consideration to the needs and requirements for access to their premises by disabled or less mobile customers, and to make adequate arrangements to ensure their operations are inclusive in accordance with relevant equality and access legislation.

78. Consideration might also need to be given to conditions that ensure adequate arrangements exist to enable the safe evacuation of disabled customers in the event of an emergency.

**PROMOTION OF CULTURAL ACTIVITIES**

79. The Council is anxious to ensure that broad cultural activity and entertainment is not deterred by licensing requirements. To promote greater cultural diversity in the performing arts, the Authority encourages applications for live music, dance, theatre, street theatre and musical bands etc.
PART B

POLICY ON THE PROMOTION OF THE LICENSING OBJECTIVES

80. The following is intended to help applicants by setting out criteria and considerations that they should have in mind when drawing up an Operating Schedule. The criteria, because they relate to the licensing objectives, will apply to all applications to some degree but they may not necessarily apply equally, to all applications. They have been developed with clear reference to the licensing objectives and in consultation with the “responsible authorities” and following broad community consultation.

81. The information set out should alert applicants to matters that responsible authorities are likely to consider when deciding to make representations on an application or to call for a review. It also draws the attention of applicants to matters that are likely to be subject of proposed conditions designed to promote the licensing objectives that may be attached to the grant of a licence.

82. It is expected that prior to making any application under the Act, applicants will have undertaken a full risk assessment of the impact of their activities on the promotion of the licensing objectives. Thereafter, applicants are expected to submit a detailed operating schedule as part of the application, setting out the steps they intend to take to promote the licensing objectives.

83. National guidance places an expectation upon applicants to give more detailed and thorough consideration to the local area when making applications. The Authority expects that applicants, in considering the content of their operating schedules, will provide contextual information to support the steps they propose to take to promote the licensing objectives, and in doing so applicants will be expected to demonstrate an awareness of the local community in which the premises will be based.

84. The Authority has developed guidance to assist applicants, responsible authorities and other parties in considering what steps may be necessary to promote the licensing objectives.

85. The Authority also considers that conditions imposed on granted licences, and likewise the content of submitted operating schedules, should relate closely to the circumstances of the locality within which the premises is situated.

86. The borough is divided up into four Neighbourhoods and all elected members from the local area are members of their Neighbourhood Committee which is responsible for influencing local issues in its area. Applicants are recommended to consider Part C of this policy ‘neighbourhood specific considerations for the promotion of the licensing objectives’ and also paragraph 144 ‘operating schedules - additional considerations’.

87. The Sub-Committee will give particular emphasis to ensure that relevant and appropriate measures are taken into consideration by applicants seeking to set up or extend licensed businesses within each Neighbourhood. The
approach recognises more stringent controls may be appropriate in one area, but may not be so in another.

88. Applicants are encouraged to discuss their operating schedules with relevant responsible authorities in advance of making an application.

89. In respect of the promotion of the licensing objectives, the various policies are outlined as follows:

**LICENSING OBJECTIVE - PREVENTION OF CRIME AND DISORDER**

To prevent crime and disorder, the Licensing Authority will take into account the following considerations, where relevant, in determining applications and reviews:

90. The Authority recognises that licensed premises, particularly late night venues, can be a focus of crime and disorder problems. Therefore, whether the premises make, or will make, a significant contribution to levels of crime and disorder, and whether the Operating Schedule is based on an adequate risk assessment, undertaken by the applicant, of the likelihood of crime and disorder occurring as a result of the grant of the application is a key criterion.

91. Applicants must clearly set out and explain in their Operating Schedule how the operation of the premises will promote the prevention of crime and disorder. For pubs, bars and premises with facilities for music and dancing (e.g. night clubs), a specific assessment is needed as to how the risks of violence and crime in the premises and within the vicinity will be managed.

92. Where relevant representations are made, the Authority will tailor appropriate conditions for premises licenses and club premises certificates. In doing so, the Authority will treat the Police as a main source of advice on appropriate conditions for particular premises.

93. The Authority will carry out its licensing functions so as to promote the prevention of crime and disorder, by ensuring that Licence Holders take measures to regulate the behaviour of persons on the premises and patrons who are in the vicinity.

94. The Authority acknowledges that it holds a duty under Section 17 of the Crime and Disorder Act 1998 to exercise its functions with due regard to the likely effect of the exercise of those functions on crime and disorder in the Borough and the need to do all that it reasonably can to prevent crime and disorder (including anti-social and other behaviour adversely affecting the local environment); the misuse of drugs, alcohol and other substances and re-offending in the Borough.
PROOF OF AGE

95. In October 2010 a Mandatory Condition came into force requiring premises with Licences authorising the sale or supply of alcohol to implement an age verification policy in relation to the sale or supply of alcohol. The condition requires that the policy must incorporate measures to ensure that individuals who appear to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and a holographic mark.

96. The Authority recognises and supports the “Challenge 25” campaign, whereby anyone appearing to be under the age of 25 is asked to provide identification to demonstrate they are over 18, before being sold alcohol. The authority expects all holders of licenses permitting the sale of alcohol to implement and actively publicise “No ID – No Sale” schemes, and encourages applicants to adopt current best practice on age verification policies – “Challenge 25”.

97. Licence Holders are expected to include within their age verification policy:

- documented training procedures to ensure staff are fully trained in age verification procedures, including induction and regular refresher training with signed records kept of that training.
- use of till prompts in shops together with appropriate warning notices being displayed at alcohol fixtures.
- the use of refused sale records, which are regularly checked and signed off by the Designated Premises Supervisor.

98. The Authority supports and recommends that premises accept identity cards bearing the logo of the PASS accreditation scheme, which aims to approve and accredit various proof of age schemes that are in existence and thereby ensures that such schemes maintain high standards, particularly in the area of integrity and security. Details of the PASS scheme are available from the Trading Standards Responsible Authority [contact details available at Annex 1].

PUBWATCH AND RELATED INITIATIVES

99. The Licensing Authority recognises the value of the co-ordination of premises through schemes such as PubWatch, to help promote the licensing objectives and it therefore encourages all licence holders to participate in and attend PubWatch meetings.

100. In addition, licence holders are encouraged to formulate policies to counter anti-social behaviour, drug dealing, violence and disorder. Participation in the Best Bar None scheme is especially encouraged.

‘SIGNIFICANT’ EVENTS IN LICENSED PREMISES

101. Licensees are advised to consult the local Metropolitan Police Licensing Unit to clarify whether a proposed event, for example an event outside of the
normal operational characteristic of the venue, or an event involving a high profile or niche market artiste / DJ, is classed by them as ‘significant’.

102. Where a ‘significant’ event is proposed to take place at any licensed premises, the licence holder will be expected to undertake a risk assessment using the Metropolitan Police Service Promotion / Event Risk Assessment Form [Form 696], or any equivalent or subsequent form, and submit a copy of the form to the Police no later than 14 days before the event is due to take place.

**LICENSING OBJECTIVE - PUBLIC SAFETY**

To promote public safety the Licensing Authority will take into account the following considerations, where relevant, in determining applications and reviews:

103. Whether appropriate and satisfactory general and technical risk assessments, management procedures and certificates have been made available to the relevant responsible authority and the licensing authority that demonstrate that the public will be safe within and in the vicinity of the premises are the key criteria relevant to this objective.

104. The Authority must try to ensure the safety of people visiting and working in licensed premises. It will therefore need to be satisfied that measures to promote public safety, including risk assessments, setting safe capacities, adequate means of escape and, where appropriate, CCTV are put in place and adequately maintained, if not provided for by other regulatory regimes. As such, it is expected that applicants will satisfactorily address these issues in their operating schedules and plans/drawings submitted as part of the application process.

105. The Authority is not in a position to impose conditions on licences that relate to fire safety legislation, for whom the enforcing authority is the London Fire and Emergency Planning Authority [LFEPA]. However, given that applications must be submitted to LFEPA, who may make representations on applications which are not considered to be demonstrating the promotion of public safety, applicants are advised to make contact with their local fire safety officer for advice regarding measures to ensure adequate fire protection and means of escape prior to the submission of applications.

106. Whilst existing health and safety legislation will generally be sufficient to control risks to the safety of the public in most premises, the Authority recognises that, in some situations, statutory requirements may not be adequate, or be in place, to ensure public safety. Where its right is invoked, the Authority may impose conditions requiring the licence holder to take steps over and above minimum legal requirements as may be necessary to ensure safety.

107. It should be noted that conditions relating to public safety should be those that are appropriate in the particular circumstances of any individual premises or
club premises, and should not duplicate other requirements of existing Health and Safety Legislation. Equally, the attachment of conditions to a premises licence or club premises certificate does not in any way relieve employers of their statutory duty to comply with the requirements of primary Health and Safety or Fire Safety legislation.

108. In addition to the points made in this section, applicants and responsible authorities may wish to consider advice and guidance provided in a number of separate publications and relevant British Standards, which may be of particular use in relation to specific types of operation. Whilst a full list of helpful documents is given in the Secretary of State’s Guidance, the following documents are considered to be particularly beneficial:

- British Standards:
  - BS 5588 Part 6 (regarding places of assembly)
  - BS 5588 Part 9 (regarding ventilation and air conditioning systems)
  - BS 5588 Part 9 (regarding means of escape for disabled people)
  - BS 5266 (emergency lighting systems)

109. Applicants, in particular, should note that a substantial volume of guidance and advice is also available free of charge from the Health and Safety Executive via their website at www.hse.gov.uk

**SPECIAL EFFECTS**

110. The use of special effects in support of regulated entertainment is becoming increasingly common. Special effects can present significant risks, and conditions may be necessary to ensure appropriate storage, maintenance and use of such effects in order to minimise any risk to the safety of the audience, performers and / or staff.

111. Special effects which should be considered for such conditions include:

- dry ice machines and cryogenic fog;
- smoke machines and fog generators;
- pyrotechnics, including fireworks;
- real flames;
- firearms;
- motor vehicles;
- strobe lighting;
- lasers (see HSE Guide The Radiation Safety of lasers used for display purposes [HS(G)95] and BS EN 60825: Safety of laser products);
- explosives and highly flammable substances.
In some circumstances, conditions may be necessary to require that special effects are only used with the prior notification of the licensing authority or following inspection by an appropriate authority.

**INDOOR SPORTING ENTERTAINMENT**

112. 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.

113. At water based events (swimming competitions for example) it may also be appropriate to include conditions requiring staff adequately trained in rescue and life safety procedures to be present.

**LICENSING OBJECTIVE - PUBLIC NUISANCE**

To prevent public nuisance the Licensing Authority will take into account the following considerations, where relevant, in determining applications and reviews:

114. The Borough has a substantial residential population and the authority has a responsibility to protect it from nuisance. In certain locations, the increased concentration of entertainment uses and longer hours of operation have adversely affected local residents. Commercial occupiers of premises also have a legitimate expectation of an environment that is attractive and help sustain their business. The role of the Council as a licensing authority is to maintain an appropriate balance between the legitimate aspirations of the entertainment industry and the needs of residents, businesses, workers, shoppers and visitors.

115. The potential for nuisance associated with the style, characteristics and activities of the business to be carried on at the premises and the potential steps which could be taken to reduce the risk of nuisance occurring are therefore the key criteria relevant to this objective. This will particularly apply where there is residential accommodation in the proximity of the premises.

116. The Authority will expect applicants to set out in their Operating Schedules the steps taken, or proposed to be taken, to deal with the potential for public nuisance arising from the operation of the premises or open air site under the licence.

117. Applicants should identify and describe through a risk assessment how these risks will be managed. Public nuisance could include low-level nuisance perhaps affecting a small number of people living locally as well as major disturbance affecting the whole community. It may include, in appropriate circumstances, a reduction of the living and working amenity and environment of interested parties in the vicinity of licensed premises.
118. Eating and drinking outdoors is increasingly popular and the banning of smoking inside premises has increased the number of people outside premises smoking or accompanying smokers. The noise of people outside can cause public nuisance, even if the individuals are well behaved. In addition, the blocking of footways, and more occasionally roadways, by people standing around drinking and smoking is a public nuisance whether or not it amounts to an offence of obstruction or becomes an issue of public safety. The Authority will therefore encourage the management of people standing outside premises to minimise the adverse effects on the licensing objectives.

119. Hours of opening and hours for each licensable activity must be included in the Operating Schedule. Conditions will be attached on the hours when premises are permitted to be open to the public or to members and their guests for the prevention of public nuisance. Conditions may be appropriate to limit when certain licensable activities take place, even though the premises might otherwise be open to the public at these times. Conditions may also be applied referring to the parts of premises that might be used for certain licensable activities at certain times. Stricter conditions should be expected in areas where there is a high proportion of residential accommodation.

120. Applicants should carefully consider the hours that they wish to operate each licensable activity and when to close their premises for the entry of customers and when to require them to leave. The Authority will similarly consider hours for licensable activities and closing times and appropriate conditions. Applicants should consider the benefits of stopping serving alcohol before other licensable activities stop and a suitable time before the premises close and customers leave (“winding down” period). In noise sensitive areas, operators should consider stopping playing dance music and to switch to quieter, slower tempo music with a less pronounced beat while other listenable activities continue.

121. Applicants are encouraged not to apply for later hours than they will in fact operate, particularly seeking 24 hour licenses where there is no intention of operating on this basis. Responsible authorities will generally be more likely to make objections the later the hour that licensable activities are proposed to take place.

122. The consideration of hours of operation will be in the context of the particular circumstances of each application and the licensable objectives of preventing crime and disorder and public nuisance. The hours at which noise may occur and disturbance of resident’s reasonable expectation of relaxation and sleep for themselves (and for families with young children) will be of particular concern. For example, conditions will generally be framed to ensure that closing hours on nights when residents have to get up for work the next morning are earlier than on other nights when they are less likely to do so.

123. Conditions that might be applied to premises licenses include, maximum noise levels over particular time periods, the installation of sound limiters, acoustic lobbies, provision of signs, publicity and verbal advice to patrons to leave quietly and by certain routes, controlling nuisance from light pollution, taking
food or drink outside, flyposting, distribution of leaflets, litter and cleaning of the frontage and in the vicinity of the premises.

124. 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. 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.

125. 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.

LICENCING OBJECTIVE - THE PROTECTION OF CHILDREN FROM HARM

To protect children from harm, the Licensing Authority will take in to account the following considerations, where relevant, in determining applications and reviews:

126. The Authority supports the formation of family-friendly entertainment environments and whether there are appropriate measures in place to protect children from harm (including moral, psychological and physical harm) is the key criteria relevant to this objective.

127. Applicants are expected to demonstrate in their Operating Schedule that suitable and sufficient measures have been identified and implemented to protect children from harm, having regard to the style, characteristics and activities of the premises and the activities provided. The measures expected to be considered may include staff training on how to control the entry of young people under 18 and the vetting of staff who will supervise them. Applicants will have to give particular regard to these measures in applications for licences involving:

- the sale of alcohol
- children’s performances
- attractions or performances likely to attract children

128. It is an offence to sell alcohol to children (under 18). There is a further specific offence of persistently selling alcohol to children if sales are made on 2 or more occasions within 3 months. Unaccompanied children under 16 should
not be on “premises being used exclusively or primarily for the supply of alcohol” e.g. pubs, bars and nightclubs. In addition, unaccompanied children should not be on licensed premises after midnight but before 5.00 a.m. Operating Schedules should consider whether there will be circumstances when children under 16 should not be on the premises and whether they were there for a specific purpose such as partaking of a meal or being entertained by live performances and whether there were any specific aspects of licensable or other activities taking place where children should be excluded e.g. drinks promotions or particular types of performances or competitions.

129. Other than specific instances where the Act prohibits unaccompanied children on licensed premises, it does not in itself prohibit the access by children to any type of licensed premises. The Authority considers, therefore, that conditions prohibiting access to a premises, or parts of premises, may be necessary in some circumstances, particularly in premises where:

- There have been convictions for serving alcohol to minors or where there is evidence of underage drinking.
- Entertainment of an adult (language, sexual imagery etc) nature is provided.
- There is a strong element of Gambling (note: the Gambling Act 2005 also provides for the protection of children from harm).
- There is a known association with drug taking or dealing.
- Where, be it after a certain time or otherwise, the predominant use of the premises is for the consumption of alcohol on the premises.

130. These circumstances are not considered to be the only occasions when such conditions may be appropriate, and as such, on receipt of representations from responsible authorities or interested parties, the Authority may consider it necessary to impose such conditions in other situations.

131. At premises and performances which are likely to attract a substantial number of children, the Authority may attach conditions requiring the presence of a sufficient number of adult staff on the premises to ensure the well-being of the children during an emergency.

132. No condition will be attached to any licence that requires the licence holder to admit people under a specified age, unless such a condition is volunteered by an applicant.

133. In 2015 a specific Safeguarding Children Policy for Licensed Premises was developed and published by the Richmond and Kingston Local Safeguarding Children Boards (LSCBs)* in association with the London Local Safeguarding Children Board. It is intended to provide advice and guidance for all staff (paid or unpaid) involved in premises which have been licensed under The Licensing Act 2003. It gives some basic information about what to do if you are concerned about a child and how your local Children’s Social Care and Metropolitan Police Team will respond to and deal with reports about children whose welfare is causing concern, including:
• Being alert to the possibility of child abuse and neglect, i.e. the definition, prevalence, identifying features in a child or adult, legal parameters and social consequences;
• Having enough knowledge to recognise an abusive or potentially abusive event or set of circumstances;
• Knowing who in the organization to raise your concerns with,
• Being competent in taking the appropriate immediate or emergency action, and
• Knowing how to make a referral to Social Services and/or the Police.

* Kingston Local Safeguarding Children Board (LSCB)
www.Kingstonlscb.org.uk  0208 547 4655

134. Recommended best practice is for the owner/licence holder to nominate themselves or a senior staff member to have the following responsibilities** in relation to safeguarding children for the licensed premises – to:

- Arrange safeguarding children training for all staff;
- Monitor and report on whether all staff have received the minimum (initial and refresher) safeguarding children training;
- Ensure that all staff have read and know where to find this policy and the Government Guidance: “What To Do If You’re Worried a Child is Being Abused”;
- Ensure that an up-to-date Safeguarding Children Procedures Poster is displayed for all staff at all times;
- Provide advice and support to staff when they have a concern about safeguarding a child;
- Record all concerns raised by staff; and
- Be the contact person for the local Children’s Social Services and the Police in relation to all incidents or concerns related to the safeguarding of children on or linked to the premises.

** This list is not exhaustive

135. The LSCB has a statutory role to coordinate what is done by each person or body for the purposes of safeguarding children and promoting the welfare of children in the local area, and ensuring the effectiveness of this work.

RESPONSIBLE RETAILING

136. The Authority expects all applicants and licence holders to recognise the responsibility that the retail sale or supply of alcohol brings in order to promote the licensing objective relating to the protection of children from harm.

THE SHOWING OF FILMS

137. Where an application seeks permission to exhibit films, the Authority expects applicants to detail in their operating schedule the steps they intend to take to prevent children from viewing age restricted films, trailers or advertisements.
138. A mandatory condition set out in the Act requires that where a licence authorises the exhibition of films, the licence must include a condition requiring the admission of children to the exhibition of any film to be restricted in accordance with any recommendation made by a film classification body.

139. Therefore, where the exhibition of films is permitted, the Licensing Authority will require that the age restrictions applied by the British Board of Film Classification (BBFC) are to be complied with.

140. Films that have not been classified by the BBFC may only be shown after they have been classified by the Council. The Council has delegated the function of classifying such films, using the BBFC classification guidelines prevailing at the time, to designated officers. The Council requires that films are presented for classification at least 28 days before the intended date of exhibition.

141. In some circumstances, it may be appropriate for additional conditions relating to the admission of children to film exhibitions be included. Matters for consideration in such respects may include:

- Conditions specify that immediately before each exhibition at the premises of a film there shall be exhibited on screen for at least five seconds in such a manner as to be easily read by all persons in the auditorium a reproduction of the certificate of the classification or as regards a trailer advertising a film, of a statement indicating the classification of the film being trailed.

- The display of notices inside and outside the premises so that persons entering can readily be made aware of the classification attached to any film or trailer.

THEATRES & OTHER PERFORMANCES OF PLAYS

142. Whilst the admission of children to theatres, or other performances of plays, would not normally be restricted, it may be appropriate to do so in certain circumstances in order to promote the licensing objective of the protection of children from harm.

143. The admission of children to the performance of a play would normally be left to the discretion of the licence holder; however a condition restricting the admission of children to performances involving nudity and / or adult material or language may be required.

OPERATING SCHEDULES – ADDITIONAL CONSIDERATIONS

144. The following section sets out a range of additional considerations and controls that the Authority may have regard to, depending on the location of the applicants premises, in order to ensure that the licensing objectives are met. Some of the controls described may have greater significance and be given greater emphasis by the Licensing Sub-committee as a result.

Door Supervision
The use of door supervisors at licensed premises play a valuable role in controlling queues, undertaking searches for the purpose of preventing drugs or offensive weapons being admitted and for ensuring any capacity limits are not exceeded.

Whilst all applicants should assess whether the provision of door staff is necessary for their business, the authority expects that all Pubs, Bars, Nightclubs and premises offering Late Night Refreshment to provide door supervisors. The number of door supervisors should be identified through risk assessment and with due consideration to the health and safety of door supervisors, staff and the public.

Where its right is invoked, the Authority will generally impose a condition requiring door staff on licences for this type of premises, unless it can be demonstrated that such a condition is not appropriate for the promotion of the licensing objectives.

Applicants and licence holders are expected to ensure that a policy on searching customers is devised and implemented. Searches of persons bags, or in some cases pat down or metal detector body searches may be necessary to prevent and deter the bringing into licensed premises of drugs and / or offensive weapons. Door supervisors are trained and equipped with the necessary skills to undertake this task, and it may be necessary in certain types of establishments for conditions to be included that require the carrying out of searches.

**CCTV systems**

CCTV cameras are a vital asset to both the licence holder and the regulatory authorities. Footage obtained by CCTV has proven to be a vital source of evidence in detecting crime at and immediately outside licensed premises.

Overt cameras also help deter criminal acts, such as theft of stock, and whilst it is acknowledged that the installation of CCTV may incur considerable expenditure, the Authority expects all applicants and licence holders to consider providing CCTV systems.

The Authority expects that CCTV systems will:

- cover all entrances, exits, internal and external areas of the premises.
- Ensure that images are stored for a minimum of 31 days
- Enable images to be delivered to Police or Council Officers in a recognised format upon request
be adequately maintained so as to operate and record at all times the premises are open (for crime prevention purposes, it is recommended that CCTV systems are operational 24 hours a day, using motion sensors during non-opening hours).

Capacity Limits

- In pubs, bars and nightclubs within Kingston Town Neighbourhood, the Authority considers it necessary to impose limits on the number of persons that may be present in order to ensure public safety, prevent overcrowding and enable prompt exit by persons in the case of an emergency, for example.
- The Authority expects applicants to have considered the safe capacity for their premises and to incorporate this figure into their operating schedule, together with details of their measures for ensuring that this capacity is not exceeded.

Control of glass drinking vessels

- Glass drinking vessels can be used as weapons and when broken can inflict serious injury during incidents of disorder, not only within licensed premises, but further away if such vessels are permitted to be removed from the premises.
- It is expected that applicants will consider whether drinks should be provided in toughened glass drinking vessels, and whether, after a given time at night, drinks usually served in bottles should be decanted before service. Such conditions can be subject to appropriate exceptions, for example in the case of champagne bottles or wine sold for consumption with a table meal.
- The Authority considers that all premises serving alcohol for consumption on the premises should be subject to conditions preventing open bottles being taken away from the premises.

Participation in Radio Schemes

- Kingston First’s Business Watch radio link scheme can be used to connect licence holders, designated premises supervisors, or managers with the local police and the Council’s CCTV control room.
- Conditions’ requiring the participation in the radio link scheme, or similar arrangements, is considered to be necessary for all premises forming part of the evening and night-time economy.

Lighting
In certain premises where levels of natural light may be reduced, consideration should also be given to conditions that ensure that electrical lighting in any area accessible to members of the public shall be maintained fully operational when the premises is open.

It may also be necessary to use conditions to control the use of external lighting operated in conjunction with licensable activities. For example, floodlighting to gardens and smoking areas should only illuminate intended areas, and flashing or particularly bright lights on or outside licensed premises must not cause a nuisance to nearby properties.

However, the Authority recognises the benefits to the prevention of crime and disorder of lighting in certain areas of the premises, and any conditions must be mindful of ensuring such benefits are promoted.

Management Practices

The Authority considers good management practices are essential, and would expect applicants and licence holders to demonstrate good practice, where appropriate through conditions requiring written documentation in respect of:

- Dispersal of customers
- Noise management
- Drugs policy
- Queue control and Searching
- Control of deliveries and the disposal of empty bottles and other refuse late at night

145. The control of noise emanating from licensed premises, or occurring as a result of the provision of licensable activities, should be considered by premises located close to areas of residential accommodation. In particular:

In certain premises consideration should be given to conditions to ensure that noise or vibration does not emanate from the premises. This could be achieved through a requirement to keep doors and windows closed, for example, or perhaps to require use of noise limiters on amplification equipment.

It may also be necessary to restrict the use of gardens or other external drinking areas after certain times to reduce the level of noise likely to be generated. For example, conditions may restrict the use of such areas by preventing the taking of drinks or food into the areas after a given time, but thereby still providing facilities for smokers.
The disposal of refuse or recycling generated by the operation of a licensed premises can, when undertaken at the wrong time of day, cause significant noise particularly in respect of the moving and disposal of glass bottles. It may therefore be necessary to condition that undertaking of such activities will take place at times that will minimise disturbance.

146. A number of licensed premises, particularly those predominantly providing late night refreshment, have the potential to affect the quantity of litter on the streets around the neighbourhood. It is expected that any premises wishing to provide late night refreshment, as their predominant licensable activity will agree to conditions requiring the cleaning of the pavement immediately in front of their premises. The same conditions may also be necessary for businesses that generate significant quantities of printed matter, by way of flyers or promotions.

147. The Authority recognises the importance of Pubwatch and considers the attendance at meetings of representatives from premises contributing to the evening and late night economy as essential.
PART C

NEIGHBOURHOOD SPECIFIC CONSIDERATIONS FOR THE PROMOTION OF THE LICENSING OBJECTIVES

1. The Authority acknowledges that licensed premises located in some parts of the Borough may have a greater impact upon the licensing objectives than similar premises located in other areas. The following summarises the key characteristics and challenges within specific neighbourhoods to help applicants. The Authority will therefore expect applicants to take these factors into account when considering what to include in their operating schedule and they must be prepared to justify why appropriate recommended controls should not be applied in the event of applications coming before a Sub-Committee.

2. Applicants are advised that Responsible Authorities will also expect the measures relevant to the business operation to have been considered, and it is likely that where deficiencies in the operating schedule are identified, representations are likely to be made.

KINGSTON TOWN

3. The highest concentration of licensed premises is located within Kingston Town Neighbourhood, and in particular within Grove Ward. This brings particular concerns in relation to the impact that the number of premises has upon the Licensing Objectives and as such, the Authority considers it necessary for tighter controls (as set out in Operating Schedules – Additional Considerations) to be applied to premises in this Neighbourhood.

MALDENS & COOMBE

4. The Neighbourhood is less dominated by premises offering alcohol and entertainment than other parts of the Borough, with the main district centre being New Malden. The Authority recognises that licensed premises do not have a significant impact on the licensing objectives, but is mindful that applicants wishing to provide licensable activities in this area will still need to consider, as appropriate, the issues set out under Operating Schedule – Additional Considerations.

SURBITON

5. The Neighbourhood of Surbiton comprises a highly sought after residential area and a busy shopping centre, providing a real mix of individually owned shops co-existing alongside smaller chain store outlets. Bar and café culture is also a growing feature of the centre, and whilst the Authority recognises that licensed premises do not impact significantly upon the licensing objectives, applicants wishing to provide licensable activities in this area will still need to
have regard to appropriate matters as set out in Operating Schedule – Additional Considerations.

SOUTH OF THE BOROUGH

6. The Neighbourhood benefits from more open green space than the other three neighbourhoods, is largely residential and consequently has a much lower density of licensed premises.

7. The Authority considers that whilst licensed premises do not tend to impact significantly upon the licensing objectives, applicants must still focus considerations on particular areas of concern as set out in Operating Schedule – Additional Considerations.
## CONTACT DETAILS OF RESPONSIBLE AUTHORITIES

<table>
<thead>
<tr>
<th>Authority</th>
<th>Address</th>
<th>Telephone</th>
<th>Email Address</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>The Local Planning Authority</strong></td>
<td>Development Control Team Environmental Services&lt;br&gt;Guildhall 2&lt;br&gt;Kingston upon Thames&lt;br&gt;KT1 1EU</td>
<td>020 8547 5002</td>
<td><a href="mailto:development.management@kingston.gov.uk">development.management@kingston.gov.uk</a></td>
</tr>
<tr>
<td><strong>Responsible Authority for Noise and Environmental Pollution</strong></td>
<td>Residential Team - Enforcement Services&lt;br&gt;Guildhall 2&lt;br&gt;Kingston upon Thames&lt;br&gt;KT1 1EU</td>
<td>020 8547 5002</td>
<td><a href="mailto:ehadmin@kingston.gov.uk">ehadmin@kingston.gov.uk</a></td>
</tr>
<tr>
<td><strong>Health &amp; Safety (Local Authority Enforced Businesses)</strong></td>
<td>Environmental Health (Commercial) Team&lt;br&gt;Guildhall 2&lt;br&gt;Kingston upon Thames&lt;br&gt;KT1 1EU</td>
<td>020 8547 5002</td>
<td><a href="mailto:ehadmin@kingston.gov.uk">ehadmin@kingston.gov.uk</a></td>
</tr>
<tr>
<td><strong>Health &amp; Safety (HSE Enforced Businesses)</strong></td>
<td>HM Inspector of Health &amp; Safety&lt;br&gt;FOD London Division&lt;br&gt;Health &amp; Safety Executive&lt;br&gt;Rose Court&lt;br&gt;2 Southwark Bridge&lt;br&gt;London SE1 4LW</td>
<td>0845 345 0055</td>
<td><a href="mailto:hse.infoline@connaught.plc.uk">hse.infoline@connaught.plc.uk</a></td>
</tr>
<tr>
<td><strong>Trading Standards</strong></td>
<td>Environmental Health (Commercial) Team&lt;br&gt;Guildhall 2&lt;br&gt;Kingston upon Thames&lt;br&gt;KT1 1EU</td>
<td>020 8547 5536</td>
<td><a href="mailto:trading.standards@kingston.gov.uk">trading.standards@kingston.gov.uk</a></td>
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<tr>
<td><strong>London Fire &amp; Emergency Planning Authority</strong></td>
<td>Kingston Borough Team&lt;br&gt;169 Union Street&lt;br&gt;London&lt;br&gt;SE1 0LL</td>
<td>020 8555 1200 x 37639</td>
<td><a href="mailto:firesafetyregulationsw@london-fire.gov.uk">firesafetyregulationsw@london-fire.gov.uk</a></td>
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<tr>
<td>METROPOLITAN POLICE (Kingston Division)</td>
<td>Licensing Office&lt;br&gt;Kingston Police Station&lt;br&gt;5/7 High St&lt;br&gt;Kingston upon Thames&lt;br&gt;KT1 1LB</td>
<td>020 8247 5139</td>
<td><a href="mailto:VKLICENSINGOFFICE@MET.POLICE.UK">VKLICENSINGOFFICE@MET.POLICE.UK</a></td>
</tr>
<tr>
<td>Protection of Children from Harm</td>
<td>Kingston Safeguarding Children’s Board&lt;br&gt;Guildhall 2&lt;br&gt;High Street&lt;br&gt;Kingston upon Thames&lt;br&gt;KT1 1EU</td>
<td>020 8547 4655</td>
<td><a href="mailto:VIVIENNE.WHITE@KINGSTON.GOV.UK">VIVIENNE.WHITE@KINGSTON.GOV.UK</a></td>
</tr>
<tr>
<td>Public Health</td>
<td>Kingston Public Health Team&lt;br&gt;Guildhall&lt;br&gt;High Street&lt;br&gt;Kingston upon Thames&lt;br&gt;KT1 1EU</td>
<td>020 8547 6801</td>
<td><a href="mailto:PHPS@KINGSTON.GOV.UK">PHPS@KINGSTON.GOV.UK</a></td>
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<tr>
<td>The Licensing Authority</td>
<td>Licensing and Environmental Compliance&lt;br&gt;Guildhall 2&lt;br&gt;Kingston upon Thames&lt;br&gt;KT1 1EU</td>
<td>020 8547 5080</td>
<td><a href="mailto:LICENSING@KINGSTON.GOV.UK">LICENSING@KINGSTON.GOV.UK</a></td>
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**FOR APPLICATIONS IN RESPECT OF VESSELS, THE FOLLOWING ADDITIONAL AUTHORITIES**

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<th>Authority</th>
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<tr>
<td>The Navigation Authority</td>
<td>The Environment Agency Recreational &amp; Navigation, Thames Region, Kings Meadow House, Kings Meadow Road, Reading&lt;br&gt;RG1 8DQ</td>
<td>0118 953 5650</td>
<td><a href="mailto:BOATREG@ENVIRONMENT-AGENCY.GOV.UK">BOATREG@ENVIRONMENT-AGENCY.GOV.UK</a></td>
</tr>
<tr>
<td>Environment Agency</td>
<td>Environment Agency Thames Region South East Area Swift House Frimley Business Park&lt;br&gt;Camberley&lt;br&gt;Surrey&lt;br&gt;GU16 7SQ</td>
<td>08708 506 506</td>
<td><a href="mailto:ENQUIRIES@ENVIRONMENT-AGENCY.GOV.UK">ENQUIRIES@ENVIRONMENT-AGENCY.GOV.UK</a></td>
</tr>
<tr>
<td>British Waterways Board</td>
<td>British Waterways London, 1 Sheldon Square&lt;br&gt;Paddington Central, London&lt;br&gt;W2 6TT</td>
<td>Not Available</td>
<td><a href="mailto:ENQUIRIES.LONDON@BRITISHWATERWAYS.CO.UK">ENQUIRIES.LONDON@BRITISHWATERWAYS.CO.UK</a></td>
</tr>
<tr>
<td>The Secretary of State</td>
<td>The Surveyor General, Maritime &amp; Coastguard Agency, Orpington Marine Office, Central Court, 1 Knoll Rise&lt;br&gt;Orpington, Kent&lt;br&gt;BR6 0JA</td>
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**FINAL DRAFT**
### DELEGATION OF LICENSING DECISIONS

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<th>Matter to be dealt with</th>
<th>Full Committee</th>
<th>Sub-Committee</th>
<th>Officers</th>
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<tbody>
<tr>
<td>APPLICATION FOR A PERSONAL LICENCE</td>
<td>If a Police objection is made</td>
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<td>APPLICATION FOR PREMISES LICENCE/CLUB PREMISES CERTIFICATE</td>
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<td>DETERMINATION OF AN OBJECTION NOTICE TO A TEMPORARY EVENT NOTICE</td>
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<td>All Cases (decision made by the officer appointed in the Council’s Scheme of Delegations*)</td>
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<td>Where no relevant representation is received (decision made by the officer appointed in the Council’s Scheme of Delegations*)</td>
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<td>DECISION ON WHETHER A CLUB TO WHICH A CLUB PREMISES CERTIFICATE APPLIES NO LONGER SATISFIES CONDITIONS FOR BEING A QUALIFYING CLUB (s90 OF THE LICENSING ACT 2003)</td>
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<td>All Cases (decision made by the officer appointed in the Council’s Scheme of Delegations * in consultation with the Chair of Licensing)</td>
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* The officer currently appointed in the Scheme of Delegations is the Group Manager Kingston and Sutton Shared Environment Services
ANNEX 3

SPECIAL POLICY ON CUMULATIVE IMPACT

1.0 Cumulative Impact is defined as the potential impact upon the promotion of the licensing objectives of a significant number of licensed premises concentrated in one area. The Authority, after careful consideration, at a meeting of the Council on 31 October 2011, determined that a Special Policy on Cumulative Impact be adopted after it was satisfied that the concentration of licensed premises in the area identified on the map sown at figure 1, was causing problems of crime and disorder and public nuisance, and was therefore having a detrimental impact on the licensing objectives. This decision was based on evidence submitted by the Metropolitan Police and local residents, and followed a period of public consultation.

3.0 The Special Policy on Cumulative Impact took effect on 1 November 2011. The area of the Borough to which the Special Policy relates was extended at a meeting of the Council on 17 December 2013, and is detailed at figure 1. A further review of the Special Policy on Cumulative Impact has been commissioned in 2016.

4.0 The decision to continue with the operation of the Special Policy during the period of review is based on evidence available to the Authority at the time that this Statement was approved. This may be summarised as follows:

- Analysis of crime statistics shows that, in 2015, of all violent offences recorded within the Grove ward, 71% occurred between the hours of 21:00 and 05:00, the period considered to be indicative of the night time economy. For 2014 this figure was 69.5%. For the purposes of this analysis, ‘violent crimes’ are taken to be those that are categorised as Common Assault, Assault with Injury and Woundings/Grievous Bodily Harm.

- Offences of Criminal Damage record similarly high levels, with 45% of all offences being recorded in the same time period in 2015 and 47% in 2014.

- Data from the London Ambulance Service shows that in 2014-2015 45% of all alcohol related ambulance call outs in Grove Ward occurred between the hours of 21:00 and 05:00. In the 2013-2014 period, 48% of all alcohol related ambulance call outs were within the same time period.

5.0 The Authority considers that, based on the above evidence, the cumulative effect of businesses operating in the night-time economy within the defined area is disproportionately impacting upon levels of violent crime, criminal damage and alcohol related medical emergencies. This evidence, along with other relevant evidence, will be further reviewed during 2016.

EFFECT OF THE SPECIAL POLICY

6.0 Applicants should be aware that the adoption of a Cumulative Impact Policy creates a policy where the presumption is to refuse an application for new premises licences or club premises certificates (for premises within the defined
cumulative impact area). The policy will be strictly applied and it will only be overridden in the most exceptional circumstances, and in particular where approval would not materially lead to an increase in number and/or size of operating premises or later operating premises in the Cumulative Impact Area. The same presumption applies to applications made by existing licensed premises wishing to make changes to their licence that may add to existing cumulative impact.

7.0 The Special Policy relates to all applications for new licences or variations that increase hours or capacity or add licensable activities, except proposals which do not involve the sale of alcohol or the sale of alcohol beyond 23:00pm or for proposals for regulated entertainment not extending beyond 23:00pm. Off licences come within this policy as they can contribute to problems of street drinking, proxy purchasing, dispersal issues, so-called ‘preloading’, excessive drinking and related disorder.

8.0 The Authority is aware that the impact from premises can be different for premises with different styles and characteristics. For example, while a large nightclub or high capacity public house might add to problems of cumulative impact, a small restaurant, theatre or live music venue (where alcohol is not the primary activity) may be considered exceptional circumstances. The fact that a premises will be/is exceptionally well managed with a well qualified applicant, or that there are no residential premises nearby, will not be considered exceptional.

**Responsible Authorities and Interested Parties**

9.0 The Special Policy on Cumulative Impact does not relieve Responsible Authorities or Interested Parties of the need to make representations in relation to applications in respect of premises within the cumulative impact area.

10.0 The Authority must grant any application that does not attract any representations from Interested Parties or Responsible Authorities. in terms consistent with the operating schedule submitted.

11.0 If the Authority decides that an application should be refused, it will still need to show that the grant of the application would undermine the promotion of one of the licensing objectives and that conditions would be ineffective in preventing the problems involved.
CUMULATIVE IMPACT AREA

12.0 The Special Policy on Cumulative Impact applies to all premises located within, or partly within, the area shown on the map at figure 1.

*Figure 1:*