Reference	CHANGES TO STATEMENT OF LICENSING POLICY	New wording	Officers' comments
Introduction			
Page 6 - 1.3 Consultation	In accordance with the guidance	In accordance with the revised guidance issued under section 182 0f the Licensing Act 2003	Amended to detail which guidance.
	UK Hospitality added to the list of consultees.		
Covid-19 – Page 6			
	Removed		No longer relevant
4. Responsible Authorities4.3	The Licensing Authority may only consider representations that are relevant to the promotion of the licensing objectives. We only have discretion on whether to grant applications for new premises licences or variations to existing premises licences, to impose conditions on granting licences if representations relevant to the licensing objectives are made by "interested parties" or by "responsible authorities" within prescribed time limits, Otherwise the application will automatically be granted.	The Licensing Authority may only consider representations that are relevant to the promotion of the licensing objectives. We only have discretion on whether to grant applications for new premises licences or variations to existing premises licences, on what terms such applications are granted and whether to impose conditions if representations relevant to the licensing objectives are made by "interested parties" or by "responsible authorities" within prescribed time limits and it is appropriate and proportionate to promote the licensing objectives. Otherwise the application will automatically be granted.	Amended for clarity

4.10 <u>The</u>			
Licensing Authority			
as a Responsible			
<u>Authority</u>			
4.10.2	The Licensing Authority does not expect to act as	The Licensing Authority does not	Amended to manage
	a Responsible Authority on behalf of third parties	expect to act as a Responsible	expectations.
	but accepts that there may be rare circumstances	Authority on behalf of third parties but	
	where this approach may be required. An	accepts that there may be rare	
	example may be where matters arise at premises	circumstances where this approach	
	of which the licensing authority is aware of the	may be required.	
	negative impact on the promotion of the licensing		
	objectives and residents, and other third parties		
	have failed to take action by either requesting a		
	review or making representation.		
14.4	Such parties can make relevant representations		Removed to manage
	to the Licensing Authority in their own right, and it		expectations 14.5 –
	is reasonable for the Licensing Authority to		14.10 renumbered as
	expect them to make representations themselves		14.4 to 14.9
	where they are reasonably able to do so.		14.4 (0 14.0
	However, if these parties have failed to take		
	action and the Licensing Authority is aware of		
	relevant grounds to make a representation, it		
	may consider acting in its capacity as responsible		
	Authority.		
16 HEARINGS			
16.2	A sub-committee will consist of three suitably	A sub-committee will consist of three	Amended for clarity.
		0	
	That legal team member will not be involved in	by a member of the Council's Legal	
	the application process to prevent a conflict of	Services Team. Where appropriate	
	interest by ensuring a clear separation of roles.	that legal team member will not be	
		involved in the application process to	
10.2	trained members of the Licensing Committee. The sub-committee will be advised on the law by a member of the Council's Legal Services Team. That legal team member will not be involved in the application process to prevent a conflict of	suitably trained members of the Licensing Committee. The sub- committee will be advised on the law by a member of the Council's Legal Services Team. Where appropriate that legal team member will not be	

		prevent a conflict of interest by ensuring a clear separation of roles.	
Appendix A	Population statistics updated and out of date		
Page 30	information removed		
Appendix C	Contact details for consultees updated		
Page 32			
Appendix D	Contact details for updated		
Page 34			