

Licensing Committee

Tuesday 29 September 2020 at 6pm

This meeting will be held remotely via MS Teams with audio access to the public for the Part I items via registered dial-in only

Members of the Committee

Councillors D Cotty (Chairman), E Gill (Vice-Chairman), J Broadhead, T Burton, D Clarke, J Furey, J Gracey, N King, R King, J Olorenshaw and P Snow.

In accordance with Standing Order 29.2 any non-member of the Committee who is considering attending the meeting should first request the permission of the Chairman.

AGENDA

Notes:

- 1) Any report on the Agenda involving confidential information (as defined by section 100A(3) of the Local Government Act 1972) must be discussed in private. Any report involving exempt information (as defined by section 100I of the Local Government Act 1972), whether it appears in Part 1 or Part 2 below, may be discussed in private but only if the Committee so resolves.
- 2) The relevant 'background papers' are listed after each report in Part 1. Enquiries about any of the Agenda reports and background papers should be directed in the first instance to Miss C Pinnock, Democratic Services, Law and Governance Business Centre, Runnymede Civic Centre, Station Road, Addlestone (Tel: Direct Line: 01932 425627). (Email: clare.pinnock@runnymede.gov.uk).
- 3) Agendas and Minutes are available on a subscription basis. For details, please ring Mr B A Fleckney on 01932 425620. Agendas and Minutes for all the Council's Committees may also be viewed on www.runnymede.gov.uk.
- 4) Filming, Audio-Recording, Photography, Tweeting and Blogging of Meetings

Members of the public are only permitted to hear the debate on the items listed in Part I of this Agenda, which contains matters in respect of which reports have been made available for public inspection. You will not be able to hear the debate for the items in Part II of this Agenda, which contains matters involving Exempt or Confidential information in respect of which reports have

not been made available for public inspection. If you wish to hear the debate for the Part I items on this Agenda by audio via MS Teams you must register by 10.00 am on the day of the meeting with the Democratic Services Team by emailing your name and contact number to be used to dial-in to democratic.services@runnymede.gov.uk

5) Audio-Recording of Meeting

As this meeting will be held remotely via MS Teams, you may only record the audio of this meeting. The Council will not be recording any remote meetings.

LIST OF MATTERS FOR CONSIDERATION

PART I

Matters in respect of which reports have been made available for public inspection

		PAGE
1.	MINUTES	4
2.	APOLOGIES FOR ABSENCE	7
3.	DECLARATIONS OF INTEREST	7
4.	LICENSING ACT 2003 – STATEMENT OF LICENSING POLICY (2021-2026)	7
5.	EXCLUSION OF PRESS AND PUBLIC	42

<u>PART II</u>

<u>Matters involving Exempt or Confidential Information in respect of which reports have not been made available for public inspection.</u>

a) <u>Exempt Information</u>

(No reports to be considered under this heading).

b) <u>Confidential Information</u>

(No reports to be considered under this heading)

1. MINUTES

To confirm and sign the Minutes of the Committee meeting held on 23 June 2020, as attached at Appendix 'A'.

It is a requirement of the Council's Constitution that the minutes of the Sub-Committee are signed at the next available meeting. However, as the meeting is being held remotely, the Chairman will ask the Members of the Sub-Committee if they approve the Minutes which will then be signed when this is physically possible.

LICENSING COMMITTEE

23 June 2020 at 7.30pm

Members of the Councillors D Cotty (Chairman), E Gill (Vice-Chairman)

Committee present: J Broadhead, T Burton, I Chaudhri, D Clarke, J Furey, J Gracey,

R King, J Olorenshaw and P Snow.

Members of the Committee absent:

None

27. MINUTES

The Minutes of the meeting of the Committee held on 12 November 2019 and the Sub-Committee held on 18 May 2020 were confirmed as a correct record. As the meeting was being held remotely via Microsoft Teams, these would be signed when the Chairman was physically able to do so.

28. 2020 ANNUAL REPORT ON THE LICENSING ACT 2003

The Committee received the Annual Report on all matters relating to the operation of the Licensing Act 2003 in the borough.

Members reviewed all the statistical information provided. This was normally also reported to the Home Office, but Officers advised that this had not been requested for 2019. However, for the sake of consistency, Officers had produced the same information as it gave Members a good overall picture of Licensing in the borough.

The Committee noted that the Council's Licensing Policy was working well and in place until 2021. However, it would undergo a full review later in the year prior to being consulted on and re-submitted for the Committee's approval.

There had been only a very small increase in the total number of Premises Licences and the total number of Club Premises Certificates remained the same as the previous year. However, there had been a relatively large increase in the number of temporary event notices given, 55 of the 272 had been late TENs, and the number of variations to licences was consistent with previous years.

There had been two hearings in the year, one of which had been appealed following its revocation and Members would be updated on that case in due course.

Ten new Premises licences had been issued. However, five premises licences had been surrendered; in the current climate it was thought likely that a number of other premises would close in 2020/2021 which was a matter of concern to the Committee.

Members noted an analysis of Temporary Event Notices and were pleased that the vast majority did not give cause for any concern in terms of noise or other public nuisance. Inspections and Enforcement was a fairly low key area for the section (approximately 17 inspections at new premises had taken place) which continued to be operated on an intelligence led approach, maintaining a positive and proactive relationship with local licensees. Similarly, Officers had found that engaging with applicants at an early stage, offering support and advice reduced the need for applications to be re-worded and/or revised plans submitted. Officers confirmed that the Council's website contained key guidance documents to assist applicants and existing licence holders.

Officers emphasised the importance of Pubwatch, which normally took place every 6 weeks at different locations in the borough. In the current Covid situation it was reported that remote

meetings were taking place primarily to discuss how businesses would operate from 4 July 2020 when most licensed premises and food outlets might be able to re-open.

Members discussed some specific premises; noting recent issues with off sales which had given rise to a number of concerns. Officers were asked to confirm which Club Premises Certificate had a terminal hour of 03:00 hrs. [This is Royal Holloway Student's Union.]

The Licensing section was modestly staffed but worked well and efficiently and Officers were thanked for their comprehensive review of the year.

Chairman

(The meeting ended at 7.54 pm)

2. APOLOGIES FOR ABSENCE

3. **DECLARATIONS OF INTEREST**

If Members have an interest in an item, please record the interest on the form circulated with this Agenda and email it to the Democratic Services Officer by 5pm on the day of the meeting.

Members are advised to contact the Council's Legal Section prior to the meeting if they wish to seek advice on a potential interest.

Members are reminded that a non pecuniary interest includes their appointment by the Council as the Council's representative to an outside body and that this should be declared. Membership of an outside body in their private capacity as a director, trustee, committee member or in another position of influence thereon should be regarded as a disclosable pecuniary interest, as should an appointment to an outside body by the Council as a trustee.

Members who have previously declared interests, which are recorded in the Minutes to be considered at this meeting, need not repeat the declaration when attending the meeting. Members need take no further action unless the item in which they have interest becomes the subject of debate, in which event the Member must leave the room if the interest is a disclosable pecuniary interest or if the interest could reasonably be regarded as so significant to prejudice the Member's judgement of the public interest.

4. LICENSING ACT 2003 – STATEMENT OF LICENSING POLICY (2021 – 2026) (ENVIRONMENTAL SERVICES, ROBERT SMITH)

Synopsis of report: This report introduces the updated draft Statement of Licensing Policy (2021 – 2026), which has been prepared for consultation.

Recommendations that:

- the draft Statement of Licensing Policy (2021 2026) be approved, for public consultation; and
- ii) the results of the consultation be brought back to this Committee for further discussion in November and if approved, be recommended for adoption by full Council in December 2020.

1. Context of report

- 1.1 The Council as the Licensing Authority is required under section 5 of the Licensing Act 2003 to prepare and publish a Statement of Licensing Policy (SLP) at least every five years.
- 1.2 The SLP sets out the approach that the Council will take to exercise its licensing functions.
- 1.3 Runnymede Borough Council's existing SLP was approved by this Committee on 17 November 2015 with effective dates from 7 January 2015 to 6 January 2021. The draft SLP, which is subject of this report, is proposed to be effective from 7 January 2021 to 6 January 2026, as attached at Appendix 'B'.

2. Report

- 2.1 The Licensing Act 2003 has been subject to a very few minor legislative changes over the past few years. These have not affected the content of the SLP. The changes reflected within the amended SLP take into account changes in Government guidance issues under Section 182 of the Licensing Act 2003.
- 2.2 Other parts of the SLP have been revised so as to clarify matters or expand upon in specific areas.
- 2.3 To assist Members in viewing the amendments the draft SLP is shown with new and amended text underlined.
- 2.4 The SLP has served its purpose well over the last 5 years and Officers consider that only a few minor amendments and additions are required to bring it up to date.
- 2.5 The main changes to the current SLP are as follows:
 - a) Equality Act 2010 statement at 5.2
 - b) Expectation of planning permission at 17.9
 - c) Expectations concerning large scale events at 23.
- 2.6 The authority cannot require applicants to incorporate particular conditions and it has been shown historically that many applications have poorly composed operating schedules, with little clarity in the conditions proposed. However, the authority's expectations and recommendations are within the SLP at 18.2 18.3, applicants should be in no doubt with regard to what is required of them.
- 2.7 Despite this, applicants still submit applications which have unenforceable or ambiguous conditions attached. This is effectively dealt with by liaising with the applicant and referring to the SLP, which invariably results in an amended application.
- 2.8 The Act requires the licensing authority to consult on any amended SLP. Therefore, consultation is planned to take place during the six-week period 30 September to 4 November 2020.
- 2.9 A list of consultees can be seen on page 25 of the SLP. Along with the statutory bodies, consultation also included other parties such as premises licence holders, the licensing trade and industry, the Local Government Association (LGA), neighbouring authorities and local chambers of commerce. In addition to printed versions being placed in libraries, we will provide a printed copy for persons who are unable to access these, for example due to shielding or a local lockdown. The consultation will also be placed on our website with a link to an online comments form.

3. SLP framework implications

3.1 There have been no legal challenges to the existing SLP and it is generally considered to have served its purpose well.

4. Resource implications

4.1 The financial implications associated with the amended SLP are limited to staff costs and those concerned with consultation.

5. **Legal implications**

5.1 The SLP sets out the approach the Council will take in exercising its licensing functions. The Council is required by section 4 of the Act, to have regard to its SLP,

- when exercising any of its licensing functions. This includes determination of applications for new licences and reviews of existing licences.
- 5.2 The consultation period for the draft SLP is not prescribed. However, in light of the minimal changes to the SLP, Officers consider a period of 6 weeks (30 September to 4 November 2020) will give consultees sufficient opportunity to respond.
- 5.3 The Council actively encourages feedback as part of the Transparency agenda. Therefore, the draft SLP will be publicly available on the Council's website and will also be publicised via social media and a press release issued. Printed copies will be placed in libraries and, on request to persons who are unable to access these, for example, due to shielding or a local lockdown.
- 5.4 It is proposed to present the draft SLP and consultation results to this Committee for further consideration when it meets on 10 November 2020.
- 5.5 The amended SLP, if approved by this Committee, will then to be put forward for adoption at the next meeting of Full Council on 10 December 2020.

6. Equality implications

6.1 An Equality Impact Screening Assessment will be carried out prior to the meeting of this Committee in November 2020 and included with the report.

7. Conclusions

7.1 The amended version of the SLP makes the authority's approach to promoting the licensing objectives clear, with a view to demonstrating best practice and working with premises and licence holders to enhance the area and continue to make Runnymede a safe and attractive place to live or work.

(To resolve)

Background papers

Licensing Act 2003

https://www.legislation.gov.uk/ukpga/2003/17/contents

Guidance issued under section 182 of the Licensing Act 2003 https://www.gov.uk/government/publications/explanatory-memorandum-revised-guidance-issued-under-s-182-of-licensing-act-2003



Licensing Policy (5th Edition)

2021 - 2026

0	nta	nts
LO	nte	nts

Contents	
1	Introduction
2	Runnymede
3	Scope of Policy
4	Health
5	Consultation
6	Fundamental principles
7 - 11	The Licensing Objectives
12	Amusements with Prizes
13	Access to cinemas
14	Children and Public Entertainment
15	Licensing Hours
16	Shops; Stores and Supermarkets
17	Integrating Strategies and avoiding duplication
18	Licensing Conditions
19	Cumulative Impact Policies
20	Enforcement
21	Entertainment
22	Temporary events
23	Large scale Events
24	Administration, Exercise and Delegation of Functions
25	Monitoring and review
26	Consultees list
27	Names and Addresses of Responsible Authorities
Annex 1 Annex 2 Annex 3	Map of Runnymede Surrey Public Health Information Mandatory Licensing Conditions

1. Introduction

- 1.1 The Licensing Act 2003 ('The Act') imposes a statutory duty upon district councils to produce, develop and then review at least every five years, a Policy. This is the fifth edition of Runnymede Borough Council's Statement of Licensing Policy (SLP) which it is proposed to be adopted in January 2021 following consultation with the organisations listed in paragraph 25.
- 1.2 This Policy has been prepared in accordance with the provisions of the Licensing Act 2003, as amended, and takes into consideration the latest, revised Guidance issued by the Home Office under Section 182 of the Act, which came into force in 6 April 2018..

 https://www.gov.uk/government/publications/explanatory-memorandum-revised-guidance-issued-under-s-182-of-licensing-act-2003
- 1.3 It also incorporates changes arising from the consultation process and also those identified by officers as a result of having used the Policy in practice.
- 1.4 This Policy will apply for a maximum of five years until 6 January 2026. It will be reviewed when necessary throughout this period to evaluate its effectiveness and take any new legislation or guidance into account. Any material changes to this policy will be subject to consultation. Minor formatting or editorial changes may be made at officer level without recourse to consultation.
- 1.5 Runnymede Borough Council ('the Council') is the Licensing Authority for the purposes of the Act for the Borough of Runnymede. The Licensing Authority's responsibilities include granting premises licences, club premises certificates, the provision of regulated entertainment, the granting of late night refreshment licences, the granting of personal licences for the sale and/or supply of alcohol and the processing of temporary event notices.
- The aim of the Policy is to secure the safety and amenity of residential communities whilst encouraging local tourism, entertainment and cultural industry. The Council in adopting this Policy recognises both the needs of residents for a safe and healthy environment in which to live and work and the importance of prosperous and well run retail/entertainment premises to the local economy and vibrancy of the Borough. It also recognises the need to provide opportunities and support for leisure and culture within the Borough. To achieve this aim the Council is committed to partnership working with the police, fire service, local businesses, licensing trade, residents and others towards the promotion of the objectives as set out in this Policy.
- 1.7 This Policy provides information and guidance to licence applicants, persons making representations and those who may wish to initiate a review on the general approach that the Council will take in terms of licensing. Although each application will be considered on its own merits, the Council in adopting this Policy is indicating that wider considerations other than the fitness of the applicant and suitability of premises will be taken into account in making an appropriate determination.

- 1.8 The Council as a Licensing Authority will work with other local authorities, particularly in Surrey, to ensure that as far as possible a consistent approach is taken to licensing matters whilst respecting the different needs of the individual communities throughout the county.
- 1.9 Nothing in this Policy document should be regarded or interpreted as an indication that any requirement of licensing or other law may be overridden or added to their scope.

2. Runnymede

- 2.1 Runnymede Borough Council lies in north-west Surrey some twenty miles south-west of Central London. Total area is 7804 Hectares, of which 6078 Hectares are Green Belt. The Borough has three principal towns; these are Chertsey, Egham and Addlestone. Chertsey is a historic town with a famous While it retains its historic character, abbey dating from Saxon times. Chertsey is a thriving modern business centre. Egham lies close to the historic Runnymede Meadow, site of the sealing of Magna Carta in 1215. Several modern office and shopping developments have recently been built around its attractive pedestrianised centre and further development of new retail units, a cinema and residential premises were underway in 2020. Addlestone is the Borough's youngest centre, having only grown into a town in the 19th century. It is now a busy commercial centre and home to Runnymede Borough Council. Addlestone is in the process of significant redevelopment with a new hotel, a quality shopping centre and cinema were completed in 2017.
- The Borough also contains a number of smaller villages and suburban centres including Virginia Water, Thorpe, Englefield Green, Egham Hythe, Woodham, New Haw, Ottershaw and Lyne. Its northern and eastern edges are formed by the rivers Thames and Wey, across which are the towns of Staines and Weybridge. In the North West the Borough contains part of Windsor Great Park, to the west it reaches the edge of Chobham Common and to the south extends almost to Woking. At the time of the 2011 Census there were around 34,206 households in the Borough, accommodating a population of 85,900.
- 2.3 Royal Holloway University of London (RHUL) is situated in the north of the borough and its students make a significant contribution to the local economy. Royal Holloway is one of the UK's leading research-intensive universities, with 19 academic departments spanning the arts and humanities, sciences, social sciences, management and economics. It has over 8,600 students from more than 100 countries and employs around 2,300 staff.
- 2.4 Runnymede has a strong local economic base with many commercial enterprises in the town centres, industrial estates and business parks. Its proximity to Heathrow airport makes Runnymede a highly desirable business location. The local economy, in common with the rest of Surrey, is dominated by the service sector, which employs some 83% of the workforce while manufacturing accounts for just 5%. The Borough is a draw for tourism, with attractions such as the River Thames, the site of Magna Carta and Thorpe Park bringing a great number of visitors to Runnymede every year, who are offered a range of high quality hotel accommodation throughout the Borough.

- 2.5 The Borough has excellent access to the motorway network with the M25/M3 and nearby M4, with good road and rail links to London and the West. Heathrow Airport is a short distance from the Borough and is a key reason for many international companies locating HQs in the area.
- 2.6 Within the Borough there are (as of June 2020), 243 licensed premises of all types and over 1100 personal licence holders.
- 2.7 A Map of Runnymede is set out at Annex 1.

3. Scope of the Policy

3.1 The Licensing Act 2003 provides the legal framework for licensing in respect of:

The sale of alcohol by retail
The supply of alcohol by or on behalf of a club
Regulated entertainment
Late night refreshment

3.2 The control of these activities is through:

Premises Licences Club Premises Certificates Personal Licences Temporary Event Notices

3.3 There are a number of exceptions: - details of which are set out in part 2 of schedule 1 of the Act.

4 Health

- 4.1 Following the Police Reform and Social Responsibility Act 2011, local health bodies are now responsible authorities.
- 4.2 It is accepted that as local health bodies revise and develop their strategy for preventing alcohol related harm there may be a need to amend this policy to take these into account.
- 4.3 The Council will consider health related evidence that directly links to a premise when their discretion is engaged after representation where it is considered to impact on one or more of the licensing objectives.
- 4.4 Health data may also be considered where it links to the context and surroundings of a premises where a representation is made on the grounds of cumulative impact, either within or outside a Cumulative Impact Policy area as allowed for in the Act.

5. Consultation

5.1 This Statement of Policy has been prepared following consultation with the responsible authorities and bodies representing existing premises licence and

certificate holders (including public entertainment, theatre, cinema and late-night refreshment licences), businesses and residents in the Borough. The views of all these bodies have been taken into account in the determination of this Statement.

- The Equality Act 2010 places a legal obligation on public authorities to have due regard to the need to eliminate unlawful discrimination, harassment and victimisation; to advance equality of opportunity; and to foster good relations between persons with different protected characteristics. The protected characteristics are age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex, sexual orientation, marriage and civil partnership. This revised Statement of Licensing Policy will be monitored for any adverse impact on the promotion of opportunities for all.
- 5.3 All premises licence holders, club certificate holders, and designated premises supervisors were written to and made aware of an online survey they could complete in relation to the new policy. Alternatively, they were invited to write or e mail with any comments.
- In addition the draft policy has also been published on Runnymede Borough Council's website. This again was linked to an online survey.

6. Fundamental Principles

- The Act requires that the Council will carry out its various licensing functions so as to promote the following four licensing objectives:
 - the prevention of crime and disorder
 - public safety
 - the prevention of public nuisance
 - the protection of children from harm

Each objective is of equal importance

- 6.2 Nothing in the Statement of Policy will:
 - undermine the rights of any individual to apply under the Act for a variety of permissions and have any such application considered on its individual merits, and/or
 - override the right of any person to make representations on any application or to seek a review of the licence or certificate where provision has been made for them to do so under the Act.
- 6.3 The Council recognises that licensing law is not the primary mechanism for the general control of nuisance and anti-social behaviour by individuals once they are away from the licenced premises and, therefore, beyond direct control of the individual, club or business holding the licence, certificate or authorisation concerned. Nonetheless, it is a key aspect of such control and licensing law will always be part of a holistic approach to the management of the evening and night time economy in Runnymede.

- Any conditions attached to various authorisations will be focussed on matters which are within the control of individual licensees and others in possession of relevant authorisations. Conditions will therefore be used to regulate the use of premises for licensable activities and their effects in the vicinity of those premises. Whether or not incidents can be regarded as taking place in the vicinity of licensed premises is a question of fact and will depend on the particular circumstances of the case.
- The Council is keen to promote the artistic and cultural life of the Borough, and licensing will be approached with a view to encouraging cultural activities and innovative forms of public entertainment for the wider cultural benefit of communities generally. When a relevant representation is made only conditions strictly necessary for the promotion of the licensing objectives will be attached to a licence as the Council is aware of the need to avoid imposing substantial indirect costs. Where there is an indication that licensing requirements may be deterring such events, where appropriate the Policy may be reviewed with a view to investigating how the situation might be remedied.
- 6.6 The Council is aware that different areas of the Borough have different characteristics and where possible will ensure that licence conditions reflect these. In particular:
 - · Villages of a more quiet and rural nature
 - Urban Centres where redevelopment and / or regeneration is being encouraged.
- 6.7 The Council is aware that a variety of premises will be seeking licences, from schools to small private members' clubs, to large well established premises with dancing and entertainment, and where a relevant representation has been made it will ensure that licence conditions reflect the nature of the different types of premises.
- Where no responsible authority or other person raises any representations about the application made to the Council as Licensing Authority, it is the duty of the Authority to grant the licence or certificate subject only to conditions that are consistent with the operating schedule and any applicable mandatory or standard conditions.
- The Licensing Authority will avoid duplication with other regulatory regimes, in particular where primary legislation is already in existence.

7. The Licensing Objectives

7.1 The promotion of the four licensing objectives is fundamental to the Act. Each application for a premises licence must have a full and detailed operating schedule. Any conditions proposed on the operating schedule must be appropriate, proportionate and legally enforceable. The council will expect applicants to have carefully considered how they will promote the licensing objectives within their operating schedule.

- 7.2 Applicants should provide as much information as possible in the operating schedule. This is essential to enable other parties and responsible authorities to assess the impact of the licensable activity on the licensing objectives and demonstrates that the applicant understands and appreciates objectives.
- 7.3 A clear informative operating schedule which demonstrates how the applicant will promote the licensing objectives will be expected in every application for a new premises licence or variation (excepting variation of a designated premises supervisor)

8. Prevention of Crime and Disorder

- 8.1 Under section 17 of the Crime and Disorder Act 1998 (as amended) local authorities must have due regard to the likely effect of the exercise of their functions on crime and disorder, and do all that it reasonably can to prevent crime in their area.
- 8.2 The Council will expect applicants to include within their operating schedule the steps they propose to take to reduce or deter crime and disorder, both inside and in the immediate vicinity of the premises. These steps will vary from premises to premises and according to the type of licensable activities that are to occur.
- 8.3 The applicant should identify any particular activities or issues which might conflict with those of promoting the crime and disorder objective and include such measures to counteract this effect in the operating schedule.
- In particular, the Council will expect applicants to address, where appropriate, in the operating schedule, the following matters:
 - physical security features
 - procedures for risk assessments in respect of 'drinking up time', special events and promotions
 - membership of the local 'Pub watch' scheme, where one exists
 - the use of licensed door supervisors (by the Security Industry Authority) and search procedures as indicated by a risk assessment
 - measures to prevent the use and sale of illegal substances
 - training for staff in crime prevention and dealing with violence as indicated by a risk assessment
 - agreed protocols with the Police to reduce crime and disorder
 - details of CCTV and audio recording equipment to include where cameras are placed and for how long footage is retained before proper and secure disposal
- 8.5 Those premises benefiting from an off-sales facility will be expected to maintain a log of refusal to sell alcohol to a prospective customer giving details of time,

and date, the person serving and as many details of the customer as possible. The licensee needs to adhere to the principles of the Data Protection Act 1988, including accuracy and security of information. It would be prudent from the Licensee's point of view that the 'Refusals Register' be kept for a period of three years as a rolling list.

- 8.6 The Council recognises that many premises licensed for on-sales in the Borough are well run and crime free. However, where there is a recent history of patrons being involved in any form of violent incident, within or nearby the premises, and where a relevant representation is made, in any subsequent review of the premises licence, it is likely that conditions will be placed upon the premises licences which are deemed appropriate, proportionate and enforceable.
- 8.7 The Council will consider attaching Conditions to licences and permissions to deter and prevent crime and disorder both inside and immediately outside the premises.
- In its consideration of an application for a Premises Licence from smaller retail outlets and garages the Council will expect that operating schedules will indicate that a personal licence holder will normally be available to supervise the sale or supply of alcohol during the hours of the business, and particularly so between the hours of 6 p.m. and 6 a.m. Personal Licence holders remain responsible at all times for those they supervise.
- When preparing their plans and Schedules, applicants are recommended and encouraged to seek advice from Council Licensing Officers and Surrey Police, as well as taking into account as appropriate, local planning and transport policies, tourism and cultural and crime prevention strategies.
- 8.10 The Council is keen to stress however, that as well as the licensing function there are a number of other mechanisms for addressing issues of unruly behaviour which occur away from licensed premises. These include:-
 - planning controls
 - ongoing measures to provide a safer and cleaner environment in partnership with local businesses and others
 - powers to designate parts of the Borough as places where alcohol may not be consumed publicly
 - confiscation of alcohol from adults and others in designated areas
 - police enforcement of the law with regard to disorder and anti-social behaviour
 - police powers to close some premises for up to 24 hours in extreme cases of disorder or excessive noise
 - the power of police and other responsible authorities, local businesses and residents to demand a review of the licence

- enforcement action against those selling alcohol to people who are already intoxicated or inebriated
- 8.11 The Council will address a number of these issues in line with the strategic objectives for crime and disorder reduction in the Borough.
- 8.12 The Council recognises the value of 'Pub watch' schemes for pubs, clubs and bars in the prevention of crime and disorder. The Council also recognises that engagement with pub watch is a key factor in combatting crime and disorder. As such, those with responsibility for a premise, be they Designated Premises Supervisors, managers or premises licence holders are strongly encouraged to participate in their local pub watch scheme.

8.13 Closed Circuit Television (CCTV)

- 8.14 CCTV systems are useful in helping to combat crime. Applicants are encouraged to assess whether the use of CCTV is necessary on their premises. Upon receiving a relevant representation from a responsible authority or other party, it is within the Licensing Sub-Committee's remit to impose a condition requiring CCTV if it is felt to be within the promotion of the licensing objectives. A typical condition may be:
- 8.15 The CCTV system shall be properly maintained and be of the digital type. The system will incorporate a camera covering each entrance door and be capable of providing an image which is regarded as evidential standard. The CCTV system shall incorporate a recording facility and any recording shall be retained and stored in a suitable and secure manner for a minimum of one calendar month.

The system will comply with other essential legislation and all signs as required will be clearly displayed.

The system will be maintained and fully operational throughout the hours that the premises are open for any licensable activity. The precise position of the cameras may be agreed with the police from time to time.

The system will be able to retain images for 31 days.

There must be one person on the premises at all times who can operate the CCTV and be capable of downloading images to a memory device if required by an authorised person or Police Officer.

9. Public Safety

- 9.1 The Act covers a wide range of premises that require licensing, including, cinemas, concert halls, theatres, nightclubs, public houses, cafés /restaurants and fast food outlets/takeaways. Each of these types of premises presents a mixture of risks, with many common to most premises and others unique to specific operations.
- 9.2 The Council will expect Operating Schedules to satisfactorily address these issues and applicants are advised to seek advice from Council Environmental Health Officers and the Surrey Fire and Rescue Service before preparing their plans and schedules.
- 9.3 The Council will work with Surrey Fire and Rescue and other responsible authorities to ensure that fire safety is maintained in all licensed premises.

Applicants are advised that the Fire Service will examine all applications to ensure that patrons and customers can be safely accommodated on the premises.

- 9.4 It is recommended that all new applications and variations (excepting variation of a DPS) are accompanied by a Fire Safety risk assessment as required under the regulatory Reform (Fire Safety) Order 2005. This will assist Surrey Fire and Rescue in assessing the application.
- 9.5 Where relevant representations are made the Council will consider attaching pertinent conditions to the licence to promote safety.

10. Prevention of Nuisance

- The Council is committed to minimising the loss of amenity in the Borough by working in partnership with Surrey Police, Safer Runnymede, Environmental Health, Planning and licensees. Applicants should be able to demonstrate in their Operating Schedule that suitable and sufficient measures have been identified and will be implemented to prevent public nuisance. Such measures should be relevant to the particular style and character of the premises and events and seek to minimise any loss of amenity to occupants of any nearby premises.
- The Council intends to interpret "loss of Amenity" in its widest sense to include such issues as noise, light, odour, litter and anti-social behaviour.
- 10.3 Public nuisance is the most common reason for complaints and representations to be made about applications. It is also the most common cause of complaints about existing premises. It can include low-level nuisance affecting a few people locally as well as major disturbance.
- The potential for nuisance varies according to the nature of the premises. Takeaway restaurants, late night off-licences and activities such as drinking alcohol can all contribute to nuisance in a variety of ways and in turn cause adverse effects for nearby residents.
- The Authority will interpret nuisance in its widest sense, and takes it to include such issues as noise (from patrons and music, both inside and outside the premises), light, odour, litter, human waste (such as vomit and urine), fly-posting and anti-social behaviour.
- 10.6 Noise nuisance is the most common problem. It is particularly intrusive at night when ambient noise levels are lower and residents are trying to sleep and so it is important that applicants can demonstrate how they will effectively manage such issues as:
 - the exit and dispersal of their patrons;
 - noise from patrons in queues or outside smoking areas;
 - patrons returning to cars parked in surrounding residential streets;
 - general noise of people arriving and leaving

- 10.7 Where applicants are completing operating schedules, they are expected to have regard to the location of the proposed or actual premises. In particular consideration should be given to whether proposals may have a disproportionate impact in residential areas or near to sensitive premises such as nursing homes, independent living and sheltered accommodation, hospitals, hospices, places of worship and schools.
- The use and management of outside spaces within the direct control of the licensee and the associated behaviour of people using outside areas can also be problematic. Applicants should take all reasonable steps to prevent public nuisance outside their premises where and to the extent that these matters are within their control. Such areas can include beer gardens, forecourts, smoking areas and areas where patrons may gather to eat, drink or socialise. The need for control is particularly important over the summer months. Outside drinking can cause a number of problems. Members of the public can sometimes feel intimidated and crowds of drinkers spilling out onto the street may cause obstruction. Safety problems can also be caused with drinkers moving into the road. Wherever possible drinking should be contained within the areas that are owned or managed by the licensed premises, such as beer gardens, terraces or, where a street trading licence has been granted by the County Council for tables and chairs, on the public highway
- Where a premise does not benefit from such an area and customers wish to smoke outside, they should not be allowed to carry drinks with them for any reason. Applicants should address this in their operating schedule and demonstrate how they will manage any negative impact such as smoke and congestion on the pavement.
- 10.10 The Authority considers that patrons who are using external smoking areas or shelters are there as a direct result of the operation of the licensed premises and are within the control of the licensee. Applicants and existing licence holders are encouraged to assess whether the noise from such patrons could potentially disturb nearby residents and whether there is potential for smoke to drift to nearby residential properties. As the licensed trade can only be responsible for matters within their control, it is recommended that licence holders focus on the effects of smoking on the Premises (as defined by the applicant) where smoking is permitted.
- 10.11 Where relevant representations have been made or a review has been applied for, and where it is considered appropriate, the Authority may impose conditions to address these problems, such as disallowing readmission to the premises or preventing the sale of alcohol for consumption off the premises.
- 10.12 Applicants must consider matters relating to public nuisance when making an application. The Authority requires applicants to consider areas that they should address and to formulate their own operating schedule tailored to the type, nature and characteristics of the specific premises and its neighbourhood. Where appropriate, it is expected that applicants will give consideration to the following issues:
 - installation of a sound limiting device
 - sound proofing measures such as keeping doors and windows closed

- installation of double door entry and exit systems
- sound proofing measures for external areas of the premises where entertainment is likely to take place
- measures for the winding down of sales and events
- accessibility to transport services
- measures to be taken to prevent or minimise nuisance caused by the dispersal of patrons from the premises
- 10.13 Proximity to residential accommodation is a general consideration with regard to the prevention of public nuisance. The Licensing Authority will treat each case on its individual merits. However, stricter conditions will generally be imposed on premises licences in areas that have denser residential accommodation or residential accommodation in close proximity to them. This may include the Licensing authority imposing an earlier terminal hour than proposed by the applicant. This is regardless of the designation assigned to the area in which the premise is situated under this policy, i.e. as a Major or District Town Centre. In such cases and where relevant representations are received, the Licensing Authority will have regard to the potential for, and the risk of, nuisance occurring to nearby residents.
- The Licensing Sub-Committee may impose conditions on the applicant's premises licence relating to littering and refuse collection times. Accordingly, applicants may wish to address as part of their operating schedule any measures they intend to take to control litter. For example:
 - Litter patrols directly outside the premises including the picking up of cigarette butts; and
 - notices at take-away premises asking patrons to dispose of their litter in bins
- 10.15 Residents can sometimes be disturbed by early morning trade waste or domestic refuse collections. It is recognised that refuse collection times can sometimes be outside the control of the premises licence holder. However, premises licence holders are encouraged to consider whether their waste/refuse collection time could result in public nuisance and, if so attempt to renegotiate different times with the contractor.
- 10.16 Applicants are advised to seek advice from appropriate authorities prior to the submission of the operating schedule.
- 10.17 The Council will consider attaching conditions to licences and permissions to prevent public nuisance and these may include conditions drawn from the Model Pool of Conditions produced by the Home Office relating to 'Public Nuisance'.

11. Protection of Children from Harm

- 11.1 The wide range of premises that require licensing means that children can be expected to visit many of these, often by themselves, for food and/or entertainment.
- The Licensing Authority also recognises that children are one of the most vulnerable groups in our society and that some activities associated with licensed premises are not appropriate for children.
- 11.3 The Council will expect applicants to include in their operating schedule the steps which they propose to take to prevent harm to children.
- In applications where no representations have been received any restriction on the admission of children which have been included in the operating schedule may be attached as a condition on the licence.
- 11.5 The Council acknowledges that a mandatory condition exists on premises licences and club certificates in relation to an age verification policy.
- 11.6 The Council fully expects applicants to have excellent knowledge of age related sales practices and may request to see the age verification policy on application.
- 11.7 The Council will consult with the approved authority concerned with the Protection of Children from Harm and Child Protection issues on any application where it is indicated that there may be concerns over access for children.
- 11.8 The Council strongly recommends that all licenced premises retain staff training records and that they should make these available on request to Local Authority, Police and Trading Standards Officers.
- The Council recognises that limitations may have to be imposed where it is considered necessary to protect children from harm. Following relevant representations, it will consider the imposition of additional controls by way of licence conditions where activities that take place on the premises may present a risk of physical, moral or psychological harm to children. It will also look for strict controls in place to prevent the sale of alcohol to underage children especially in relation to off-licence premises.
- 11.10 The Council will judge the merits of each separate application before deciding whether to impose conditions limiting the access of children to individual premises. The following are examples of premises that will raise concern. Where:
 - the current management or staff working at the premises have been prosecuted or have convictions for serving alcohol to minors or with a reputation for under-age drinking
 - there are concerns about drug taking or dealing
 - there is a strong element of gambling on the premises
 - entertainment of an adult or sexual nature is commonly provided or occurs during the course of events

- films with age restricted classifications are to be shown
- the supply of alcohol for consumption on the premises is the exclusive or primary purpose of the services provided at the premises
- 11.11 The Council will give consideration to the following options when dealing with a licence application where limiting the access of children is considered necessary to prevent harm to children:
 - limitations on the hours when children may be present
 - limitation on access to persons below the age of 18.
 - limitations or exclusion when certain activities are taking place
 - requirements for an accompanying adult
 - full exclusion of people under 18 from the premises when any licensable activities are taking place
- 11.12 It is the Council's expectation that all staff responsible for the sale of intoxicating liquor receive information, training and advice on the licensing laws relating to children and young persons in licensed premises. Licensed premises staff are required to take reasonable steps to prevent underage sales.
- 11.13 The Act details a number of offences designed to protect children in licensed premises and the Council will work closely with the police and trading standards to ensure the appropriate enforcement of the law, especially where it relates to the sale and supply of alcohol to children.
- 11.14 Where underage sales are found the licensing authority supports the use of warning, fixed penalty notices and cautions and prosecutions to enforce the Act
- 11.15 The Council supports the aims of the Portman Group and commends the Code of Practice operated by it on behalf of the alcohol industry to applicants.

http://www.portmangroup.org.uk/codes/alcohol-marketing/code-of-practice/code-of-practice

12. Amusements with Prizes

- In premises where there are AWP (Amusement with Prizes) and all cash gaming machines, the Council will expect operating schedules to include the measures to be taken to prevent access to them by children in accordance with current Gaming legislation.
- 12.2 The Council will expect that where there is access by children, all machines are located within sight of the bar staff so that machines can be played under direct supervision.
- 12.3 The Council will review this section of the Policy to take account of any changes in the legislation regulating gambling as necessary.

13. Access to Cinemas

- 13.1 Films cover a vast range of subjects, some of which deal with adult themes and/or contain, for example, scenes of horror or violence that may be considered unsuitable for children within certain age groups.
- The Council expects the operating schedules of premises presenting film exhibitions to include arrangements for restricting children from viewing agerestricted films classified according to the recommendations of the British Board of Film Classification (BBFC).
- 13.3 The Council has adopted the following procedure within the Policy which states that:
 - i) the licensing authority can be requested to classify films that have already been classified by the BBFC under the following circumstances:
 - a) Where at least three (but no more than seven) members of the Licensing Committee give notice to the Corporate Head of Law and Governance of their wish to call-in a film for classification by the licensing authority; or
 - b) Where a distributor of a film requests that the licensing authority classifies the film into a different category from that applied by the BBFC.
 - ii) The licensing authority can also be requested to classify films that have not been classified by the BBFC.
 - iii) Any request to classify a film under the circumstances referred to in paragraphs (i) or (ii) above shall be referred to and determined by a Licensing Sub-Committee, on behalf of the licensing authority.
 - iv) Any request to classify a film made under paragraph (i)(a) above must be accompanied by reasons for calling-in the film. Such requests will be dealt with as expeditiously as possible, bearing in mind that films are generally only shown in cinemas for relatively short periods.
 - v) In order to avoid the appearance of bias or predetermination, none of the Members of the Licensing Committee or Sub-Committee who call-in a film for classification shall sit on the Licensing Sub-Committee constituted for that purpose.
 - vi) All requests submitted under the circumstances referred to in paragraphs (i)(b) and (ii) above must:
 - a) be accompanied by a synopsis of the film and a full copy of the film in DVD format; and

- b) give a minimum of 28 days' notice of the proposed screening, and the licensing authority will seek to classify the film within that time period.
- vii) A report containing a synopsis of the film and other relevant information will be submitted to the Licensing Sub-Committee. The Sub-Committee will view the entire film, assess it against the BBFC guidelines which includes details of various classification categories) and issue the appropriate classification. When considering classification requests, the Sub-Committee must do so with a view to promoting the relevant licensing objective(s).
- viii) The distributor and/or the party requesting the classification, together with the premises licence/club premises certificate, holders for all premises licensed for the exhibition of films in the Borough will be notified in writing, of the Sub-Committee's decision, and the reasons for the decision.

14. Children and Public Entertainment

- 14.1 Many children go to see and/or take part in entertainment arranged especially for them, for example, children's film shows, dance or drama school productions and amateur dramatics groups and additional arrangements are required to safeguard them while at the premises.
- Where a regulated entertainment is especially presented for children, the Council will expect a written risk assessed contingency plan to be available at the premises. It is recommended that the following arrangements are made in order to control access and egress and to ensure their safety:
 - An adult member of staff or responsible adult to cover non-school based productions, to be stationed in the vicinity of each of the exits from any level.
 - Organisers should provide a sufficient number of adults to ensure they
 meet the requirements of the venue or that organisations risk assessment
 in regards to adult/child ratio.
 - No child unless accompanied by an adult to be permitted in the front row of any balcony
 - No standing to be permitted in any part of the auditorium during the performance.
- 14.3 The Council will expect the operating schedule to satisfactorily address these issues.
- 14.4 Consideration will be given to attaching conditions, where a representation is made by a relevant authority.

15. Licensing Hours

15.1 It is recognised that flexible licensing hours for the sale of alcohol would avoid large numbers of people leaving premises at the same time. This in turn could

reduce the friction at late night fast food outlets, taxi ranks, private hire operators and other sources of transport that can lead to disorder and disturbance.

- Applicants for premises licences and club premises certificates are asked to note that provision may be made within the licence or certificate for 'opening hours' to differ from the hours during which licensable activities are authorised to take place. The Act does not require that opening hours should be identical to the hours during which, for example, alcohol may be sold or supplied and applicants may therefore wish to incorporate a 'closing time' and 'drinking up time' within their proposals. Similarly applicants may wish to open prior to the licensable activity hours to allow for the provision of hot food and non-alcoholic hot or cold beverages.
- 15.3 The Council will not seek to set fixed trading hours within designated areas.
- When considering applications for premises licences after relevant representation from a responsible authority the Council will take into account applicants' requests for terminal hours in the light of the four fundamental principles, and having particular regard to:
 - environmental quality
 - residential amenity
 - character or function of a particular area; and
 - nature of the proposed activities to be provided at the premises.
- The terminal hours will normally be approved where the applicant can show that the proposal would not have an adverse effect on those issues listed above. Where a relevant representation is made the Council may set an earlier terminal hour where it considers this is appropriate to the nature of the activities and the amenity of the area.

16. Shops, Stores and Supermarkets

- The Council will generally consider licensing shops, stores and supermarkets to sell alcohol for consumption off the premises at any time they are open for shopping.
- However, it may be considered that there are valid reasons for restricting those hours, for example, where police representations are made in respect of shops known to be the focus of disorder and disturbance.
- Where alcohol is sold ancillary to the main business the operating schedule will have to indicate the procedures in place to ensure alcohol is not sold to a person not entitled to purchase it.
- Those premises selling petrol will have to satisfy the council that petrol sales are ancillary to the main retail sales of the premises.

17. Integrating Strategies, Partnership working and Avoiding Duplication

- 17.1 In the adoption of this Policy the Council will avoid duplication with other regulatory regimes. In particular where primary legislation is already in existence.
- There are a number of stakeholders in the leisure industry, covering a wide range of disciplines. Many are involved, directly or indirectly, in the promotion of the licensing objectives, particularly those relating to the prevention of crime and disorder and public nuisance. Many of their strategies deal, in part, with the licensing function and the Council has set up a local Community Safety Partnership to ensure proper integration of local crime prevention, planning, transport, tourism and cultural strategies.

17.3 The Council will endeavour to:

- i) Work with partner agencies that are involved either directly or indirectly in delivery of the SOLP, including responsible authorities, local businesses and the local community.
- ii) Ensure interrelated strategies and agendas which support delivery of the SOLP are identified and integrated, such as the countywide Substance Misuse Strategy, Surrey's Anti-Social Behaviour Strategy and borough and district Sustainable Communities Strategies.
- iii) Identify and galvanise new and existing opportunities to develop, strengthen and foster partnership working in order to improve delivery of the SOLP.
- iv) Undertake consultation and communication on licensing issues with all licensees, communities and their representatives.
- v) Ensure pro-active enforcement in line with the council's enforcement policy in order to achieve the licensing objectives.
- vi) Work to reduce crime and disorder which exists in the close proximity to licensed premises.
- 17.4 Surrey Police may be requested to provide information to enable preparation of a report for the relevant Committee responsible for transport matters on the need for the swift and safe dispersal of people from town centres so as to avoid concentrations which can produce disorder and disturbance.
- 17.5 The Licensing Committee to will ensure the following matters are reflected in its decisions:
 - the needs of the local tourist economy and cultural strategy for the Borough
 - the employment situation in the Borough and the need for investment and employment where appropriate.

- 17.6 The Council recognises that there should be a clear separation of the planning and licensing regimes and licensing applications should not be a re-run of the planning application.
- 17.7 When applications are considered to have a potential conflict with planning applications or regulations, in addition to the statutory consultation the licensing section shall also liaise directly with planning officers to ensure a good cross flow of information.
- 17.8 The Council will provide that reports are sent from the Licensing Committee to the Planning Committee at their request regarding licensed premises in the Borough, including the general impact of alcohol related crime and disorder, to assist in decision-making.
- 17.9 <u>It is the Council's expectation that any premises for which a licence is required should have the appropriate authorised use under any current town planning legislation.</u>

18. Licensing Conditions

- 18.1 Where no relevant representations have been made about an application the licence or certificate must be granted subject to conditions consistent with the operating schedule and any mandatory conditions (see Annex 3) as required by the 2003 Act.
- The Council will not simply replicate the wording from an applicant's operating schedule. Conditions will be interpreted by the Council in accordance with the applicant's intention. Conditions will be written in a clear unambiguous manner so as to make them appropriate, proportionate and enforceable
- Applicants are encouraged to consult with the relevant responsible authorities when preparing their operating schedule to enable the construction of appropriate conditions. This will reduce the likelihood of representations and hearings in respect of applications.
- The Licensing Authority must avoid attaching conditions which duplicate other regulatory regimes and may not impose conditions unless its discretion has been engaged following the making of relevant representations and the Licensing Sub-Committee has been satisfied at a hearing that it is appropriate to impose them.
- The Act requires that the conditions attached to licenses or certificates are tailored to the individual size, style and characteristics of the particular premises and events concerned. The Council will avoid the imposition of disproportionate and overly burdensome conditions on premises where there is no need for such conditions. Only those conditions necessary for the promotion of the four Licensing Objectives will be considered.
- Where premises offer a delivery service which includes the delivery of alcohol, the Licensing Authority has an expectation that the licence holder will ensure suitable and appropriate measures are in place at the point of sale and/or point of delivery to verify that underage sales are not taking place as per the mandatory conditions.

19. Cumulative Impact Policies

- 19.1 Cumulative Impact Policies (CIPs) are a tool available to local licensing authorities to address specific areas of concern for alcohol related harm and problems. These provide a reversal to the onus of proof for licensing applicants when addressing the four objectives of the Licensing Act 2003. In effect license applicants need to make a case that their licensed premises will promote the four objectives of the Licensing Act 2003. CIPs are therefore an effective tool for addressing specific geographical areas that have high rates of alcohol related harm.
- 19.2 At the time of adopting this SOLP, Runnymede have not adopted a special policy relating to cumulative impact. Should the Council consider adoption of a special policy this will be included within this SOLP.
- 19.3 Surrey Public Health supports the use of CIPs where there is evidence of alcohol related harm. There is now scope to expand the data used to underpin CIPs to include health related data; specifically alcohol related hospital admissions and ambulance recorded data, although there is also scope to include other shared A&E data. Having a clear position to include this data in current or future cumulative impact policies would support a greater role for public health principles and outcomes in licensing approaches.
- 19.4 In any future considerations of a CIP the Council will take the Home Office guidance on such policies into account.

20. Enforcement

- Once licensed, it is essential that premises are maintained and operated so as to ensure the continued promotion of the licensing objectives and compliance with the specific requirements of the Act. The Council will make arrangements to monitor premises and take appropriate enforcement action to ensure this, including prosecution.
- The Council works closely with Surrey Police, Surrey Trading Standards and Surrey Fire and Rescue to establish protocols to ensure an efficient deployment of Police, Trading Standards Officers and Council Officers engaged in enforcing the law relating to licensing and inspecting licensed premises, so that resources are targeted at problem and high risk premises
- 20.3 The Council has adopted a risk based inspection programme which has regard to the principles of the Regulators Code 2014.

 https://www.gov.uk/government/publications/regulators-code
- An Officer of the Council will aim to inspect every premise that it has not previously licensed, and those seeking significant variations of the availability to purchase alcohol, to ensure compliance with the licensing objectives and this policy.
- 20.5 An Officer of the Council will aim to inspect premises at regular intervals assessed on the basis of a risk assessment. Where possible there will be joint

- visits with either the Police or Fire Authority. Those premises where significant problems are identified will be inspected with greater frequency.
- 20.6 Any decision made to instigate legal proceedings will take account of the criteria set out in the Code for Crown Prosecutors, the Attorney General's Guidelines and the Council's Environmental Health Enforcement Policy.
- 20.7 Enforcement and compliance action will be carried out in a fair, transparent and consistent manner. Any action taken will be appropriate and proportionate.

21. Entertainment

- In its role of implementing local authority cultural strategies, the Council recognises the need to encourage and promote a broad range of entertainment for the wider cultural benefit of the community. It is also noted that the absence of entertainment in any area can itself lead to a loss of community awareness and can expose young people to anti-social activities that damage local communities.
- The Council recognises that entertainment in the form of film, plays, dance, indoor sporting events, live music and recorded music occurring between 8am and 11pm where there are no more than 500 people attending have now been deregulated.
- When considering applications for events where a licence would be required for entertainment, the imposition of conditions on licences or certificates will be considered where a relevant representation is made. The Council will carefully balance the cultural needs of the community with the need to promote the licensing objectives.
- Where entertainment takes place on licenced premises between 8am and 11pm with no more than 500 attendees the Council reminds the holders of the premises licence that they are expected to carry out such entertainment in a manner which promotes the licensing objectives.
- A licence holder who wishes to remove conditions relating to activities that are no longer licensable may apply to the licensing authority for a licence variation. In the course of considering such applications, licensing authorities should remove such conditions unless there are sufficiently serious and specific concerns about the effects of hosting deregulated entertainment activities along with the remaining licensable activities taking place in the premises.

22. Temporary Events

- 22.1 Temporary Event Notices (TENs) allow licensable activities to take place. Only Police or Environmental Health can object to a TEN but the Licensing Authority will intervene if the statutory limits on the number of TENS are exceeded.
- There are two types of TEN a standard TEN and a late TEN. Standard TENs must be submitted to the authority with no later than 10 working days' notice; late TENs must be submitted with no later than 5 working days' notice. These

- are the absolute minimum periods of notice; any TENs submitted after these minimum periods of notice will be rejected.
- The authority strongly recommends that all users of TENs submit these with as much notice as possible. Leaving submission till the last possible day is discouraged as unforeseen issues with the completeness of the notice or payment may result in rejection and result in the event not being licenced.
- The Licensing Authority strongly recommends that those giving TENs for premises already holding a premises licence in order to extend the hours of operation, should carefully consider applying any existing conditions on their licence to the TEN. This is particularly relevant for conditions relating to noise control.

23. Large Scale Events

- Organisers of large events (in particular, major festivals and carnivals) are strongly advised to contact the Licensing Authority and responsible authorities at the earliest opportunity to discuss licensing matters, providing as much advance notice as reasonably practicable.
- 23.2 Large scale open air events require significant planning and organisation with potential to impact on the licensing objectives. The Licensing Authority and other responsible authorities expect to be satisfied well in advance of any such event that appropriate measures are in place to safeguard the licensing objectives.
- 23.3 It is expected that all other appropriate authorisations (whether statutory obligations or not) will be in place prior to an application and organisers must be mindful that a premises licence application may take up to two months to be determined should representations be received.

24. Administration, Exercise and Delegation of Functions

- The Council will be involved in a wide range of licensing decisions and functions and has established a Licensing Committee to administer them. A Public Register of all licensed premises will be maintained, this will also be available on Runnymede Borough Council's website.
- Appreciating the need to provide a speedy, efficient and cost-effective service to all parties involved in the licensing process, the Council has delegated certain decisions and functions and has established a Licensing Sub-Committee to deal with them.
- 24.3 Furthermore, with many of the decisions and functions being purely administrative in nature, including for example, those licences and certificates where no representations have been made, the decisions in respect of them have been delegated to Officers
- 24.4 Set out below is the agreed Table of Delegations of functions to the Licensing Committee, Sub-Committee(s) and Officers:

Matter to be dealt with	Full Licensing Committee	Licensing Sub-Committee	Officers
Application for personal licence		If a police objection made	If no objection made
Application for personal licence, with unspent convictions		All cases	
Application for premises licence/ club premises Certificate		If a relevant representation made	If no relevant representation made
Application for provisional statement		If a relevant representation made	If no relevant representation made
Application to vary premises licence/club premises Certificate		If a relevant representation made	If no relevant representation made
Application for minor variation to premises licence/club premises certificate			Grant if no relevant Representation otherwise refuse
Application to vary designated personal licence holder		If a police objection made	All other cases
Request to be removed as designated personal licence holder		,	All cases
Application for transfer of premises licence		If a police objection made	All other cases
Application for Interim Authorities		If a police objection made	All other cases
Application to review premises licence/club premises Registration		All cases	
Decision on whether a complaint is irrelevant, frivolous, vexatious, etc.			All cases
Decision to object when local authority is a consultee and not the lead authority		All cases	
Determination of a police or Environmental Health representation to a Temporary Event Notice		All cases	

24.5 This form of delegation is without prejudice to Officers referring an application to a Sub-Committee, or a Sub-Committee to the Full Licensing Committee, if considered appropriate in the circumstances of any particular case.

25. Monitoring and Review

- 25.1 The Police, Fire Authority and other consultees will be encouraged to report to the Licensing Committee annually on the operation of the licensing function.
- 25.2 The Licensing Officer will report annually to the Licensing Committee. Reports may include:
 - statistics of the several forms of licences
 - a breakdown of the number of licences determined by committee and under delegated powers
 - a breakdown of the outcome of any appeals
 - a breakdown of licences by reference to their terminal hour
 - an outline of enforcement activity undertaken

- the outcome of any prosecutions
- details of any premises closed temporarily
- proposals to amend the Policy in the light of experience
- proposals to amend licensing practice in the light of experience
- summary and/or attachment of reports from other relevant authorities

26. List of persons and organisations consulted in respect of the original or Revised Draft Policy (5th Edition January 2021):

Runnymede Borough Council

Chief Executive and all Business Centre Managers All elected Members Safer Runnymede Manager, Community Development Corporate Head of Assets and Regeneration

Surrey Police

Chief Constable
Drugs and Alcohol Liaison Officer
Runnymede Neighbourhood Policing team - Licensing Officer

Surrey Fire and Rescue Service

Chief Fire Officer Fire Safety Officer

Surrey County Council

Head of Statutory Child Protection and Child Care Director of Education Head of Trading Standards Service

Health Service Representatives

Surrey County Council - Public Health Lead

Representatives of Licensed Premises in Borough

All Premises Licence Holders
All Designated Premises Supervisors
All Secretaries of Club Premises with certificates

Other Interested Parties

British Institute of Innkeepers
Local Government Association
British Beer and Pub Association
Committee of Registered Clubs Association
Department of Culture Media and Sport
British Hospitality Association
National Pub watch
Guild of Master Victuallers
Egham Chamber of Commerce
Chertsey Chamber of Commerce
Elmbridge Borough Council
Woking Borough Council

26. Names and addresses of Responsible Authorities

	Oxted, Surrey RH8 0BT
establishments	Station Road East,
Council owned venues and educational	The Council Offices,
Enforcing Authority for Runnymede Borough	Health and Safety Executive
	TKI (UZ) III
OR	Addlestone, Surrey KT15 2AH
	Civic Centre, Station Road
	Runnymede Borough Council
	Environmental Services
Enforcing Authority for Health & Safety	Environmental Health Officer
	KT15 2AH
	Addlestone, Surrey
	Runnymede Borough Council Civic Centre, Station Road
	Environmental Services
Enforcing Authority for Pollution of the Environment	Environmental Health Officer
	KT15 2AH
	Addlestone, Surrey
	Civic Offices, Station Road,
	Runnymede Borough Council
Licensing Authority	Licensing Team Environmental Services

0 0 0	0 0 1
Surrey Police	Surrey Police
	PO Box101,
	Guildford,
	Surrey
	GU1 9PE
Local Planning Authority	Corporate Head of Development Management and
	Building Control
	Runnymede Borough Council
	Civic Centre, Station Road
	Addlestone, Surrey
	KT15 2AH
Trading Standards Service	Surrey County Council Trading Standards Service
	Consort House
	Queensway
	Redhill, Surrey
	RH1 1YB
Authority for the protection of Children from Harm	County Child Employment Enforcement & Strategy
	Manager
	Quadrant Court,
	35 Guildford Road
	Woking, Surrey
	GU22 7QQ
Surrey County Council Public Health	Public Health Business Manager
	Public Health NHS Surrey
	Room G55 County Hall
	Penrhyn Road
	Kingston Upon Thames
	KT1 2DN
Home Office	Home Office (Immigration Enforcement)
	Alcohol Licensing Team

	Lunar House 40 Wellesley Road Croydon CR9 2BY
--	---



Annex 1



^{&#}x27;© Crown copyright and database rights 2016 Ordnance Survey 100006086'

Annex 2 **Surrey Public Health Information**

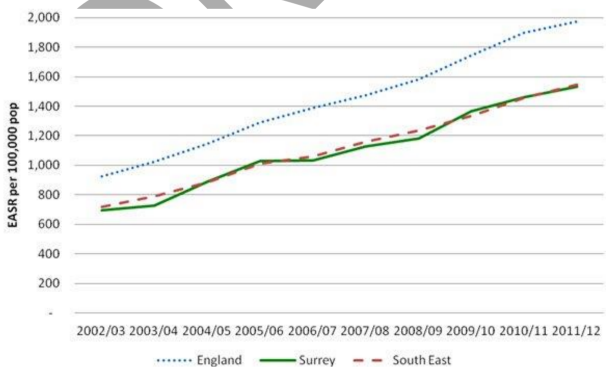
The relationship between alcohol consumption and risk is complex. Most systems in the body can be damaged by alcohol consumption, but the rate at which harm increases in relation to the amount of alcohol consumed varies. For example liver disease has an exponential relationship with alcohol consumption, whereas the risk of cancers shows a dose dependent relationship. The risk to which an individual is exposed to is also related to a number of factors, including both the amount and the frequency of drinking, but also genetics, and age.

One consistent observation is that the risk of ill health increases with the amount people drink and the number of occasions they drink to excess. Table 4 shows that those drinking at higher risk levels are at much greater risk of developing hypertension (high blood pressure), stroke, coronary heart disease, pancreatitis and liver disease.

Men and women who regularly drink at higher risk levels are significantly more likely to experience ill health as a result of their drinking as shown in Table 4.

Condition	Men	<u>Women</u>
	(Increases risk by)	(Increases risk by)
<u>Hypertension</u>	4 times	2 times
Stroke	2 times	4 times
Coronary Heart Disease	<u>1.7 times</u>	1.3 times
<u>Pancreatitis</u>	3 times	2 times
Liver Disease	13 times	13 times

Alcohol-related hospital admissions in Surrey have more than doubled since 2002. This upward trend is evident across the region and the country as a whole. The graph below shows alcohol-related hospital admissions in Surrey, the South East and England since 2002 using the broad indicator. The level in Surrey has been similar to the South East region over the last decade and has been consistently lower than nationally.



Source: Public Health England (2014) Local Alcohol Profiles for England

The overall prevalence of increasing risk drinking in Surrey is approximately 21% which is just above the England average of 20%. Almost one in four adults in Surrey drink at these levels and alcohol-related health problems tend to present in people aged over 40 years; who are more likely to fall within this category of drinker. According to modelling by the National Health Intelligence Service, alcohol is estimated to cost the NHS in Surrey over £73.5 million a year. The highest level of cost is related to increasing risk drinking, reinforcing the need to prioritise interventions aimed at reducing alcohol intake within this population. The table below provides a breakdown of alcohol-related healthcare costs to the North West Surrey Clinical Commissioning Group (CCG) and Surrey as a whole. Actual and modelled data estimates the total annual spend on this to be approximately £12.4 million, at a cost of £70 per adult.

<u>Estimated annual cost of alcohol harm to the North West Surrey Clinical</u> Commissioning Group

Type of Cost (£000s)		Actual or modelled	North West	Surrey
	<u>data</u>	Surrey		
1. Alcohol related in				
<u>Diagnosis Codes</u>	Wholly attributable	Actual data	£2,450	£8,094
	Partly attributable	Actual data	£8,676	£27,274
External Cause	Wholly attributable	Actual data	£0.0	£18.7
<u>codes</u>	Partly attributable	Actual data	£749	£2,337
2. Alcohol related o	utpatient visits	Modelled		
		data	£419	£8,676
		Modelled		
3. Alcohol related A	&E attendances	data	£1,75	£12,604
4. Alcohol related e	mergency ambulance	Modelled		
journeys	data	£910	£11,266	
5. Alcohol related G	Modelled	£218	£2,076	
	data			
6. Alcohol related p	Modelled			
consultations	data	£27	£289	
7. Alcohol depende	Actual data	£2	£19	
8. Specialist alcoho	Modelled	£109	£1,382	
	data			
9. Other alcohol rela	Modelled	£132	£1,654	
		data		
Aggregated data	Total cost (£000s)	Various	£22,600	£73,736
	Adult population	Actual data	285,849	921,517
•	Cost per adult (£)	Various	£79	£80

In 2010/11 there were almost one million alcohol related violent crimes and the British Crime Survey 2009/10 revealed that victims believed the offender(s) to be under the influence of alcohol in half (50%) of all violent incidents.

It is estimated that in a community of 100,000 people each year, 1,000 people will be a victim of alcohol related violent crime. In addition, alcohol misuse is more prevalent among the prison population and is also implicated in the frequency and severity of domestic abuse incidences.

Annex 3 Mandatory Licensing Conditions

For off sales only premises conditions 1, 2, 5 and 7 apply. For club certificates conditions 1, 2 and 5(2) do not apply.

- 1. No supply of alcohol may be made under the premises licence -
 - (a) at a time when there is no designated premises supervisor in respect of the premises licence, or
 - (b) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
- **2.** Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.
- **3.** (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises –
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to—
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
 - (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
 - (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).
- **4.** The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 5. (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
 - (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
 - (3) The policy must require individuals who appear to the responsible person 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 either —
 - (a) a holographic mark,
 - (b) an ultraviolet feature

- **6.** The responsible person must ensure that—
 - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures—

(i) beer or cider: 1/2 pint;

(ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and

(iii) still wine in a glass: 125 ml; and

- (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
- (c) where a customer does not in relation to a sale of alcohol specify the amount of alcohol to be sold, the customer is made aware that these measures are available."
- 7. A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.

For the purposes of the condition set out in paragraph 1—

- (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979
- (b) "permitted price" is the price found by applying the formula-

$$P = D + (D \times V)$$

where-

- (i) P is the permitted price,
- (ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol:
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence—
- (i) the holder of the premises licence.
- (ii) the designated premises supervisor (if any) in respect of such a licence, or
- (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and
- (e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.

For off sales only premises conditions 1, 2, 6 and 7 apply. For club certificates conditions 1, 2 and 5(2) do not apply

5. **EXCLUSION OF PRESS AND PUBLIC**

If Members are minded to consider any of the foregoing items in private, it is the

OFFICERS' RECOMMENDATION that -

where appropriate the press and public be excluded from the meeting during discussion of the report(s) under Section 100A(4) of the Local Government Act 1972 on the grounds that the report(s) in question would be likely to involve disclosure of exempt information of the description specified in the relevant paragraphs of Part 1 of Schedule 12A of the Act.

(To resolve)

PART II

<u>Matters involving Exempt or Confidential Information in respect of which reports have not been made available for public inspection.</u>

a) <u>Exempt Information</u>

(No reports to be considered under this heading)

b) Confidential Information

(No reports to be considered under this heading)