# **Public Document Pack**

 Date:
 1 August 2016

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#### LICENSING SUB COMMITTEE

## 11 AUGUST 2016

A meeting of the Licensing Sub Committee will be held at <u>10.00 am on Thursday</u>, <u>11 August</u> <u>2016</u> in the Council Chamber, Council Offices, Cecil Street, Margate, Kent.

Membership:

Councillors: Falcon, L Potts and M Saunders

#### AGENDA

## <u>Item</u> No

- 1. **ELECTION OF CHAIRMAN**
- 2. **APOLOGIES FOR ABSENCE**
- 3. **DECLARATIONS OF INTEREST**

'To receive any declarations of interest. Members are advised to consider the advice contained within the Declaration of Interest Form attached at the back of this Agenda. If a Member declares an interest, they should complete that form and hand it to the Officer clerking the meeting and then take the prescribed course of action.'

4. <u>APPLICATION FOR TEMPORARY ACTIVITIES: TEMPORARY EVENT NOTICE</u> (Pages 1 - 6)

**Declaration of Interests Form** 



# APPLICATION FOR TEMPORARY ACTIVITIES: TEMPORARY EVENT NOTICE APPLICATION BY: Dan Chilcott

Licensing Sub-Committee - 11th August 2016 at 10 a.m

Report Author Philip Bensted Regulatory Services Manager

Portfolio Holder Cllr Lin Fairbrass Community Services

Status For Decision

Classification: Unrestricted

Ward: *Margate Central* 

# **Executive Summary:**

To consider this application for temporary activities in the light of objections made by Kent Police

# Recommendation(s):

The instructions of the Sub-Committee are requested

CORPORATE IM	IPLICATIONS
Financial and	None
Value for	
Money	
Legal	There is a right of appeal to a Magistrates' Court within 21 days of the date of the decision of the Licensing Sub-Committee with regard to the grant/refusal of a licence or any of the conditions attached to it.  The Licensing Sub-Committee must pay proper attention to the applicant's rights under the provisions of the Human Rights Act 1998, which gives further effect in the United Kingdom to the fundamental rights and freedoms contained in the European Convention on Human Rights. The Licensing Sub-Committee must have proper regard to the rights of the individual applicant when making decisions that affect them. However, it also has to have regard to the safety and protection of the public and therefore to ensure that the right balance is found and think hard about how it can cause the least possible harm to individuals, bearing in mind its duty to ensure the protection of the
	public.
Corporate	None.
Equalities Act 2010 & Public Sector Equality Duty	Members are reminded of the requirement, under the Public Sector Equality Duty (section 149 of the Equality Act 2010) to have due regard to the aims of the Duty at the time the decision is taken. The aims of the Duty are: (i) eliminate unlawful discrimination, harassment, victimisation and other conduct prohibited by the Act, (ii) advance equality of opportunity between people who share a protected characteristic and people who do not share it, and (iii) foster good relations between people who share a protected characteristic and people who do not share it.
	Protected characteristics: age, gender, disability, race, sexual orientation, gender reassignment, religion or belief and pregnancy & maternity. Only

aim (i) of the Duty applies to Marriage & civil partnership.

## 1.0 Introduction and Background

- 1.1 A temporary event notice has been received from Dan Chilcott of Athelstan Road, Margate for an event taking place on Albert Terrace, Margate. The event is described as 'LGBT celebration event for the local community, featuring stall holders, a local market, live entertainment, off sales of alcohol from Sundowners bar and more'. There will be the following licensable activities, the supply of alcohol and the provision of regulated entertainment. It is intended that it will take place on the 13th August between 12 noon and 8 p.m. The maximum number of people to be present will be 400. The applicant is not the holder of a personal licence.
- 1.2 Part 5 of the 2003 Licensing Act provides a system of permitted temporary activities, under which licensable activities can be carried out on a temporary basis (for a period not exceeding 7 days) without the need for a premises licence or a club premises certificate. A copy of the notice is appended at Annex 1.

#### 2.0 General Points

- 2.1 The Act provides for periods of notice and the number of events that may be held. Notice must be given to the Licensing Authority, Police and Environmental Protection ten working days before the beginning of the event period. The Police and Environmental Protection then have three working days to lodge objections with the Licensing Authority and Applicant. A copy of the Police objection is appended at Annex 2.
- 2.2 Objections must relate to the undermining of the licensing objectives, the prevention of crime and disorder, public safety, the prevention of public nuisance, the protection of children from harm.

#### 3.0 Options

- 3.1 Grant the application.
- 3.2 Refuse the application.

Contact Officer:	Philip Bensted, Regulatory Services Manager, ext 7630
Reporting to:	Penny Button, Head of Neighbourhood Services, ext 7425

#### **Annex List**

Annex 1	Temporary event notice
Annex 2	Police objection

#### **Background Papers**

Title	Details of where to access copy
N/A	

## **Corporate Consultation**

Finance	N/A
Legal	N/A

Agenda Item 4
Annex 1

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ntinued from previous pa	age	
		.38
rescribe the nature of the	e premises below <u>(see also guidance on co</u>	mpleting the form, note 4)
*		
escribe the nature of the	event below (see also guidance on compl	eting the form, note 5)
t is a LGBT celebration ev Icohol from Sundowners		I holders, a local market, live entertainment, off-sales of
ec. ∠n 4 of 9		
CENSABLE ACTIVITIES		
	ies that you intend to carry on at the prem pleting the form, note 6):	ises
The sale by retail of a		A second
∑ The supply of alcoho member of the club	ol by or on behalf of a club to, or to the ord	er of, a
	ulated entertainment	
The provision of late	night refreshment	
The giving of a late to	emporary event notice	Late notices can be given no later than 5
ga.		working days but no earlier than 9 working days before the event.
he.		(See also guidance on completing the form, note 7).
vent Dates		
	at least 10 working days between the date ese premises for licensable activities.	you submit this form and the date of the earliest event
tate the dates on which y	ou intend to use these premises for licens.	able activities
ee also guidance on com	pleting the form, note 8)	
vent start date	13 / 08 / 2016 dd mm yyyy	The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours or sever days.
vent end date	13 / 08 / 2016 dd mm yyyy	

Continued from previous page	
State the times during the event period that you propose to carry on licensable activities give times in 24 hour clock)  See also guidance on completing the form, note 9)	
State the maximum number of people at any one time that you intend to allow to be present at the premises during the times when you ntend to carry on licensable activities, including any staff, prganisers or performers see also guidance on completing the form, note 10)	Note that the maximum number of people cannot exceed 499.
f the licensable activities will include the supply of alcohol, state whether the supplies will be for consumption on or off the premises, or both see also guidance on completing the form, note 11):	
On the premises only	
C Off the premises only	1
Both	2
ection 5 of 9	
ELEVANT ENTERTAINMENT (See also guidance on completing the form	, note 12)
tate if the licensable activities will include the provision of relevant entertainmeriod that you propose to provide relevant entertainment	nent. If so, state the times during the event
res; we will have live entertainers performing to backing tracks. This is regulate our PPL License. It will be from 12:00 - 20:00.	ed entertainment. We have already
ection 6 of 9	
ERSONAL LICENCE HOLDERS (See also guidance on completing the form	note 13)
o you currently hold a valid ersonal licence? Yes • No	
ection 7 of 9	
REVIOUS TEMPORARY EVENT NOTICES (See also guidance on completing	the form, note 14)
ave you previously given a mporary event notice in spect of any premises for vents falling in the same	
mporary event notice?	¥0

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# Agenda Item 4 Annex 2



Chief Officer of Police Objection Notice in relation to a Temporary Event Notice given under Part 5 Section 100

Licensing Act 2003 (S104 Licensing Act 2003)

Details of person making objection			
Name of Chief Officer of Police	Sharon Adley	11	
Postal Address: (Area Headquarters)	Margate Police Station		
	Fort Hill		
((€)	Margate		
	CT9 1HL		
E-mail address	@kent.pnn.police.uk		
Telephone Number:	01843		

The Chief Officer of Police has received a Temporary Event Notice under Section 100 Licensing Act 2003, and under Section 104 of that Act, asks the Licensing Authority to consider this objection in respect of the prevention of crime and disorder objective.

<b>Details of Tempe</b>	orary Event
Date(s) of event	13/08/2016
Licensable activities proposed	The supply of alcohol or on behalf of a club, or to the order of, a member of the club  The provision of regulated entertainment
Hours of licensable activities	1200 - 2000
Name of Premises:	Sundowners
Address of premises:	Albert Terrace Margate Kent CT9 1UJ
Date and time TEN received by police	28/07/2016
Date and time objection notice given to Licensing Authority and the premises user	29/07/2016

Due to the circumstances of this case, I am satisfied that allowing the premises to be used in accordance with the notice would undermine the crime prevention objective because .......

The Police are rejecting this application as it does not believe it will cover the following licensing objectives.

The prevention of public nuisance

The prevention of crime and disorder

The Protection of children against harm

This TENs is for Margate Pride.

The TENs does not mention anything about SIA staff and if they will be employed during this event.

Alcoholis being asked to be sold as both on and off sales. No mention on how the drinks are going to be dispensed. No mention if glass or plastic.

The event attracts a lot of people to the area. How are the numbers going to be monitored to 400 including staff? This location is a public area and how is the event going to be managed to safely count the TENs allowance but also allow full access to the public?

How is proxy selling going ot be managed and how are the drinks going ot be controlled to stay in this area and not allow people to walk wherever they want with the alcohol.

There is not enough information for this TENs to be approved by the Police. The dates for Folk Week have been advertised long in advance and this TENs is applied for less than two weeks before the event. Off sales will cause big issues and make alcohol easier to purchase in an area covered by a DPPO (Designated Public Places Order) which is in place to Oct2017. This order is to discourage drinking alcohol in public places.

Therefore the police do not support this application as there is limited information to support

Please use separate sheets where necessary

Suggested modifications that could be added to the temporary event notice to remedy the objection or other suggestions the Licensing Sub Committee may take into account:

Please use separate sheets where necessary. Consider s106 Licensing Act 2003.

The Police do not support this TENs. Much more information is required to evidence the Police concerns for this event.

Signed:

**Print name: PC Darren Dennett** 

Pp Chief Officer of Police

Date: 29/07/2016 Force Number:

#### THANET DISTRICT COUNCIL DECLARATION OF INTEREST FORM

#### Do I have a Disclosable Pecuniary Interest and if so what action should I take?

Your Disclosable Pecuniary Interests (DPI) are those interests that are, or should be, listed on your Register of Interest Form.

If you are at a meeting and the subject relating to one of your DPIs is to be discussed, in so far as you are aware of the DPI, you <u>must</u> declare the existence **and** explain the nature of the DPI during the declarations of interest agenda item, at the commencement of the item under discussion, or when the interest has become apparent

Once you have declared that you have a DPI (unless you have been granted a dispensation by the Standards Committee or the Monitoring Officer, for which you will have applied to the Monitoring Officer prior to the meeting) you **must:-**

- 1. Not speak or vote on the matter;
- 2. Withdraw from the meeting room during the consideration of the matter;
- 3. Not seek to improperly influence the decision on the matter.

# Do I have a significant interest and if so what action should I take?

A significant interest is an interest (other than a DPI or an interest in an Authority Function) which:

- Affects the financial position of yourself and/or an associated person; or Relates to the determination of your application for any approval, consent, licence, permission or registration made by, or on your behalf of, you and/or an associated person;
- 2. And which, in either case, a member of the public with knowledge of the relevant facts would reasonably regard as being so significant that it is likely to prejudice your judgment of the public interest.

An associated person is defined as:

- A family member or any other person with whom you have a close association, including your spouse, civil partner, or somebody with whom you are living as a husband or wife, or as if you are civil partners; or
- Any person or body who employs or has appointed such persons, any firm in which they
  are a partner, or any company of which they are directors; or
- Any person or body in whom such persons have a beneficial interest in a class of securities exceeding the nominal value of £25,000;
- Any body of which you are in a position of general control or management and to which you are appointed or nominated by the Authority; or
- any body in respect of which you are in a position of general control or management and which:
  - exercises functions of a public nature; or
  - is directed to charitable purposes; or
  - has as its principal purpose or one of its principal purposes the influence of public opinion or policy (including any political party or trade union)

An Authority Function is defined as: -

- Housing where you are a tenant of the Council provided that those functions do not relate particularly to your tenancy or lease; or
- Any allowance, payment or indemnity given to members of the Council;
- Any ceremonial honour given to members of the Council
- Setting the Council Tax or a precept under the Local Government Finance Act 1992

If you are at a meeting and you think that you have a significant interest then you <u>must</u> declare the existence **and** nature of the significant interest at the commencement of the

matter, or when the interest has become apparent, or the declarations of interest agenda item.

Once you have declared that you have a significant interest (unless you have been granted a dispensation by the Standards Committee or the Monitoring Officer, for which you will have applied to the Monitoring Officer prior to the meeting) you **must:-**

- 1. Not speak or vote (unless the public have speaking rights, or you are present to make representations, answer questions or to give evidence relating to the business being discussed in which case you can speak only)
- 2. Withdraw from the meeting during consideration of the matter or immediately after speaking.
- 3. Not seek to improperly influence the decision.

# Gifts, Benefits and Hospitality

Councillors must declare at meetings any gift, benefit or hospitality with an estimated value (or cumulative value if a series of gifts etc.) of £25 or more. You **must**, at the commencement of the meeting or when the interest becomes apparent, disclose the existence and nature of the gift, benefit or hospitality, the identity of the donor and how the business under consideration relates to that person or body. However you can stay in the meeting unless it constitutes a significant interest, in which case it should be declared as outlined above.

#### What if I am unsure?

If you are in any doubt, Members are strongly advised to seek advice from the Monitoring Officer or the Committee Services Manager well in advance of the meeting.

# DECLARATION OF DISCLOSABLE PECUNIARY INTERESTS, SIGNIFICANT INTERESTS AND GIFTS, BENEFITS AND HOSPITALITY

MEETING		
DATE	AGENDA ITEM	
DISCRETIONARY PECUNIARY INTEREST		
SIGNIFICANT INTEREST		
GIFTS, BENEFITS AND HOSPITALITY		
THE NATURE OF THE INTEREST, GIFT, BENEFITS OR HOSPITALITY:		
NAME (PRINT):		
SIGNATURE:		
Please detach and hand this form to the Dem	ocratic Services Officer when you are asked to	



declare any interests.