

## APPENDIX

# Council

## 25<sup>th</sup> October 2010

### STATEMENT OF LICENSING POLICY 2011-14

At its meeting on 20<sup>th</sup> October 2010, the General Purposes and Licensing Committee approved the Statement of Licensing Policy 2011-14.

The Committee recommended that Council adopt the new statement with effect from 7<sup>th</sup> January 2010, subject to the following amendments to the version circulated with the Council agenda -

- Page 1 - The date of Council should be corrected from 27<sup>th</sup> October to 25<sup>th</sup> October.
- Throughout the document, any reference to the Secretary of State's Guidance issued under S.182 of the Licensing Act 2003 referred to the October 2010 (not March 2010) version.
- Page 26 – Add an additional paragraph on formal Review of a licence as follows -  
  
“Where an appeal to the Magistrates Court is not brought by an objector following a Licensing Sub Committee decision and problems relating to the promotion of the Licensing Objectives do subsequently arise residents can seek a formal Review of the licence. Anyone wishing to consider this is advised to contact the Licensing Team for further advice. (See Appendix C for contact details.)”
- Page 34 - The paragraph on “Accepted forms of Criminal Conviction Certificates” had been duplicated in error, so one should be deleted.
- New page 38 – Add an additional statement on Late Night Refreshment with Alcohol for consumption off the premises as follows -

“Late Night Refreshment with Alcohol for consumption off the premises

The Licensing Authority is concerned about the potential for crime and disorder and public nuisance from premises that remain open late for the sale of late night refreshment and where alcohol is sold for consumption off the premises.

Where such applications are received the Licensing Authority will consider them very closely and will expect the applicant to satisfy them that the grant of the licence would have no detrimental impact on the promotion of the licensing objectives.”