

## APPENDIX 2

<b>Page</b>	<b>Description of change</b>
3	Confirmation that the policy will now last for five years until 2018, and a description of the consultation exercise that was undertaken.
3	Changing the annual report to the Licensing Committee from each January to each Spring.
4	Updating the details and description of the Borough.
5	Amending the SLP to acknowledge the award of Purple Flag status for the town centre.
6	Amended to recognise the introduction of the Live Music Act 2012 and that “regulated entertainment” has been deregulated even further.
7	When the Act was first implemented, officers established a Licensing Consultative Group of local licensees, statutory bodies and residents’ groups to keep the SLP under review. Although this was replaced in 2011 by an open annual meeting, officers instead will use existing consultation structures and report on the Act’s operation to the Licensing Committee each Spring.
7	The term “interested parties” has been deleted from the Act and has been deleted from the SLP.
8	Make it clear that conditions, when added following relevant representations, will be tailored to the style and characteristics of the individual premises in question.
12	The reference to paragraph 13.41 of the <u>previous</u> statutory guidance, which refers to providing choice and flexibility for consumers whilst balancing the rights of local residents to peace and quiet, has been replaced with a reference to paragraph 13.42 of the <u>current</u> guidance that different licensing approaches may be required for different areas, that licensing authorities – in consultation with others – are best placed to make those decisions, providing that opening hours must not be pre-determined without each case being considered on its own merits.
13	Amend policy LP2A to state the aim of the policy is for all parties to be clear as to whether a licence granted for a petrol filling station is effective or not.
13	Strengthen paragraph 1 of policy LP2A to show that evidence of how intensively a petrol filling station is used will be required before a licence can be granted.

13	Inserts a new paragraph 2 into policy LP2A.
14	Amends the SLP to reflect the Government's proposals to abolish the need for circuses to obtain licences for regulated entertainment.
15	Included a new paragraph to recognise the future potential of an Early Morning Restriction Order in the town centre.
15	Include café-bars and other entertainment venues as the types of premises within policy LP3 which will be considered as an exception to the general policy, and where the starting point will be to grant applications subject to conditions if representations have been made.
16	Paragraph 6 has been strengthened. When applicants wish to show they should be an exception to policy LP3 (which restricts alcohol sales in the town centre), they may need to demonstrate that they have an effective dispersal management plan in place and an electronic identification entry system in addition to the existing requirements of installing CCTV and having use of a Pubwatch radio.
17	The crime and disorder statistics for the town centre covered by policy LP3 has been updated, and reference is also made for the first time to statistics of alcohol-related injuries provided by Watford General Hospital.
17	The list of measures in the town centre to combat alcohol-related crime has been updated.
18	Updated the number of times the Council has successfully defended appeals involving the SLP before the magistrates' courts.
18	Introduces the new policy LP4 of Sensitive Licensing Areas, together with a justification for doing so
21	A number of changes to the temporary event notice scheme are set out here: that "late" notices of five working days can now be given; that Environmental Health as well as the police are now consulted once notices are received; and that conditions from a pre-existing premises licence or club premises certificate can be added to temporary event notices following police or Environmental Health representations.
21	Include a reference to Environmental Health being able to object to a temporary event notice.
21	The SLP confirms that licensing sub-committees will consider the individual merits of a TEN should the police or Environmental Health object to a temporary event notice within the town centre (LP3 area).

22	Reference to a licensing enforcement officer visiting many events held under a TEN has been deleted.
23	The current policy recommends that where an applicant for a personal licence has a current criminal conviction, they should first discuss their application with both licensing authority and police licensing officers. This has been deleted to bring the policy in line with the established statutory process which is for the licensing authority to advise the police where applicants have relevant criminal convictions and for the police to decide whether those convictions are likely to undermine the crime prevention objective.
23	A recommendation that a joint interview with the police is conducted when the police are minded to object to the transfer of a designated premises supervisor (on the grounds that the crime prevention objective may be undermined) has been deleted.
24	A new paragraph has been inserted setting out the authority's expectations of the responsibilities of designated premises supervisors.
25	References to Off-Watch schemes have been deleted.
30	Two new paragraphs have been added setting out the licensing authority's expectations in relation to age verification procedures for selling alcohol to under 18s, and for internet or telephone sales.
31	Policy LP9 has been amended so that appropriate conditions will be added following representations that an application does not adequately address age verification sufficiently.
31	The licensing authority has a long-standing power to restrict films viewed at public screenings. This is delegated to officers and policy LP10 codifies the existing position, making it clear that they will apply the same guidelines that the British Board of Film Classification would apply.
32	The first paragraph has been revised to reflect that anyone within the Borough who may have an interest in an application may now make representations, and not just "interested parties" (which have now been abolished). The chapter heading and the first paragraph have also been amended to make clear that representations can be either for or against applications.
38	A new paragraph has been added setting out the circumstances in which the licensing authority is likely to make representations in its own right in one of three particular situations.
34	A paragraph has been deleted which stated the licensing authority cannot start reviews of licences itself, as the Police Reform and

	Social Responsibility Act 2011 now allows that to happen.
34	Policy LP14, which set out how licensed premises were inspected on a proactive risk-based approach, has been deleted as a change in the way we now conduct monitoring of premises means that we target high risk premises that give rise to complaints or concerns. Regular proactive night time operations are still undertaken in the town centre.
38	The scheme of delegation from the licensing authority has been amended so that the full Licensing Committee will consider evidence relating to an Early Morning Restriction Order if necessary and make recommendations to the full Council.
38	The scheme of delegation also sets out the specific powers delegated to officers which are not explicit in the Act.
40	The role of the Police and Crime Commissioner, and of the Director of Public Health, are acknowledged.