Chief Executive's Office

Please ask for: Mr G K Bankes Direct Dial: (01257) 515123

E-mail address: gordon.bankes@chorley.gov.uk

Your Ref:

Our Ref: GKB/AJS

Doc ID:

Date: 29 September 2005

Chief Executive:
Jeffrey W Davies MALLM



Town Hall Market Street Chorley Lancashire PR7 1DP

Dear Councillor

A meeting of the Statutory Licensing Sub-Committee A is to be held in the Council Chamber, Town Hall, Chorley on <u>Tuesday</u>, <u>11th October</u>, <u>2005</u> commencing at <u>3.30 pm or on the rise of the previous meeting of the Sub-Committee</u>.

AGENDA

1. **Declarations of Any Interests**

Members of the Sub-Committee are reminded of their responsibility to declare any personal interest in respect of matters contained in this agenda in accordance with the provisions of the Local Government Act 2000, the Council's Constitution and the Members Code of Conduct. If the personal interest is a prejudicial interest, then the individual Member should not participate in a discussion on the matter and must withdraw from the Council Chamber and not seek to influence a decision on the matter.

2. <u>Licensing Act 2003 (Premises and Club Premises Certificates)Regulations 2003 - Application to vary premises License in respect of The Derby Arms,211 Eaves Lane,Chorley</u> (Pages 1 - 52)

Report of Director of Legal Services (enclosed)

Attached for Members information is the Hearing Procedure

3. Any other item(s) that the Chair decides is/are urgent

Continued....

Yours sincerely



Chief Executive

Distribution

- 1. Agenda and reports to all Members of the Statutory Licensing Sub-Committee A (Councillor R Snape (Chair), Councillors M Lees and E Smith for attendance.
- 2. Agenda and reports to Councillor T Gray (Reserve Member) to be present at the start of the meeting.
- 3. Agenda and reports to Director of Legal Services and Licensing Manager for attendance.
- 4. Agenda and reports to Deputy Leader (Councillor Edgerley) and Leader of Conservative Group (Councillor P Goldsworthy) for information.
- 5. Agenda to all remaining Chief Officers for information.
- 6. Agenda to all remaining Members of the Council for information.

This information can be made available to you in larger print or on audio tape, or translated into your own language. Please telephone 01257 515118 to access this service.

આ માહિતીનો અનુવાદ આપની પોતાની ભાષામાં કરી શકાય છે. આ સેવા સરળતાથી મેળવવા માટે કૃપા કરી, આ નંબર પર ફોન કરો: 01257 515822

CHORLEY BOROUGH COUNCIL

LICENSING ACT 2003

SUB-COMMITTEE

GENERAL PROCEDURE POINTS FOR HEARINGS

INTRODUCTION

The Licensing Act 2003 Sub-Committee will conduct hearings in accordance with the following general principles:

- All parties have a right to a fair hearing.
- Decision-making will be conducted in an open, transparent and accountable way.
- Each application will be determined on its own merits and the decision will be based upon:
 - the merits of the application
 - the promotion of the four licensing objectives
 - the Council's Statement of Licensing Policy
 - the Guidance issued by the Secretary of State for Culture, Media and Sport under Section 182 of the Licensing Act 2003
- the Licensing Authority will only permit licensing decisions to be taken by sub-committee
 consisting of three members. In the event of one member being unable to attend, the Licensing
 authority will use it's best endeavours to substitute another member, taken from the
 membership of the Licensing Act 2003 Sub-Committee reserve list.
- the Sub-Committee may disallow cross-examination in exceptional circumstances; this decision will be taken on a case by case basis with a presumption to allow. However, parties are advised that the Sub-Committee wishes to discourage hostile cross examination.
- late representations and evidence will usually only be considered with the agreement of all parties present.
- decisions will generally be taken regardless of whether the applicant/other party is present unless the Sub-Committee consider it necessary in the public interest to adjourn the hearing to a specified date. All notices and representations from absent parties will be considered.
- the Sub-Committee will generally allow parties a maximum of 30 minutes per party to make all relevant Statements. However, the Sub-Committee recognises that in certain circumstances this may be insufficient due to the complexity of the issues involved. In this situation the Sub-Committee will consider representations from those parties involved in the hearing as to the length required to make all relevant statements. The Licensing Authority respectfully requests that all parties keep points pertinent and the discussion moving in the interests of cost and efficiency.

- the Sub-Committee recognises that Regulation 14 requires all hearings should take place in public unless the licensing authority "considers that the public interest in doing so outweighs the public interest in the hearing, or that part of the hearing taking place in public" in which the applicant, those assisting the applicant or other interested parties can be excluded. In the absence of any criteria in the Licensing Act 2003, the guidance issued under section 182 of the Act or the licensing Regulations, the Licensing Authority has adopted the existing criteria in Schedule 12A of the Local Government Act 1972 for excluding the press and public. The public and press will be excluded when the Sub-Committee is considering an application for a personal licence, where Lancashire Police have lodged an objection notice due to an existing relevant offence(s). Generally, the public and the applicant will be excluded when the Sub-Committee is determining a decision. Once a decision has been made all parties will be readmitted and the Chair will announce the decision and give reasons.
- all parties will be notified of the decision in accordance with any periods set down by the Licensing Act 2003 or where none are prescribed within 5 working days.
- the Sub-Committee has the right to exclude any parties behaving in a disruptive manner at the hearing at its own discretion.

HEARING PROCEDURE

PREMISES/CLUB PREMISES LICENCE APPLICATIONS

- 1. CHAIR OF SUB-COMMITTEE:
 - opens meeting
 - introduces Members and Officers
 - confirms details of all parties in attendance
 - outlines procedure to be followed
- 2. LICENSING OFFICER OUTLINES APPLICATION AND RELEVANT REPRESENTATIONS
- 3. QUESTIONS TO LICENSING OFFICER FOR CLARIFICATION FROM:
 - Sub-Committee
 - Applicant
- 4. APPLICANT OR REPRESENTATIVE OUTLINES APPLICATION
- 5. QUESTIONS TO APPLICANT FROM:
 - Sub-Committee
 - Interested Representative
- 6. LANCASHIRE POLICE REPRESENTATIONS
- 7. QUESTIONS TO LANCASHIRE POLICE FROM:
 - Sub-Committee
 - Applicant
- 8. LANCASHIRE FIRE & RESCUE REPRESENTATIONS
- 9. QUESTIONS TO LANCASHIRE FIRE & RESCUE FROM:
 - Sub-Committee
 - Applicant
- 10. ENVIRONMENTAL HEALTH (ENVIRONMENT) REPRESENTATIONS
- 11. QUESTIONS TO ENVIRONMENTAL HEALTH FROM:
 - Sub-Committee
 - Applicant
- 12. ENVIRONMENTAL HEALTH (HEALTH & SAFETY) REPRESENTATIONS

13. QUESTIONS TO ENVIRONMENTAL HEALTH FROM:

- Sub-Committee
- Applicant

14. PLANNING SERVICES REPRESENTATIONS

15. QUESTIONS TO PLANNING SERVICES FROM:

- Sub-Committee
- Applicant

16. SOCIAL SERVICES REPRESENTATIONS

17. QUESTIONS TO SOCIAL SERVICES FROM:

- Sub-Committee
- Applicant

18. TRADING STANDARD REPRESENTATIONS

19. QUESTIONS TO TRADING STANDARDS FROM:

- Sub-Committee
- Applicant

20. INTERESTED PARTIES REPRESENTATIONS

21. QUESTIONS TO INTERESTED PARTIES FROM:

- Sub-Committee
- Applicant

22. INTERESTED PARTIES INVITED TO BRIEFLY SUMMARISE

23. RESPONSIBLE AUTHORITIES INVITED TO BRIEFLY SUMMARISE

24. APPLICANT (OR REPRESENTATIVE) INVITED TO SUM UP

25. DECISION MAKING

All parties retire whilst Sub-Committee makes decision.

26. NOTICE OF DECISION

Parties re-admitted and Chair announces decision and reasons.



Report of	Meeting	Date
Director of Legal Services	Statutory Licensing Sub-Committee	11 October 2005

APPLICATION TO VARY PREMISES LICENCE IN RESPECT OF THE **DERBY ARMS, 211 EAVES LANE, CHORLEY**

PURPOSE OF REPORT

For members to determine an application to vary a premises licence.

CORPORATE PRIORITIES

2. There are no specific implications for corporate policies arising from this report.

RISK ISSUES

3. The issue raised and recommendations made in this report involve risk considerations in the following categories:

Strategy	Information	
Reputation	Regulatory/Legal	✓
Financial	Operational	
People	Other	

4. There is a right of appeal to the Magistrates Court by the applicant in respect of a decision to refuse to vary the premises licence or where the conditions of licence are modified. There is also the right of appeal to the Magistrates Court by a person who has made relevant representations against a decision to grant the variation or to modify the conditions of licence.

CURRENT PREMISES LICENCE

The premises licence was converted under the grandfather provisions. The current 5 licensable activities are as follows:

Supply of alcohol by retail on and off the premises

Monday – Saturday 11.00 - 23.00Sunday and Good Friday 12.00 - 22.30

Christmas Day 12.00 – 15.00 and 1900 – 22.30

New Years Eve 11:00 – New Years Day – terminal hour as existing

Recorded music is converted

Licensing Act 1964 embedded conditions and restrictions converted.

Continued....

THE APPLICATION

5. A copy of the application to vary is attached to this report in full in Appendix 1. In summary the application is to conduct the following licensable activities and at the times set out below.

Please note following discussions with the police, the applicant amended the application. The amended application is listed below and Lancashire Police have formally withdrawn their objection. The letters agreeing these changes are included in this report. However, there still remain representations from interested parties which are listed below.

6. Regulated Entertainment

i) Films – Indoors(B)

09.00 - 00.00 Monday - Thursday 09.00 - 01.00 Friday and Saturday 09.00 - 00.00 Sunday

Non-Standard timings

When hours for sale of alcohol are extended hereunder these hours are also extended

ii) Indoor sporting events(C)

09.00 - 00.00 Monday - Thursday 09.00 - 01.00 Friday and Saturday 09.00 - 00.00 Sunday

Non-Standard timings

When hours for sale of alcohol are extended hereunder these hours are also extended

iii) Live Music – Indoors(E)

09.00 - 00.00 Monday - Sunday

Live music and amplified voice as stated in B1

Non-Standard timings

When hours for sale of alcohol are extended hereunder these hours are also extended

iv) Recorded Music – Indoors(F)

09.00 - 00.00 Monday - Sunday

Recorded music, including jukebox, with or without a DJ, during normal business hours or as part of functions and including audience participation as specified in B1

Non-Standard timings

When hours for sale of alcohol are extended hereunder these hours are also extended

v) Performance of dance – Indoors(G)

09.00 - 00.00 Monday - Thursday

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09.00 - 01.00 Friday and Saturday 09.00 - 00.00 Sunday

Non-Standard timings

When hours for sale of alcohol are extended hereunder these hours are also extended

vi) Provision of facilities for making music – Indoors(I)

09.00 - 00.00 Monday - Sunday

To be used as and when required at any time when the premises are open for the sale of alcohol.

Non-Standard timings

When hours for sale of alcohol are extended hereunder these hours are also extended.

vii) Provision of facilities for dancing – Indoors(J)

09.00 - 00.00 Monday – Thursday 09.00 - 01.00 Friday and Saturday 09.00 – 00.00 Sunday

To be used as and when required at any time when the premises are open for the sale of alcohol.

Non-Standard timings

When hours for sale of alcohol are extended hereunder these hours are also extended

7. Late night refreshment – Indoors(L)

23.00 – 00.00 Monday – Thursday 23.00 – 01.00 Friday and Saturday 23.00 – 00.00 Sunday

Non-Standard timings

When hours for sale of alcohol are extended hereunder these hours are also extended

8. Supply of alcohol both on and off the premises(M)

09.00 – 00.00 Monday – Thursday 09.00 – 01.00 Friday and Saturday 09.00 – 00.00 Sunday

Non Standard Timings

To the extent that the variation in part B1 paragraph 3 is not granted or does not permit: the sale of alcohol and such regulated entertainment as authorised hereunder until 01.00 on Friday, Saturday Sunday and Monday at bank holiday weekends, Christmas Eve, Boxing Day and also to the extent that the variation in part B1 paragraph 3 is not granted to open the same hour on up to 12 occasions per annum at the Licensee's discretion upon 7 days notice prior to the Police (if required by them)

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Part B1 – Paragraph 3 – To allow the sale of alcohol and such regulated entertainment as specified in the appropriate boxes below.

New Years Eve: 10.00 to New Years Day – terminal hour as proposed

9. Hours Premises are open to the public(O)

09.00 - 00.30 Monday - Thursday 09.00 - 01.30 Friday and Saturday 09.00 - 00.30 Sunday

The premises will close 30 minutes after the end of the non-standard timings

10. ADDITIONAL STEPS TO BE TAKEN TO PROMOTE LICENSING OBJECTIVES

The applicant has indicated that following additional steps will be taken to promote the licensing objectives:

i) General

Applicant has undertaken own risk assessment to take the following proposed steps.

The types of regulated entertainment proposed materially do no more than re-instate the normal pub entertainment that was previously unregulated in B1.

No new steps have been identified in relation to the four licensing objectives save as below.

ii) Prevention of crime and disorder

No further risks have been identified which need to be addressed, save as below

- 1 No customers apparently carrying open bottles upon entry shall be admitted to the premises at any times the premises are open to the public.
- 2 Alcoholic and other drinks may not be removed from the premises in open containers save for consumption in any external area provided for that purpose.

iii) Public Safety

No further risks have been identified which need to be addressed, save as below

- 1 To comply with the reasonable requirements of the fire officer from time to time.
- 2 To comply with the reasonable requirements of the building control officer.

iv) The Prevention of public nuisance

No further risks have been identified which need to be addressed, save as below

- 1 Where appropriate, prominent, clear and legible notices shall be displayed at all exits requesting the public respect the needs of local residents and to leave the premises and area quietly
- 2 Noise or vibration shall not emanate from the premises so as to cause a nuisance to nearby properties.

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- 3 Recorded music to continue as background music at a reduced volume between 00.00 and 01.00
- 4 Regulated entertainment allowed by one extra hour at New Year and the other 12 agreed special occasions.
- v) The protection of children from harm
 - 1 The restrictions set out in the licensing act 2003 will apply. No unusual or additional risks of harm to children have been identified.
 - 2 No films or videos of any description will be shown so that they can be viewed by persons under the age of any applicable BBFC/Local Authority Certification.
- 11. Other Activities that may give rise to concern in respect of children

None, save for the presence of AWP machines already authorised the use of which is not permitted by persons under the age of 18.

12. Conditions/ Restrictions to be removed on variation.

Removal of all embedded restrictions inherent in Licensing Act 1964, Children and Young Persons Act 1933, Cinematograph (Safety) Regulations 1955.

13. Relevant Representations – Responsible Authorities

None

14. Relevant Representations – Interested Parties.

There has been a relevant representation received to the application to vary from an interested party who resides close to the premises. The objection is relevant to the prevention of public nuisance licensing objective. A copy of the representation in full is attached to this report in Appendix 2.

15. Policy Considerations.

Section 4 of the Licensing Act 2003 provides that a Licensing Authority must have regard to its Statement of Licensing Policy and to the guidance issued by the Secretary of State under Section 182 of the Act.

As members will be aware the four licensing objectives are as follows:

- the prevention of crime and disorder
- public safety
- prevention of public nuisance
- the protection of children from harm.

The Licensing Act 2003 provides that where relevant representations are received the Licensing Authority must hold a hearing to consider them unless the parties agree that a hearing is unnecessary.

The Licensing Authority in determining the application, having had regard to the representations, may take the following steps it considers it necessary for the promotion of the licensing objectives.

reject the application in whole or in part

ii) modify the conditions.

Members must have regard to the Statement of Licensing Policy when determining this application. In particular, member's attention is drawn to the following paragraphs:

Paragraph 1.3 The policy provides guidance on the general approach the Council, as Licensing Authority, within the meaning of the Act, will take in terms of licensing, However, each application will be considered separately, on its individual merits.

Paragraph 1.4. The Statement of Licensing Policy sets out how the licensing objectives will be achieved and to secure the safety and amenity of residential communities whilst facilitating a sustainable entertainment and cultural industry. The Policy recognises both the needs of residents for a safe and healthy environment in which to live and work and the importance of safe and well run entertainment premises to the local economy. Balancing these interests will not always be straightforward and will be guided by the four licensing objectives.

Paragraph 1.5 This policy does not seek to undermine the right of any individual to apply under the Act for a variety of permissions and as stated above each application will be considered on its individual merits. Nor does the Policy seek to override the right of a person to make representations on an application or seek a review of a licence or certificate. However, the Council in adopting this policy is indicating that a wide range of considerations will be taken into account.

Paragraph 2.2 Each of the licensing objectives are of equal importance with these objectives.

Paragraph 2.3 Each of the licensing objectives is of equal importance for the purposes of this policy.

Paragraph 2.4 This policy statement is designed to deal with matters within the control of the licensee. It focuses on the premises in which each business is carried on and the effect that has on members of the public living, working or engaged in normal activity in the vicinity.

Paragraph 2.5 Licensing law is not envisaged by the Licensing Authority as a mechanism to control anti-social behaviour by individuals once they are beyond the direct control of the licensee of any premises concerned. Therefore any terms and conditions imposed will be focused on matters within the control of individual Licensees and others granted relevant permissions. These matters will centre on the premises and places used for licensable activities and in the vicinity of the places.

Paragraph 2.6 The Licensing Authority considers that every holder of a licence, certificate or permission and designated premises supervisor is responsible for minimising the impact of their activities and anti-social behaviour by their customers within the vicinity of their premises.

Paragraph 5.3 The policy will not fix the hours during which alcohol can be sold. The Licensing Authority considers that stricter controls regarding noise nuisance may be necessary in more densely populated areas. The grant of a licence will be dependent on the impact of an activity on the licensing objectives.

LICENSING HOURS

Paragraph 7.1 The policy recognises that longer (more flexible) licensing hours can contribute to easing crime and disorder problems by ensuring that concentrations of

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customers leaving premises simultaneously are avoided thus helping to reduce friction at taxi ranks, private hire offices, fast food outlets etc.

Paragraph 7.2 Individual applications will be considered on their merits and in general terms a flexible approach will be adopted. Fixed predetermined closing times for particular areas will not form part of the policy and restrictions on trading hours will be considered only where necessary to meet the licensing objectives.

Paragraph 7.3 The Licensing Authority, however, considers that the risk to disturbance to local residents is greater when licensable activities continue late at night and into the early hours of the morning as the ambient noise levels will be lower. The Licensing Authority may impose stricter conditions with regard to noise control in areas, which have denser residential accommodation, but each premise will be considered on its individual merits.

Paragraph 7.5 The Licensing Authority also recognises the principle of 24-hour opening of all licensed premises. However, it considers that longer opening hours may be more acceptable in commercial areas with high levels of public transport. The grant of a licence will in all cases be dependent on the impact of an activity in relation to the licensing objectives.

Paragraph 7.6 Where relevant representations are received, the Licensing Authority may have regard to the following where relevant (though this is a non-exhaustive list):

- the nature of the area where the premises are located (e.g. commercial, residential)
- arrangements to ensure adequate availability of taxis and private hire vehicles, public transport.
- whether appropriate car parking is readily accessible to premises and whether the use/parking of vehicles would cause a demonstrable adverse impact on the amenity of residents.
- whether the licensable activities are likely to cause adverse impact especially on local residents and whether appropriate measures will be put in place to prevent any adverse impact
- in relation to the grant of a new premises licence whether the premises will give rise to a negative cumulative impact on one or more of the licensing objectives
 - In assessing the impact of the activity proposed the Licensing Authority may consider a number of factors inter alia,
- the type and scale of activity, the number and nature of clientele likely to attend
- the levels of noise from the premises, which may be acceptable later in the evening
- the proposed hours of operation
- the levels of public transport accessibility for customers and the likely means of public or private transport that will be used, access to private hire/taxis
- the means of access to the premises e.g. whether on principal pedestrian routes
- the level of car parking demand on surrounding residential streets and its effect on local residents, and movement of traffic
- the cumulative impact of licensed premises in an area and scope for mitigation
- frequency of the activity.

Operating Schedules to set out the measures to be taken to ensure that the licensing objectives are addressed. Applicants are also referred to paragraph 6.6

CHILDREN AND CINEMAS

Paragraph 11.1 Where the exhibition of films is permitted the Licensing Authority requires admission to children to be restricted in accordance with the British Board of Film

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Classification (BBFC) or any other body designated under section 4 of the Video Recordings Act 1984.

Paragraph 11.2 Where it is proposed to exhibit films not classified by the BBFC, the Licensing Authority will, provided 28 days notice has been given, classify the films concerned using the guidelines published by the BBFC.

CHILDREN AND PUBLIC ENTERTAINMENT

Paragraph 12.1 Where there is entertainment specifically provided for children (e.g. children's disco) the Licensing Authority would recommend as a minimum:

- an adult member of staff to be stationed in the vicinity of each of the exits, a minimum of one member of staff per 50 children or part thereof
- no standing to be permitted in any part of an auditorium during the performance
- no child unless accompanied by an adult to be permitted in the front row of any balcony.

Paragraph 12.2 Where relevant representations are made, the Licensing Authority may, if it considers it necessary and/or appropriate attach conditions to licences and permissions to prevent harm to children, these may include those drawn from the Model Pool of Conditions at Appendix 3 relating to the Protection of Children from Harm.

PREVENTION OF PUBLIC NUISANCE

Paragraph 13.1 Licensed Premises have significant potential to adversely impact on communities through public nuisances arising from their operation.

Paragraph 13.2 The Licensing Authority is aware of the importance of the licensed trade to the local economy as well as in cultural and social terms. The Licensing Authority is also concerned to protect the amenity of residents and businesses in the vicinity of licensed premises. 'Vicinity' is not defined in the Act or Guidance issued by the Secretary of State. Whether or not incidents can be regarded, as 'in the vicinity' of licensed premises is a question of fact and will depend on the particular circumstances of the case.

Paragraph 13.3 The Licensing Authority will interpret 'public nuisance' in its widest sense and include such matters as noise emanating from the premises, light, litter, odour and anti social behaviour where these matters impact on those living or working in an area.

Paragraph 13.4 Activities that involve public entertainment, drinking or eating have the potential to impact adversely on their surrounding areas due to noise, litter, and odours. There is also the potential for disturbance caused by those attending licensable activities. Late at night the impact of licensed activities is likely to be more objectionable to residents living close to a licensed activity, as the ambient noise levels are often lower so noise disturbance becomes more noticeable.

Paragraph 13.5 The policy allows for later opening hours except where there will be an adverse impact on the licensing objectives. In general the Licensing Authority will expect more comprehensive measures to be proposed at late night venues and/or where there has been a history of public nuisance.

Paragraph 13.6 On receipt of relevant representations, the Licensing Authority will assess the likelihood of it causing an adverse impact, by generally considering the following factors where relevant:

• the location of the premises (in particular proximity to residential and other noise sensitive premises, e.g. hospitals, nursing homes, hospices and places of worship)

- the type of activities, the number and nature of clientele likely to attend at the time of the application
- the proposed hours of operation
- levels of public transport accessibility for customers either arriving or leaving the premises (including taxis and private hire)
- means of access to premises (whether on principal pedestrian routes)
- the level of car parking demand on any surrounding residential streets and its effect on local residents
- the cumulative impact on licensed premises in an area
- the scope for mitigating an impact i.e. CCTV, door supervisors
- the frequency of an activity
- the design and layout of the premises
- measures taken or proposed to be taken to prevent noise or vibration escaping from the premises e.g. sound proofing, air conditioning and sound limitation devices
- measures taken to prevent unreasonable disturbance by customers/staff arriving and leaving the premises, goods deliveries etc
- measures taken to lessen the impact of parking in the vicinity
- control of operating hours for all or parts of the premises (e.g. gardens, last admission times and 'wind down' periods)
- measures to be taken to prevent drunkenness on the premises
- measures to ensure collection and disposal of litter and waste outside their premises

Paragraph 13.7 The Licensing Authority when considering an application will take into account previous substantiated nuisance complaints particularly when a statutory notice has been served. Applicants may wish to have regard to the Good Practice Guide on the Control of Noise from Pubs & Clubs produced by the Institute of Acoustics and the British Beer and Pub Association.

Paragraph 13.8 On receipt of relevant representations, the Licensing Authority, where it considers it necessary and/or appropriate may attach conditions to a licence to prevent public nuisance including those drawn from the Model Pool of Conditions - see Appendix 3. In particular, it may attach a condition requiring the use of door supervisors licensed by the Security Industry Authority

Paragraph 13.9 The Licensing Authority requires Operating Schedules, where relevant to satisfactorily address the issue of public nuisance.

Paragraph 13.10 The Licensing Authority would also recommend applicants highlight local public transport links and taxi and private hire services within their premises, (including agreeing arrangements with nominated taxi and private hire firms for dropping off and collecting customers).

Paragraph 13.11 The Licensing Authority, will in accordance with the Guidance, focus on matters within the control of the individual Licence holder. The Licensing Authority accepts that the difficulty that a licence holder has in preventing anti-social behaviour by individuals once they are behind the direct control of the Licence Holder. However, the licensing objection of preventing public nuisance will not be achieved if customers from premises regularly conduct themselves in an anti-social manner to the detriment of local residents or businesses. In addition, the Council has a duty to do all it can to prevent crime and disorder in the Borough under the Crime & Disorder Act 1998.

16. Human Rights Act Implications

The Human Rights Act 1998 makes it unlawful for a local authority to act in a way that is incompatible with the European Convention on Human Rights. The Council will have particular regard to the following convention Rights;

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- Article 6 that in the determination of civil rights and obligations everyone is entitled to a fair public hearing within a reasonable time by an independent and impartial tribunal established by law;
- Article 8 that everyone has the right to respect for his home and family life;
- Article 1 of the First Protocol that every person is entitled to the peaceful enjoyment of his/her possessions including for example, possession of a licence.

ASSOCIATED PAPERS

17. Application form and relevant representation.

ROSEMARY LYON
DIRECTOR OF LEGAL SERVICES

There are no background papers to this report.

Report Author	Ext	Date	Doc ID
J Brereton	5164	21 September 2005	LEGREP/90425AJS

LICENSING ACT 2003

genda/Page 176/9 Agenda Item 2 Borough Counci

Notice of hearing of representations in respect of an application for an existing licence to be converted to a premises licence under the Licensing Act 2003 and (Part B) application to vary the premises licence simultaneously

To

Of (objector)

The Chorley Borough Council being the licensing authority, on the 5th August 2005 received an application to convert and vary the Justices Licence from J Gaunt on behalf of The Derby Arms 211 Eaves Lane Chorley

The Council have received representations from an interested party on the likely effect of the Grant to Vary the Premises Licence on the promotion of the Licensing Objectives.

The Council now GIVES YOU NOTICE that representations will be considered at a hearing to be held at Chorley Borough Council Town Hall

On 11th October 2005 at 3.30pm following which the Council will issue a Notice of Determination of the Application.

The documents which accompany this notice are the relevant representations which have been made, as defined in Section 35(5) of the Act.] - To Follow

The particular points on which the Council considers that it will want clarification at the hearing from the applicant are as follows:

Licensing objectives:- The prevention of Public Nuisance

For the applicant to describe any additional steps that he/she intends to make in promoting the above licensing objective

For the objector to describe the likely effect of the grant of the premises licence on promoting the above licensing objective

You should complete the enclosed form and return it to:

Mr H. Bee, The Licensing Manager, Licensing Department, Civic Buildings, Union Street, Chorley, Lancs. PR7 1AL.

within five (5) working days before the day or the first day on which the hearing is to be held.

Date	Signed	
	Designation	
	the officer appointed for this purpose	

Notes:

Right of attendance assistance and representation

Subject to regulations 14(2) and 25, a party may attend the hearing and may be assisted or represented by any person whether or not that person is legally qualified.

Representations and supporting information

- 16 At the hearing a party shall be entitled to-
 - (a) in response to a point upon which the authority has given notice to a party that it will want clarification under regulation 7(1)(d), give further information in support of their application, representations or notice (as applicable),
 - (b) if given permission by the authority, question any other party; and
 - (c) address the authority.

Failure of parties to attend the hearing

- 20 (1) If a party has informed the authority that he does not intend to attend or be represented at a hearing, the hearing may proceed in his absence.
 - (2) If a party who has not so indicated fails to attend or be represented at a hearing the authority may -
 - (a) where it considers it to be necessary in the public interest, adjourn the hearing to a specified date, or
 - (b) hold the hearing in the party's absence
 - (3) Where the authority holds the hearing in the absence of a party, the authority shall consider at the hearing the application, representations or notice made by that party.
 - (4) Where the authority adjourns the hearing to a specified date it must forthwith notify the parties of the date, time and place to which the hearing has been adjourned.

Procedure at hearing

- Subject to the provisions of the Regulations, the authority shall determine the procedure to be followed at the hearing.
- At the beginning of the hearing, the authority shall explain to the parties the procedure which it proposes to follow at the hearing and shall consider any request made by a party under regulation 8(2) for permission for another person to appear at the hearing, such permission shall not be unreasonably withheld.
- A hearing shall take the form of a discussion led by the authority and cross-examination shall not be permitted unless the authority considers that cross-examination is required for it to consider the representations, application or notice as the case may require.
- The authority must allow the parties an equal maximum period of time in which to exercise their rights provided for a regulation 16.
- The authority may require any person attending the hearing who in their opinion is behaving in a disruptive manner to leave the hearing and may—
 - (a) refuse to permit that person to return, or
 - (c) permit him to return only on such conditions as the authority may specify,

but such a person may, before the end of the hearing, submit to the authority in writing any information which they would have been entitled to give orally had they not been required to leave.

Agenda Item 2

Lancashire Constabulary

Licensing Unit, Police Station, St Thomas's Road, Chorley, PR7 1DR

Tel: 01257 246215

Fax: 01257 246217

e-mail: southern-licensing@lancashire.pnn.police.uk

22 September 2005

Licensing Officer

Chorley Borough Council

Town Hall

Market Street

Chorley

PR7 1DP

Dear Sir

RE: PREMISES LICENCE REPLY:- LICENSING AC

Premises

Derby Arms, Chorley

Chorley

Borough Council



Date 8/19/2005, Time 12:05, Term 61, Cashier PMUR

Reference: 4120/60203

Fund : Miscellaneous Income

Audit Num : 004624 Amount : £\$250.00 Paytype : Postal Cheque

This Payment Includes VAT Of £\$0.00

Vat Number 155 6709 45

>>> THANK YOU FOR YOUR PAYMENT <<<

Please check this receipt and keep it in a safe place This is your proof of payment

> Chorley Borough Council Customer Services PO Box 352 Chorley PR7 14X www.chorley.gov.uk

There are no police representations to be made in respect of this application:-

The police have now been provided with an e mail from John Gaunt Solicitors which confirms full agreement with our recommendations as outlined in our previous representation letter dated 17th August 2005.

In view of this the police will now withdraw the previous representation.

Yours faithfully

Police Sergeant 1506

(Licensing)

Chorley Borough Council Licensing Dept

2 2 AUG 2005

20/8/05.

Union St Chorley

Dear Sir / Madam,

I am writing to express objection to two licensing applications made by The Derby Arms and the Gwok Hing Chinese takeaway on Eaves Lane.

With regard firstly to the Derby arms, I do not believe that it is appropriate to allow this venue to extend its opening hours until 1am on account of the noise in what is a mainly residential area. Considerable noise can be experienced from customers leaving at closing time as it is (bearing in mind also that they are often leaving later than they should be!) I would object strongly to this carrying on any later into the night than it does at present. I understand the implications of the change to licensing law but feel this is inappropriate in this area.

With regard to the application made by the take away to stay open later, presumably in line with any extension given to the pub, I would like to bring to your attention a couple of grievances. I also own the property next door at 207 Eaves Lane and am extremely concerned about the public health risk caused by the rubbish from next door.

Firstly, their bin is kept in a completely inappropriate place causing obstruction in the walk way. It is not possible for people with prams, for example, to pass. Secondly, the bin is often overflowing meaning that the street is often littered and we have to endure the smell and flies. I am concerned about this problem encouraging vermin and have spoken to the proprietors on a number of occasions. I would like the council to insist that they make provision for their waste bins to be housed in their own yard and that they get a second one to ensure no overflow. Finally, there is the littering from customers on the street. I often go around picking up litter in the mornings and it often blows into my yard. I feel that if these problems cannot be controlled now then they will only worsen if they are allowed to stay open later.

I hope my concerns will be taken into account when considering the applications and if they are granted measures are taken to deal with the problems described.

Yours sincerely

Lancashire Constabulary

Licensing Unit, Police Station, St Thomas's Road, Chorley, PR7 1DR

Tel: 01257 246215

Fax: 01257 246217

e-mail: southern-licensing@lancashire.pnn.police.uk

05 August 2005

Licensing Officer Chorley Borough Council Town Hall Market Street Chorley PR7 1DP

Dear Sir



<u>Premises</u> DERBY ARMS, 211, EAVES LANE, CHORLEY

There are the following police representations to be made in respect of this application:-

- 1. The Police are concerned regarding E, F, I, K, and M on the form. We feel that the latest time for any amplified entertainment should be no later than 0000 hrs to prevent crime and disorder, the prevention of public nuisance and the protection of children from harm. Entertainment allowed an extra hour at New Year AND OTHER 12 AGREED SPECIAL OCCASIONS, recorded music could generally continue until 0100 but between 0000 and 0100 as background music ONLY at a reduced volume, this would have to be stipulated.
- 2. We feel for the local area the LATEST sale of alcohol should be 0000 hrs weekdays and 0100 at weekends and certain Bank Holidays, with a suggested 1 hr drinking up time, later at New Year.
- 3. We feel that there should be 12 discretionary events per year agreed by the Police, not 20.

Yours faithfully

Police Sergeant 1506

Agenda Item 2 JOHN GAUNT PARTNERS

Our Ref: JEP/ENT/21764 Contact: Jill Phillips Tel: 0114 266 3400

Chorley Borough Council Licensing Officer Town Hall Market Street Chorley Lancashire



21 July 2005

Dear Sirs

PR7 1DP

Premises – Derby Arms, 211 Eaves Lane, Chorley, PR6 0TR Applicant – Enterprise Inns Plc

We act for Enterprise Inns Plc and Julie Archer.

On our client's behalf, we enclose by way of service on you Notice of Application for the grant of a Premises Licence for Derby Arms together with our cheque in your favour in the sum of £250.00 being the fee payable. Kindly acknowledge safe receipt.

In support of the application, we enclose a plan of the premises, the consent of the proposed DPS and the consent(s) of the current licensee(s) and originals or certified copies of the following documents:

Justices on Licence AWP Permit

The plans identify the licensed area edged in red. For the purpose of clarification we confirm that all proposed licensable activities extend to the public areas within this area.

We confirm that we have served copies of the enclosed application and supporting documents on the relevant authorities being the Police, Fire Authority, Local Enforcement of Health & Safety at work, Environmental Health Authority, Planning Authority, the relevant authority for Protection of Children from Harm and Weights and Measures.

You may have already received, or you should shortly receive, the application for the Personal Licence for the designed Premises Supervisor and any other related Personal Licence application to these premises.

The enclosed application comprises an application for conversion and variation. The variation proposed is detailed at part B1. It is not the intention of this application to alter the nature of the operation at these premises.

Omega Court 372 Cemetery Road Sheffield S11 8FT-Telephone: 0114 266 8664 (Main) 0114 266 3400 (Reform) Email: post@john-gaunt.co.uk Fax: 0114 266 0101 DX: 717212 Sheffield 27

Web: www.john-gaunt.co.uk www.licensing-reform.co.uk

Partners: John Gaunt Katharine Redford Tim Shield Michelle Hazlewood Associates: David Hollis Craig Burman Practice Manager: Susie Glossop

glass - the gaunt licence application support service for reform

Solicitors Regulated by the Law Society



Please note that if the variation of hours requested at B1 paragraph 3 is granted, that variation sought at paragraph 2 may become redundant.

Should you have any queries, please do not hesitate to telephone us. Please quote our reference on all correspondence.

Thank you for your assistance.

Yours faithfully

John Gaunt & Partners

Email: jphillips@john-gaunt.co.uk

ENT PEL

(Part A) Application for an existing licence to be converted to a premises licence under the Licensing Act 2003 and (Part B) application to vary the premises licence simultaneously

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form. If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary. You may wish to keep a copy of the completed form for your records.

We, Enterprise Inns plc, apply to convert an existing licence to a premises licence under Schedule 8 to the Licensing Act 2003 for the premises described in Part A1 below

Part A1 - Premises Details

Postal address of premises or, if none, ordnance survey ma	p reference or description
Derby Arms, 211 Eaves Lane, ,	
- 	
	·
Post town Chorley	Post code PR6 0TR
Telephone number of premises (if any)	01257 269770
Non-domestic rateable value of premises	£14850
•	
Part A2 - Applicant Details	
Please state the capacity in which you applying to convert yo	our existing licence Please tick *
a) An individual or individuals	please complete section (A)
b) a person other than an individual	
i. as a limited companyii. as a partnership	please complete section (B) please complete section (B)
iii. as an unincorporated association oriv. other (for example a statutory corporation)	please complete section (B) please complete section (B)
c) a recognised club	please complete section (B)
d) a charity	please complete section (B)
e) the proprietor of an educational establishment	please complete section (B)
f) a health service body	☐ please complete section (B)
g) a person who is registered under Part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital	please complete section (B)
h) the chief officer of police of a police force in England and	Wales please complete section (B)

APPLICATION Nº: DOG549.

Agenda Item 2

(A) INDIVIDUAL APPLICANTS (fill in	as appi	icable)	. • •		
Mr	Miss		Ms		Other title (For example, Rev)
Surname				First nan	nes
1					Please tick
I am 18 years old or over		;	,		
Current postal address if different from premises address					
Post Town				Postcode	
Daytime contact telephone number					
Email address (optional)					
Second Individual Applicant (if applicant)	cable)				
Mr	Miss		Ms		Other title (For example, Rev)
Surname			First	names	
		,			
I am 18 years old or over					Please tick
Current postal address if different from premises address					
Post Town				Postcode	
Daytime contact telephone number		-	,		
Email address (optional)					

Agenda Item 2

(B) OTHER APPLICANTS

Please provide name and registered address of applicant in full. Where appropriate please give any registered number. In case of a partnership or other joint nature (other than a body corporate), please give the name and address of each party concerned.

Name
Enterprise Inns Plc
Address
3 Monkspath Hall Road
Solihull West Midlands
B90 4SJ
Registered number (where applicable) 02562808
Description of applicant (for example, partnership, company, unincorporated association etc.) Public limited company
Telephone number (if any) 01217337700
E-mail address (optional)

Agenda Item 2

Part A3 - Operating Schedule

If 5000 or more people attend the premises at any one time please state the number

N/A

General description of premises (please read guidance note 1)

Established public house as identified on the deposited plans with rights to provide "regulated entertainment" inherent in LA 1964.

These premises are entitled to sell to residents and supply their bona fide guests 24 hours a day pursuant to section 63(2) LA 1964.

These premises are entitled to provide private entertainment.

2 AWP Machines under s.34 Gaming Act 1968 Permit

Provision of regulated entertainment

The premises have an existing external area available to patrons for consumption of off supplies.

What existing licensable activities are authorised by your existing licence(s)?

a)	plays	
b) ¯	films	
c)	indoor sporting events	
d)	boxing or wrestling entertainment	
e)	live music	
f)	recorded music	\boxtimes
g)	performances of dance	
h)	anything of a similar description to that falling within (e), (f) or (g)	
Pro	ovision of entertainment facilities for:	
i)	making music	
j)	dancing	
k)	entertainment of a similar description to that falling within (i) or (j)	
<u>Pro</u>	ovision of late night refreshment	
<u>Sal</u>	e by retail of alcohol	
	a) for consumption on the premises	\bowtie
	b) for consumption off the premises	
Plea	ase state who you wish to be specified to be the premises supervisor under the new licence	
Nar	ne: Julie Archer	
Adc	lress: Derby Arms, 211 Eaves Lane, Chorley, PR6 0TR	

Personal Licence number, If known: Not Known

Agenda Item 2

State any limitations on the hours during which you are permitted by your licence(s) or any additional authorities to conduct licensable activities, including the sale of alcohol.

Permitted licensing hours apply for on and off sales

Monday to Saturday: 11:00 - 23:00 Sundays and Good Friday: 12:00 - 22:30

New Years Eve: 11:00 - New Years Day -terminal hour as existing

Christmas Day: 12:00 - 15:00 and 19:00 - 22:30

Agenda Item 2

Describe the conditions subject to-which your existing licence(s) has/have been granted (please read guidance note 2):

a) General – all four licensing objectives (b,c,d,e)	
Only such conditions and restrictions as are inherent in the Licensing Act 196	54.
b) The prevention of crime and disorder	
See (a) above	
·	
a) Bublic and about	
c) Public safety	
See (a) above	
d) The prevention of public nuisance	
See (a) above	•
	·
e) The protection of children from harm	
See (a) above	
See (a) above	

Agenda Item 2

and the second of the second o	Please tick	Yes
I have made or enclosed payment of the fee		\boxtimes
 I have enclosed my existing licence(s) or a certified 	d copy of each licence	\boxtimes
I have enclosed a plan of the premises		
I have sent copies of this application to the chief of	fficer of police (please read guidance note 3	3) 🛛
I have enclosed the consent form completed by the	e proposed premises supervisor, if relevant	\boxtimes
I have enclosed the consent of the justices' licence	holder to my application, if relevant	\boxtimes
I understand that if I do not comply with the above	e requirements my application will be reject	ted 🛚
IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UNDER SECTION 158 OF THE LICENSING ACT 2003 TO WITH THIS APPLICATION		
Part A4 - Signatures (please read guidance note	4)	
Signature of applicant or applicant's solicitor or or note 5). If signing on behalf of the applicant pleas	se state in what capacity.	1
Signature: John Gaunt & Partners	Bent Denn	
Date: 21st July 2005		*************
Capacity: Solicitors		
For joint applications signature of 2nd applicant of agent. (Please read guidance note 6). If signing on capacity.		
Signature:		
Date:		
Capacity:		
Contact name (where not previously given) and addre application (please read guidance note 7) John Gaunt and Partners Solicitors 372 Omega Court Cemetery Road	ess for correspondence associated with this	
		, l
Post town Sheffield	Post code S11 8FT	
Telephone number	DX 717212 Sheffield 27	
0114 266 3400	DX /1/212 Shemelu 2/	
E-mail address (optional) mkaye@john-gaunt.co.uk		

IF YOU WISH TO APPLY SIMULTANEOUSLY FOR A VARIATION OF THE PREMISES LICENCE IF IT IS CONVERTED FROM YOUR EXISTING LICENCE(S) UNDER SECTION 34 OR 37 OF THE LICENSING ACT 2003, NOW COMPLETE PART B OF THIS FORM.

IF YOU DO NOT WISH TO APPLY SIMULTANEOUSLY FOR A VARIATION OF THE PREMISES LICENCE IF IT IS CONVERTED FROM YOUR EXISTING LICENCE(S), YOU SHOULD LEAVE PART B BLANK.

PART B - Application to vary a premises licence under the Licensing Act 2003

We Enterprise Inns plc being the proposed premises licence holder of an existing licence to be converted under the terms of Schedule 8 to the Licensing Act 2003 apply to vary it under section 34 of the Licensing Act 2003 (delete as applicable) for the premises described in Part A above.

Part B1 - Variation

Do you want the proposed variation to have effect from the second appointed day?

 \boxtimes

Day

Month

Year

If not do you want the variation to take effect from

N/A

If your proposed variation would mean that 5,000 or more people are expected to attend the premises at any one time, please state the number expected to attend

Please describe briefly the nature of the proposed variation. (Please read guidance note 8)

- To permit regulated entertainment comprising: Live music and amplified voice, recorded music by juke box and music systems, comperes for functions and quizzes and similar forms of entertainment, indoor pub games comprising a sporting event in the presence of an audience, exhibition of a film principally video entertainment on screens and TV screens and amusement machines.
- 2. To the extent that the variation in paragraph 3 is not granted or does not permit: to permit sale of alcohol and such regulated entertainment until 01:00 the following morning on Friday, Saturday, Sunday and Monday at bank holiday weekends, Christmas Eve, Boxing Day and also to the extent that the variation in paragraph 3 not granted to open to the same hour on up to 20 occasions per annum at my discretion upon 7 days prior notice to the police (if required by them).
- 3. To allow the sale of alcohol and such regulated entertainment as specified in the appropriate boxes
- 4. To permit provision of refreshment after 23:00
- To remove all embedded restrictions under LA 1964, Children and Young Persons Act 1933, Cinematograph (Safety) Regulations 1955.

Agenda Item 2

Part B2 - Operating Schedule

Please complete those parts of the operating schedule which would be subject to change if this application to vary were successful.

What licensable activities do you now intend to conduct on the premises and/or at what varied times do you intend to conduct them?

(please see section 1 of the Licensing Act 2003 and Schedule 1 to the Licensing Act 2003)

Pro	vision of regulated entertainment	Yes
a)	plays (if ticking yes, fill in box A)	
b)	films (if ticking yes, fill in box B)	\boxtimes
c)	indoor sporting events (if ticking yes, fill in box C)	\boxtimes
d)	boxing or wrestling entertainment (if ticking yes, fill in box D)	
e)	live music (if ticking yes, fill in box E)	\boxtimes
f)	recorded music (if ticking yes, fill in box F)	\boxtimes
g)	performances of dance (if ticking yes, fill in box G)	\boxtimes
h)	anything of a similar description to that falling within (e), (f) or (g) (if ticking yes, fill in box H)	
Pro	ovision of entertainment facilities for:	
i)	making music (if ticking yes, fill in box I)	\boxtimes
j)	dancing (if ticking yes, fill in box J)	\boxtimes
k)	entertainment of a similar description to that falling within (i) or (j) (if ticking yes, fill in box K)	
Pro	ovision of late night refreshment (if ticking yes, fill in box L)	\boxtimes
	e by retail of alcohol (if ticking yes, fill in box M) ase complete Part B3 on this form.	\boxtimes

Α

Plays Standard days and timings (please read guidance note 8)			Will the performance of a play take place indoors or outdoors or both – please tick {Y} (please read guidance note 9).	Indoors Outdoors
Day	Start	Finish	-	Both
Mon			Please give further details here (please read guidance note 10) N/A	
Tue				
Wed			State any seasonal variations for performing plays (please read	d guidance note 11)
Thur	***************************************	,,,		
Fri			Non standard timings. Where you intend to use the premises f at different times to those listed in the column on the left, plea	
Sat			guidance note 12)	
Sun				

В

Films	Will the exhibition of films take place indoors or outdoors or both - please tick {Y}(please read guidance note 9).	Indoors	\
Standard days and timings (please read guidance note 8)	or both - please tick {1}(please read guidance note 9).	Outdoors	

Agenda Item 2

`Day	Start	Finish	Both
Mon 	09:00	00:00	Please give further details here (please read guidance note 10) As stated in B1 above
Tue	09:00	00:00	
Wed	09:00	00:00	State any seasonal variations for the exhibition of films (please read guidance note 11)
Thur	09:00	00:00	N/A - Save as below
Fri	09:00	01:00	Non standard timings. Where you intend to use the premises for the exhibition of films at different times to those listed in the column on the left, please list (please read guidance
Sat	09:00	01:00	note 12) When hours for sale of alcohol are extended hereunder these hours are also extended (see box M below)
Sun	09:00	00:00	
	İ		

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Indoor sporting events Standard days and timings (please read guidance note 8)		timings	Please give further details (please read guidance note 10) As stated in B1 above
Day	Start	Finish	
Mon	09:00	00:00	
Tue	09:00	00:00	State any seasonal variations for indoor sporting events (please read guidance note 11) N/A – save as below
Wed	09:00	00:00	
Thur	09:00	00:00	Non standard timings. Where you intend to use the premises for indoor sporting events at different times to those listed in the column on the left, please list (please read guidance note 12)
Fri	09:00	01:00	When hours for sale of alcohol are extended hereunder these hours are also extended (see box M below)
Sat	09:00	01:00	
Sun	09:00	00:00	

D

_	Boxing or wrestling entertainment Standard days and timings (please read guidance note 8)		Will the boxing or wrestling entertainment take place indoors or outdoors or both – please tick {Y}{please read guidance	Indoors	
Standar			note 9).	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance note 10)		
			N/A		
Tue	***************************************				
Wed			State any seasonal variations for boxing or wrestling entertainr note 11)	nent (please read guidanc	
Thur	***************************************				
Fri			Non standard timings. Where you intend to use the premises f entertainment at different times to those listed in the column o		
Sat	Sat		(please read guidance note 12)		

Converted to Word by John Gaunt & Partners Licensing Solicitors

Agenda Item 2

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E

Live music Standard days and timings (please read guidance note 8)		iminas	Will the performance of live music take place indoors or outdoors or both – please tick {Y}(please read guidance note	Indoors	√
			9).	Outdoors	
Day	Start	Finish	1	Both	
Mon	09:00	00:00	Please give further details here (please read guidance note 10) Live music and amplified voice as stated in B1 above		
Tue	09:00	00:00			
Wed	09:00	00:00	State any seasonal variations for the performance of live music (please read guida note 11)		ance
Thur	09:00	00:00	N/A – save as below		
Fri	09:00	01:00	Non standard timings. Where you intend to use the premises f music at different times to those listed in the column on the lef		
Sat	09:00	01:00	guidance note 12) When hours for sale of alcohol are extended hereunder these hours (see box M below)		nded
Sun	09:00	00:00			

F

Recorded music Standard days and timings (please read guidance note 8)		iminas	Will the playing of recorded music take place indoors or outdoors or both – please tick {Y} (please read guidance	Indoors	. 🗸	
			note 9).	Outdoors		
Day	Start	Finish		Both		
Mon	09:00	00:00	Please give further details here (please read guidance note 10) Recorded music, including juke box, with or without a DJ, during normal business how as part of functions and including audience participation as specified in B1 above.			
Tue	09:00	00:00	- so part or random and management grades part of part	stons and including addictice participation as specified in by above.		
Wed	09:00	00:00	State any seasonal variations for playing recorded music (please read guidance no N/A – save as below		note11)	
Thur	09:00	00:00				
Fri	09:00	01:00	Non standard timings. Where you intend to use the premises music entertainment at different times to those listed in the content of the conte			
Sat	09:00	01:00	(please read guidance note 12) When hours for sale of alcohol are extended hereunder these (see box M below)	hours are also exte	ended	
Sun	09:00					

G

Performances of dance Standard days and timings (please read guidance note 8)			Will the performance of dance take place indoors or outdoors or both – please tick {Y} (please read guidance note 9).	Indoors	V
		_		Outdoors	
Day	Start	Finish	· ·	Both	
Mon	09:00	00:00	Please give further details here (please read guidance note 10) As stated in B1 above		

Agenda Item 2

Тue	09:00	00:00	
Wed	09:00	00:00	State any seasonal variations for the performance of dance (please read guidance note 11)
Thur	09:00	00:00	N/A - save as below
Fri	09:00	01:00	Non standard timings. Where you intend to use the premises for the performance of dance entertainment at different times to those listed in the column on the left, please list
Sat	09:00	01:00	(please read guidance note 12) When hours for sale of alcohol are extended hereunder these hours are also extended (see box M below)
Sun	09:00	00:00	

Н

171						
to that (g) Star	g of a simila falling withir ndard days a read guidan	and timings	Please give a description of the type of entertainment you will be providing			
Day	Start	Finish	inish Will this entertainment take place indoors or outdoors or both – please tick {Y} (please read guidance note 9).	Indoors		
				Outdoors		
Mon				Both		
Tue			Please give further details here (please read guidance note 10))		
Wed						
Thur			State any seasonal variations for entertainment of a similar de within (e), (f) or (g) (please read guidance note 11)	scription to that falling		
Fri				į		
Sat			Non standard timings. Where you intend to use the premises f similar description to that falling within (e), (f) or (g) at differe	nt times to those listed in		
Sun			the column on the left, please list (please read guidance note	12)		
		1				

Ŧ

Provision of facilities for making music. Standard days and timings (please read guidance note 8)		's and	Please give a description of the facilities for making music you The normal facilities for making music will be on offer as conv appropriate for this type of venue				
			Will the facilities for making music be indoors or outdoors Indoors		√		
			or both - please tick {Y} (please read guidance note 9).	Outdoors			
Day	Start	Finish	· , ,	Both			
Mon	09:00	00:00	Please give further details here (please read guidance note 10) To be used as and when required at any time when the premises are open for the sal alcohol				
Tue	09:00	00:00					
Wed	09:00	00:00	guidance note 11)	State any seasonal variations for the provision of facilities for making music (pleas guidance note 11)			
Thur	09:00	00:00	N/A – save as below		•		
Fri	- 09:00	01:00	Non standard timings. Where you intend to use the premises making music entertainment at different times to those listed				
Sat	09:00	01:00	please list (please read guidance note 12) When hours for sale of alcohol are extended hereunder these (see box M below)	hours are also	extended		
Sun	09:00	00:00					

J

	on of facilities	_	Will the facilities for dancing be indoors or outdoors	Indoors	√	
Standard days and timings (please read guidance note 1)			or both - please tick {Y} (see guidance note 9).	Outdoors		
Day	Start	Finish		Both		
Mon	09:00	00:00	Please give further details here (please read guidance note 10) To be used as and when required at any time when the premises are open for the sale alcohol		e sale of	
Tue	09:00	00:00				
Wed	09:00	00:00	State any seasonal variations for providing dancing facilities 11)	ding dancing facilities (please read guidance not		
Thur	09:00	00:00	N/A − save as below			
Fri	09:00	01:00	for dancing entertainment at different times to those liste	Ion standard timings. Where you intend to use the premises for the provision of fac or dancing entertainment at different times to those listed in the column on the left,		
Sat	09:00	9:00 01:00 please list (please read guidance note 12) When hours for sale of alcohol are extended hereunder (see box M below)		ese hours are also exte	ended	
Sun	09:00	00:00				

K

Provision of facilities for entertainment of a similar description to that falling within I or J Standard days and timings (please read guidance note 8)		similar alling within timings	Please give a description of the type of entertainment facility you will be providing	
Day	Start	Finish	Will the entertainment facility be indoors or outdoors	Indoor

Agenda Item 2

τ.		or both - please tick {Y} (please read guidance note 9).	Outdoor
Mon			Both
Tue		Please give further details here (please read guidance note 10)	
Wed			
Thur		State any seasonal variations for the provision of facilities for endescription to that falling within J or K (please read guidance no	
Fri			
Sat		Non standard timings. Where you intend to use the premises for entertainment of a similar description to that falling within J	or K at different times to
Sun		those listed in the column on the left, please list (please read g	uidance note 12)

	ght refreshment rd days and timings		Will the provision of late night refreshment take place indoors or outdoors or both – please tick {Y} (please read guidance	Indoors	/
	read guidan		note 9).	Outdoors	
Day	Start	Finish		Both	
Mon	23:00	00:00	Please give further details here (please read guidance note 10) As stated in B1 above		
			AS Stated III b1 above		
Tue	23:00	00:00		•	
Wed	23:00	00:00	State any seasonal variations for the provision of late night refi	eshment (please re	ead
	20100		guidance note 11)	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Thur	23:00	00:00	N/A – save as below		
Fri	23:00	01:00	Non standard timings. Where you intend to use the premises finight entertainment at different times, to those listed in the col	or the provision of	late
			(please read quidance note 12)	diffit of the left, pr	sasc nac
Sat	23:00 01:00 When hours for sale of alcohol are extended hereunder			ours are also exten	ded
Sun	23:00	00:00	(see box M below)		
Juil	23.00	1 00.00	•		

M

141			*			
Supply	of alcohol	**	Will the supply of alcohol be for consumption	On the premises		
	rd days and t read guidand	. •	(Please tick box Y) (please read guidance note 13)	Off the premises		
Day	Start	tart Finish		Both	V	
Mon	09:00	00:00	State any seasonal variations for the supply of	alcohol (please read guidance note 11	.)	
Tue	09:00	00:00				
Wed	09:00	00:00				
Thur	09:00	00:00	Non-standard timings. Where you intend to use the premises for the supply of alcohol a different times to those listed in the column on the left, please list (please read guidance note 12)			
Fŗi	09:00	01:00	To the extent that the variation in part B1 para	agraph 3 is not granted or does not per	mit:	
Sat	09:00	01:00	to permit sale of alcohol and such regulated en 01:00 on Friday, Saturday, Sunday and Monda Eve, Boxing Day and also to the extent that the	y at bank holiday weekends, Christmas	5	
Sun	09:00	00:00	granted to open to the same hour on up to 20 7 days prior notice to the police (if required by	occasions per annum at my discretion i		
	~		New Years Eve: 10:00 to New Years Day – terr	minal hour as proposed		

IN ALL CASES PLEASE COMPLETE BOXES N, O, P and Q below

Ì	
	Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children (please read guidance note 14) NONE save for the presence of AWP machines already authorised the use of which is not permitted by persons under the age of 18

O

		•	
open to Standar	emises are the public d days and t dance note (imings_(please	State any seasonal variation (please read guidance note 11) Please see box M above
Day	Start	Finish	
Mon	09:00	00:30	
Tue	09:00	00:30	
Wed	09:00	00:30	Non standard timings. Where you intend to use the premises to be open to the public at different times from those listed in the column on the left, please list (please read
Thur	09:00	00:30	guidance note 12)
Fri	09:00	01:30	The premises will close 30 minutes after the end of the non-standard timings identified in box M above.
Sat	09:00	01:30	
Sun	09:00	00:30	

P

Please identify any of the conditions, terms or restrictions currently imposed on the converted licence which you believe could be removed as a consequence of the proposed variation you are seeking

Removal of all embedded restrictions inherent in Licensing Act 1964, save as specified elsewhere in part B of this application.

Agenda Item 2

Q Please describe any additional steps that you intend to take in order to promote the four licensing objectives if the proposed variation is granted:

a) General - all four licensing objectives (b,c,d,e) (please read guidance note 15)

I have undertaken my own risk assessment to take the following proposed steps.

The types of regulated entertainment proposed materially do no more than reinstate the normal pub entertainment that was previously unregulated as identified in B1 above.

No new steps have been identified in relation to the four licensing objectives save as below.

b) The prevention of crime and disorder

No further risks have been identified which need to be addressed, save as below

- 1. No customers apparently carrying open bottles upon entry shall be admitted to the premises at any times the premises are open to the public.
- 2. Alcoholic and other drinks may not be removed from the premises in open containers save for consumption in any external area provided for that purpose.

c) Public safety

No further risks have been identified which need to be addressed, save as below

- 1. To comply with the reasonable requirements of the fire officer from time to time.
- 2. To comply with the reasonable requirements of the building control officer.

d) The prevention of public nuisance

No further risks have been identified which need to be addressed, save as below

- 1. Where appropriate, prominent, clear and legible notices shall be displayed at all exits requesting the public respect the needs of local residents and to leave the premises and area quietly.
- Noise or vibration shall not emanate from the premises so as to cause a nuisance to nearby properties.

e) The protection of children from harm

The restrictions set out in the Licensing Act 2003 will apply. No unusual or additional risks of harm to children have been identified.

No films or videos of any description will be shown so that they can be viewed by persons under the age of any applicable BBFC/Local Authority certification.

Agenda Item 2

Part B3 - Premises Supervisor

ddress of proposed designated premises supervisor erby Arms, 211 Eaves Lane, Chorley , PR6 OTR ersonal licence number of proposed designated supervisor, if any, and issuing authority of the ersonal licence, if applicable /A	ill name of	ropøsed design	ated premis	es supervis	or			
erby Arms, 211 Eaves Lane, Chorley, PR6 0TR ersonal licence number of proposed designated supervisor, if any, and issuing authority of the ersonal licence, if applicable	lie Archer	* · · •						
erby Arms, 211 Eaves Lane, Chorley, PR6 0TR ersonal licence number of proposed designated supervisor, if any, and issuing authority of the ersonal licence, if applicable								
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erby Arms, 211 Eaves Lane, Chorley, PR6 0TR ersonal licence number of proposed designated supervisor, if any, and issuing authority of the ersonal licence, if applicable								
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ersonal licence number of proposed designated supervisor, if any, and issuing authority of the ersonal licence, if applicable	why Arma D	1 Favor Lane Ch	orlay DD6 0	TD				
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				ignated sup	ervisor, it an	y, and issuin	g authority	or the
		co, n applicable						

Agenda Item 2

	graduation of the state of the	Pleas	se tick 🗸
	I enclose the consent form completed by the proposed premises sup	pervisor	Yes ⊠
	I will give a copy of Part B3 of this application to the chief officer of	(C) V1301	
•	police (section 37 of the Licensing Act 2003)		\boxtimes
	I have sent copies of this application to vary (except Part B3) to res	noncible	
-	authorities and others where applicable (section 34 of the Licensing		\boxtimes
		ACC 2003)	
•	I understand that I must now advertise my application to vary		NZI.
	(section 37 of the Licensing Act 2003)		
•	I understand that if I do not comply with the above requirements		-
	my application will be rejected		\boxtimes
Pa	art B4 – Signatures (please read guidance note 16)		
ot in Sig Da Ca W pr no	gnature of applicant (the proposed current premises licence ho her duly authorised agent. (See guidance note 17) If signing on what capacity. gnature: John Gaunt & Partners pacity: Solicitors here the premises licence is jointly held signature of 2nd applications licence holder) or 2nd applicant's solicitor or other authorises. If signing on behalf of the applicant please state in what gnature:	cant (the proposed norised agent. (pleat capacity.	current ase read guidance
Da	ite	,	
Ca	pacity:		
a J C 3	Contact name (where not previously given) and address for correspond application (please read guidance note 19) ohn Gaunt & Partners Omega Court 872 Cemetery Road	ence associated with	this
	Sheffield S11 8FT		

Notes for Guidance

PART A

- Describe the premises. For example the type of premises, its general situation and layout and any other information which would be relevant to the licensing objectives. Where your application includes offsupplies of alcohol and provide a place for consumption of these off-supplies you must include a description of where the place is and its proximity to the premises.
- 2. Where the conditions to which your existing licence(s) is granted do not relate solely to any one of the four licensing objectives, please describe such conditions in the general box.
- 3. The law requires you to send a mandatory copy of this application to the chief officer of police for that area at the same time as sending to the relevant licensing authority.
- 4. The application form must be signed.
- 5. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- Where there is more than one applicant, both applicants or their respective agents must sign the application form.
- 7. This is the address we shall use to correspond with you about this application.

PART B

This application cannot be used to vary the licence to vary substantially the premises to which it relates. If you wish to make that type of change to the premises licence you should make a new premises licence application under section 17 of the Licensing Act.

- 8. Please give timings in 24 hour clock and only give details for days of the week when you intend the premises to be used for the activity.
- 9. Where taking place in a building or other structure please tick as appropriate. Indoors may include a tent.
- 10. Please state type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.
- 11. For example (but not exclusively), where the activity will occur on additional days during the summer.
- 12. For example (but not exclusively), where you wish the activity to go on longer on a particular day i.e Christmas Eve.
- 13. If you wish people to be able to consume alcohol on the premises please tick on, if you wish people to be able to purchase alcohol to consume away from the premises please tick off. If you wish people to be able to do both please tick both.
- 14. Please give information about anything to occur at the premises or ancilliary to the use of the premises which may give rise to concern in respect of children, for example (but not exclusively) nudity or seminudity, films for restricted age groups, the presence of gambling machines.
- 15. Please list here steps you will take to promote all four licensing objectives together.
- 16. The application form must be signed.
- 17. A applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 18. Where there is more than one applicant, both applicants or their respective agents must sign the application form.
- 19. This is the address which we shall use to correspond with you about this application.

No.	48	•
11U.	***********************	

GAMING ACT 1968, s.34

PERMIT

for the use of

Machines for Gaming by way of Amusement with Prizes

THE LICENSING JUSTICES for the Licensing District of Chocey

in the County of hANCASHILE

within which licensing district the undermentioned premises are situated HEREBY

GRANT to MARTIN LOE BAILEY

of DID EAVES LANE! CHORLEY,

this [renewal of the] PERMIT for the use of machines for gaming under s. 34 of the Gaming Act 1968 on the premises known as The Deery Alms,

EALES LANE | CHORLEY

of which premises the above mentioned holds a justices' on-licence.

[THIS PERMIT is issued subject to the condition that the number of machines which may be made available on the premises for gaming shall be limited to

day of January, Joes THIS PERMIT shall be in force from the and, subject to paragraphs 18 to 20 of Schedule 9 to the said Act, shall cease to be in day of JA NUARY, dock. force at the end of the urn

Receipt of the fee of £32.00 is acknowledged.

514 **DATED** this

day of JANUALT, does.

[GIVEN under the official [seal] [stamp] of the Licensing Justices, which is hereio

affixed under their authority by me**

Clerk to the Licensing Just

RESPECT CE ANY MACHINE IN IN SECTION 34(5A) FTHIS

NOTE: This permit is NOT TRANSFERABLE and shall cease to have effect if the holder of the permit ceases to be the holder of the justices' on-licence in respect of the premises to which it relates (save as provided by para. 20 of Schedule 9 to the Act in the event of the death of the holder)

IT IS IMPORTANT THAT YOU READ THE NOTES ON THE REVERSE OF THIS FORM.

^{**}Where there is no official seal or stamp the permit must be signed †Not less than three years from the date of the permit by the majority of the licensing justices present when the permit is

NOTES

- 1. Under para. 11 of the 9th Schedule to the Act of 1968, if a condition has been imposed on the grant (or renewal) of this permit the applicant may appeal to the Crown Court, and notice of any such appeal must be given to the clerk to the licensing justices.
- 2. If any condition imposed under the said subsection is contravened the holder of the permit will be guilty of an offence (see 1968 Act, s.38(6)).
- 3. Where a game is played by means of a machine, being a game which is made playable by the insertion into the machine of one or more coins or tokens, the conditions set out in s. 34 of the Act of 1968 must be complied with. These conditions are reproduced below.

Gaming Act 1968

Sect.34 -

- (2) The charge for playing a game once by means of the machine shall be one or more coins or tokens inserted in the machine of an amount not exceeding (or, if more than one, not in the aggregate exceeding) 30p.
- (3) Except as provided by subsections (4) and (9) of this section, in respect of any one game played by means of the machine no player or person claiming under a player shall receive, or shall be entitled to receive, any article, benefit or advantage other than one (and only one) of the following, that is to say -
 - (a) a money prize not exceeding £5.00 or a token which is, or two or more tokens which in the aggregate are, exchangeable only for such a money prize;
 - (b) a non-monetary prize or prizes of a value or aggregate value not exceeding £8.00 or a token exchangeable only for such a non-monetary prize or such non-monetary prizes;
 - (c) a money prize not exceeding £5.00 together with a non-monetary prize of a value which does not exceed £8.00 less the amount of the money prize, or a token exchangeable only for such a combination of a money prize and a non-monetary prize;
 - (d) one or more tokens which can be used for playing one or more further games by means of the machine and, in so far as they are not so used, can be exchanged for a non-monetary prize or non-monetary prizes at the appropriate rate.
- (4) The condition specified in subsection (3) of this section shall not be taken to be contravened by reason only that a player, after inserting in the machine an amount permitted in accordance with subsection (2) of this section and playing a game successfully, is afforded by the automatic action of the machine an opportunity to play one or more further games without inserting any further coin or token in the machine, if in respect of all those games -
 - (a) he does not receive, and is not entitled to receive, any article other than a money prize or money prizes of an amount or aggregate amount not exceeding £5.00, and
 - (b) he does not receive, and is not entitled to receive, any other benefit or advantage apart from the opportunity to play the further game or games.
- (5) In the case of a travelling showmen's pleasure fair the opportunity to win prizes by means of amusements which constitute gaming (whether by the use of machines to which this Part of this Act applies or otherwise) shall not constitute the only, or the only substantial, inducement to persons to attend the fair.

SCHEDULE 3

Form of consent given by the person who holds existing licence

I, JOHE ARCHER Licence granted by Choreley	being the	e holder				
under paragraph 2 of Schedule 8 to the Licer paragraph 4 of that Schedule to succeed the	ent to the nsing Act	2003 for	ion by	nt of a lic	se Inns cence un	Plc ider
Derby Arms, 211 Eaves Lane, Chorley, , PR6 (OTR.					
•						
Signed:						
Dated: 21/06/05						

ENT TAW Area Manager: Chris Glover

SCHEDULE 2

Form of Consent given by the person whom the applicant wishes to be the premises supervisor

I, JOHE ARCHER hereby consents to being named as the premises supervisor in a new licence granted under paragraph 4 of Schedule 8 to the Licensing Act 2003 to Enterprise Inns Plc in respect of the application to convert an existing justices' licence where the holder(s) of the licence has consented to the application being made by the applicant for Derby Arms, 211 Eaves Lane, Chorley, , PR6 OTR if that application is successful.
Signed:
Dated: 21/06/05

ENT TAW Area Manager: Chris Glover

Reactor the petry sessional area of Soluti Ribble of the application of the holder of a Justices License for the premises known as

situated at

In the said area, do hereby, in pursuance of the Licensing Act 1964, grant to the applicant this special order of exemption applying to the premises in addition to the other permitted hours the hours specified on the special occasions referred to hereunder:

- 1. 11.00pm to midnight on 26th March 2005 the occasion of Easter Eve
- 2. 10.30pm to midnight on 27th March 2005 the occasion of Easter Sunday
- 3. 11.00pm to midnight on 28th March 2005 the occasion of Easter Monday
- 4. 11.00pm to midnight on 29th April 2005 the occasion of May Bank Holiday
- 5. 11.00pm to midnight on 30th April 2005 the occasion of May Bank Holiday
- 6. 10.30pm to midnight on 1st May 2005 the occasion of May Bank Holiday
- 7. 11.00pm to midnight on 2nd May 2005 the occasion of May Day
- 8. 11.00pm to midnight on 27th May 2005 the occasion of Spring Bank Holiday
- 9. 11.00pm to midnight on 28th May 2005 the occasion of Spring Bank Holiday
- 10. 10.30pm to midnight on 29th May 2005 the occasion of Spring Bank Holiday
 - 11. 11.00pm to midnight on 30th May 2005 the occasion of Spring Bank Holiday
 - 12. 11.00pm to midnight on 26th August 2005 the occasion of August Bank Holiday
 - 13. 11.00pm to midnight on 27th August 2005 the occasion of August Bank Holiday
 - 14. 10.30pm to midnight on 28th August 2005 the occasion of August Bank Holiday
 - 15. 11.00pm to midnight on 29th August 2005 the occasion of August Bank Holiday
 - 16. *11.00pm to midnight on 24th December 2005 the occasion of Christmas Eve
 - 17. * 11.00am to noon on 25th December 2005 with an undertaking to close at 2pm except those with S68 certificates
 - 18. * 10.30pm to midnight on 25th December 2005 the occasion of Christmas Day
 - 19. *11.00pm to midnight on 26th December 2005 the occasion of Boxing Day
 - 20. * New Years Eve Deregulated by Central Government
 - 21. *11.00pm to midnight on 1st January 2006 the occasion of New Years Day
 - * WILL NOT APPLY IF LICENSING ACT 2003 IS IN FORCE

Dated this day of By Order of the Court

2005

Clerk to the Court.



Information on plans

Plans of the premises must accompany the application and unless the relevant Licensing Authority has previously agreed in writing with the applicant following request that an alternative scale is acceptable to it, the plans should be drawn on a standard scale (1:100).

Under the Licensing Act 2003 (Schedule 8 Paragraph 2 (6)(b)), the plan is required to be in the specified form (in accordance with the Regulations), of the premises to which the relevant existing licence or licences relate - unless,... therefore, any of the existing (current) Licences specifically licence any external area, no external areas need to be shown on the plans, a view to which the DCMS appears to agree.

The plans identify the licensed area edged in red. For the purpose of clarification we confirm that all proposed licensable activities extend to the public areas within this area.

Saunt & Partners

March 2005

Omega Court 372 Cemetery Road Sheffield S11 8FT Telephone: 0114 266 8664 (Main) 0114 266 3400 (Reform) Email: post@john-gaunt.co.uk Fax: 0114 266 0101 DX: 717212 Sheffield 27

Web: www.john-gaunt.co.uk www.licensing-reform.co.uk

Partners: John Gaunt Katharine Redford Tim Shield Michelle Hazlewood Associates: David Hollis Craig Burman Practice Manager: Susie Glossop

Justices' Licence Intoxicating Liquor



Licence No.

COUNTY OF LANCASTER PETTY SESSIONAL DIVISION OF CHORLEY

LICENSING ACT, 1964

At the General Amount Licensing Meeting holden at the Court House, St. Thomas's Square, Chorley, on the 5th July xdax of February 19 1995, for the Division of Chorley in the County of Lancaster.

The Licensing Justices for the said licensing district hereby grant to Kevin William Lewis (hereinafter called the licensee) of 211 Eaves Lane, CHorley by way of renewal, this justices' on-licence authorising him to sell by retail at the premises known as Derby Arms intoxicating liquor of all descriptions for consumption (either on or) off the premises.

The owners of the premises in respect of which this licence is granted are The Company Secretary

of Grand Metropolitan Estates Limited, Mill House, Aylesbury Road, Thame, Oxon This licence shall be

in force from the date hereof until the fourth day of April, 1908

Given under the official stamp of the Licensing Justices which is hereto affixed under their auth

CONDITIONS subject to which the within-mentioned licence is granted:—

Agenda Item 2

TRANSFERS

of the within-mentioned Justices' Licence

At the Transfer Sessions (General Annual Licensing Meeting) holden at the Court House, St. Thomas's Square, Chorley, on the STA day of JANUARY 19 2005,
for the Division of Chorley in the County of Lancaster. The Licensing Justices for the said Division hereby grant to MALTIN LEE BAILEY
(hereinafter called the licensee) of a justices' licence
by way of transfer of the licence within contained in substitution for the last mentioned licensee, and
the licence so granted shall have effect from this day until the fourth day of April, 19
Given under the official stamp of the Licensing Justines, which is hereto affixed under their
authority by me,
Clerk to the Licensing Justices.
At the Throngfon Seguines (Consent) Annual Ligenging Meeting) helden at the Count House
At the Transfer Sessions (General Annual Licensing Meeting) holden at the Court House, St. Thomas's Square, Chorley, on the day of 19,
for the Division of Chorley in the County of Lancaster.
The Licensing Justices for the said Division hereby grant to
(hereinafter called the licensee) of a justices' licence
by way of transfer of the licence within contained in substitution for the last mentioned licensee, and
the licence so granted shall have effect from this day until the fourth day of April, 19
Given under the official stamp of the Licensing Justices, which is hereto affixed under their authority by me,
Clerk to the Licensing Justices.
Section 1985 And the section of the
PROTECTION ORDERS
Before the Magistrates' Court for the Division above mentioned sitting at the Court House, St. Thomas's Square, Chorley, on the St. Thomas's Square, Chorley, on the
The said Court, being satisfied that MARTIN LEE BAILEY
of is a person to whom the
licensing justices could grant a transfer of the within written licence, hereby grant to him the same
authority as that conferred by the said licence upon the holder thereof until the conclusion of the
second licensing sessions begun after the date hereof unless such licence shall be sooner transferred or
removed.
Given under the official stamp of the Court, which is hereby verified by me.
Clerk to the Justices,
Before the Magistrates' Court for the Division above mentioned sitting at the Court House,
St. Thomas's Square, Chorley, on the day of 19
The said Court, being satisfied that
of is a person to whom the
licensing justices could grant a transfer of the within written licence, hereby grant to him the same
authority as that conferred by the said licence upon the holder thereof until the conclusion of the second licensing sessions begun after the date hereof unless such licence shall be sooner transferred or

Given under the official stamp of the Court, which is hereby verified by me.

removed.

Agenda Item 2

RENEWALS

of the within-mentioned Justices' Licence.

of the within-mentioned addices Licence.
At the General Annual Licensing Meeting holden at the Court House, St. Thomas's Square,
Chorley, on the 7th feb 2001 for the Division of Chorley, in the County of Lancaster.
The Licensing Justices for the said Division hereby grant a justices' licence by way of renewal of the licence within contained, and the licence so granted shall be in force until the fourth day of April, 1920.
Given under the official stamp of the Licensing Justices, which is hereto affixed under their authority by me, Clerk to the Licensing Justices.
At the General Annual Licensing Meeting holden at the Court House, St. Thomas's Square, Chorley, on the for the Division of Chorley, in the County of Lancaster.
The Licensing Justices for the said Division hereby grant a justices' licence by way of renewal of the licence within contained, and the licence so granted shall be in force until the fourth day of April, 19
Given under the official stamp of the Licensing Justices, which is hereto affixed under their authority by me,
Clerk to the Licensing Justices.
At the General Annual Licensing Meeting holden at the Court House, St. Thomas's Square, Chorley, on the for the Division of Chorley, in the County of Lancaster.
The Licensing Justices for the said Division hereby grant a justices' licence by way of renewal of the licence within contained, and the licence so granted shall be in force until the fourth day of April, 19
Given under the official stamp of the Licensing Justices, which is hereto affixed under their authority by me,
Clerk to the Licensing Justices.
At the General Annual Licensing Meeting holden at the Court House, St. Thomas's Square, Chorley, on the for the Division of Chorley, in the County of Lancaster.
The Licensing Justices for the said Division hereby grant a justices' licence by way of renewal of the licence within contained, and the licence so granted shall be in force until the fourth day of April, 19
Given under the official stamp of the Licensing Justices, which is hereto affixed under their authority by me,
Clerk to the Licensing Justices.
At the General Annual Licensing Meeting holden at the Court House, St. Thomas's Square, Chorley, on the for the Division of Chorley, in the County of Lancaster.
The Licensing Justices for the said Division hereby grant a justices' licence by way of renewal of the licence within contained, and the licence so granted shall be in force until the fourth day of April, 19
Given under the official stamp of the Licensing Justices, which is hereto affixed under their authority by me,
Clerk to the Licensing Justices.
At the General Annual Licensing Meeting holden at the Court House, St. Thomas's Square, Chorley, on the for the Division of Chorley, in the County of Lancaster.
The Licensing Justices for the said Division hereby grant a justices' licence by way of renewal of

Given under the official stamp of the Licensing Justices, which is hereto affixed under their

the licence within contained, and the licence so granted shall be in force until the fourth day of

April, 19

Justices' Licence Intoxicating Liquor



Licence No.

COUNTY OF LANCASTER PETTY SESSIONAL DIVISION OF CHORLEY

LICENSING ACT, 1964

At the General American Meeting holden at the Court House, St. Thomas's Square, Chorley, on the 5th July xdax of February 19 1995, for the Division of Chorley in the County of Lancaster.

The Licensing Justices for the said licensing district hereby grant to Kevin William Lewis (hereinafter called the licensee) of 211 Eaves Lane, CHorley by way of renewal, this justices' on-licence authorising him to sell by retail at the premises known as Derby Arms intoxicating liquor of all descriptions for consumption (either on or) off the premises.

The owners of the premises in respect of which this licence is granted are The Company Secretary

of Grand Metropolitan Estates Limited, Mill House, Aylesbury Road, Thame, Oxon

This licence shall be in force from the date hereof until the fourth day of April, $19_{
m QR}$

Given under the official stamp of the Licensing Justices which is hereto

affixed under their authority by me,

CONDITIONS subject to which the within-mentioned licence is granted:-

