

Summary of logged changes to the Statement of Licensing Policy –

Paragraph	Type of change	Change
1.6	Update	Latest version of the Statutory guidance is currently April 2018
1.7	Addition	Sentence included stating that the SOLP sets out a summary of Regulated/Non-Regulated Entertainment at appendix 4
2.12	Removal	The vicinity test was removed under the Police Reform and Social Responsibility Act 2011 it is no longer necessary to draw its specific removal to the attention of interested parties. It is now an established principle that anyone can object to any application. This removal has necessitated the renumbering of the paragraphs in the remainder of section 2
5.4	Removal	List of strategies removed. This list was not exhaustive and some have been replaced, renamed or ceased to exist. It is therefore appropriate to speak of general strategies and allow responsible authorities, other persons, or applicants to draw any relevant strategies to the attention of the Licensing Authority at the appropriate time (eg in specific representations or at Hearings).
5.5 & 5.6	Addition	New paragraphs reflecting the request from the Public Health Team to highlight the impact alcohol consumption has on the public and referencing their strategies and priorities
7.4	Change	References to challenge 21 removed as the expected standard is now challenge 25
16.4	Additional paragraph	In addition to the Home Office Pool of Conditions, the Licensing Authority is aware that some operators seek out further guidance on the wording of conditions. This is to ensure that conditions are enforceable, practical and appropriate. Additionally, the Licensing Sub-Committee may seek to include conditions on a licence at a Hearing. In order to facilitate this, the Licensing Authority has compiled a list of frequently used conditions as a guide. It is not intended that these will form blanket conditions applied to all licenses. These conditions are set out at appendix 5. (Their inclusion has been put forward by the Council's Public Health Team and CHAMPS.)
17.7	Additional paragraph	At all times the Licensing Authority will have regard to the Council's Enforcement Policy, which is available on the Council's website.
18.5	Additional paragraph	The Licensing Authority appointed a working group to consider the implementation of any EMROs. The group reported their findings to the Licensing Committee in November 2016. The findings of the working group were that EMRO(s) were not appropriate at that time.

		This decision was endorsed by the Licensing Committee. However, this matter can be revisited at any time and should the evidence justify the making of an order, this will be given further consideration.
19.3	Wording change	<p>Wording changes from:</p> <p>The Council will consider implementing a Late Night Levy if appropriate.</p> <p>To</p> <p>The Licensing Authority appointed a working group to consider the implementation of a Late Night Levy. The group reported their findings to the Licensing Committee in November 2016. The findings of the working group were that a Late Night Levy was not appropriate at that time. This decision was endorsed by the Licensing Committee. However, this matter can be revisited at anytime and should the evidence justify the implementation of a levy, this will be given further consideration.</p>
22.3	Additional wording	However, the Licensing Authority has produced a document to assist applicants, Committee Members and Responsible Authorities in considering what hours are suitable for Town Centre, Rural, or Residential locations. This is set out at appendix 6. While these times are not binding on applicants, where an applicant does apply for permissions beyond these suggestions there will be an expectation from all Responsible Authorities that additional measures to promote the Licensing Objectives will be included in the operating schedule accompanying the application.
23.1	Change of wording	<p>Each individual reference to consultees removed and replaced with:</p> <p>Various bodies have been consulted as set out within the Licensing Act 2003.</p>
24.1	Removed	<p>This paragraph (set out below) is now out of date, no longer necessary and replaced by Appendix 4 –</p> <p>This Statement of Licensing Principles reflects the law in force in June 2013. The following are some of the main changes which are currently proposed:</p> <ul style="list-style-type: none"> ▪ An authorisation for an indoor sporting event or a performance of a play or

		<p>dance may be required only when the audience exceeds a specified number (1000 for an indoor sporting event and 500 for the performance of a play or dance) or the entertainment does not take place between 8am and 11 pm on any day</p> <ul style="list-style-type: none"> ▪ It is intended that it will be made clear that a contest exhibition or display which combines boxing or wrestling with one or more martial arts (a ‘combined fighting sport’) is licensable under the Act as a boxing or wrestling entertainment rather than an indoor sporting event
Appendix 4	Addition	Appendix 4 is a new document that explains the changes made to the licensing of entertainment. Since various legislative changes (including the Deregulation Act 2015) the regulation of entertainment has been relaxed. However, applicants are still unclear where entertainment does or does not require authorisation under the Licensing Act 2003. This appendix is therefore added to provide that guidance for applicants.
Appendix 5	Addition	Appendix 5 is a completely new document and reflects the request from the Reducing Alcohol harm through Licensing group which is facilitated by Champs Public Health Collaborative to include sample conditions
Appendix 6	Addition	Appendix 6 is a completely new document and reflects the request from Cheshire Police to provide applicants etc with some guidance on hours for various locations. While these times are not binding on applicants, where an applicant does apply for permissions beyond these suggestions there will be an expectation from all Responsible Authorities that additional measures to promote the Licensing Objectives will be included in their operating schedules (ie conditions applied to the licence offered by the applicant).