

LICENSING AUTHORITY: MAIDSTONE BOROUGH COUNCIL

Licensing Act 2003 Sub-Committee Hearing Procedure of Applications for New Premises Licences/Club Premises Certificates and Variations to existing licences and certificates

Introduction and Procedure

\mathbf{i})	In	tr	00	ub	cti	ons	
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The Chairman will:

•	<u>Procedure</u>
ii)	<u>Procedural Matters</u>
	Each interested party (and any spokesperson or representative)
	Each responsible authority (and any representative)
	Applicant (and any representative)
	Maidstone Borough Council licensing officers/managers
	Committee clerk
	Legal advisor
	Members of the sub-committee (who will, if applicable, declare any personal or prejudicial interests)
	The Chairman will request all those persons participating in the hearing to identify themselves, starting with the:

	Confirm that all parties are aware of the sub-committee hearing procedure and that each party has a copy of the hearing procedure document.
•	Submissions
The	e Chairman will:
	Explain that the sub-committee will allow all parties to put their case fully and make full submissions, within a reasonable time frame.
•	Discussion and cross-examination
The	e Chairman will:
	Explain that the sub-committee procedure shall take the form of a discussion led by the sub-committee.
	Explain that the sub-committee will usually permit cross examination (conducted within a reasonable time frame).
•	<u>Disruptive Behaviour</u>
The	e Chairman will:
	Explain that where any person attending the hearing behaves in a disruptive manner, the sub-committee may direct that person to leave the hearing (including temporarily) and thereafter the person may submit to the sub-committee in writing any information which the person would have been entitled to give orally had the person not been required to leave the hearing.
•	Reading of Papers
The	e Chairman will:
	Confirm that all sub-committee members have pre-read all the papers and any other documents contained in the report regarding the hearing.
•	Draft Conditions
The	e Chairman will:
	Enquire whether draft conditions have been agreed between the applicant and any of the other parties for the sub-committee to consider.
•	<u>Witnesses</u>
The	e Chairman will:
	Enquire whether any parties request to have any witnesses give evidence at the hearing; and if so grant the request unless the request is unreasonable.

	Invite the parties, w	here appropriate, to	appoint a spokesperson.		
	The Hearing				
<u>Ou</u> □		he legal advisor or co	ons ommunity services manager to briefly ns regarding the application.		
i)	The Applicant				
	Opening remarks by the applicant (or their representative).				
	Evidence of the applicar	nt and any witnesses.			
	After each person has given evidence the person may be questioned by each responsible authority, interested party and sub-committee member.				
	If necessary, the applicant (or their representative) may clarify any matter that arose during questioning.				
ii)	Responsible Authorit	es (where applicat	<u>ole)</u>		
	RESPONSIBLE AUTHORITY	Tick if applicable			
	Police				
	Trading standards				
	Environmental				
	Health				
	Child Protection (Social				
	Services)				
	Planning				
	Fire and Rescue				
Ц		e officer representing	the responsible authority (or their		
	Opening remarks by the representative). Evidence of the respons				
	representative). Evidence of the respons After each person has g applicant, each other r	ible authority officer iven evidence the pe			
	representative). Evidence of the response After each person has gapplicant, each other member.	ible authority officer iven evidence the peesponsible authority,	and any witnesses. rson may be questioned by the		
	representative). Evidence of the response After each person has gapplicant, each other member. If necessary, the officer	ible authority officer iven evidence the peesponsible authority,	and any witnesses. rson may be questioned by the interested party and sub-committee		
	representative). Evidence of the response After each person has gapplicant, each other remember. If necessary, the officer questioning. Interested Parties	ible authority officer iven evidence the peresponsible authority,	and any witnesses. rson may be questioned by the interested party and sub-committee		

Ц	After each person has given evidence the person may be questioned by the applicant, responsible authorities, each other interested party and sub-committee member.
	If necessary, the interested party (or spokesperson/representative) may clarify any matter that arose during questioning.
CI	osing Speeches
In t	the following order:
	Each Responsible Authority
	Each Interested Party
	The Applicant
En	nd of Hearing
	The Chairman will ask the members of the sub-committee if they have any final questions for any party to the hearing.
	The Chairman will ask the legal advisor whether there are any further matters to be raised or resolved before the hearing is closed.
	The Chairman will bring the hearing to a close and shall declare that the sub-committee will retire, to private session, to consider the application, all relevant representations, evidence, the relevant extracts of Licensing Authority's Statement of Licensing Policy, the relevant extracts of the National Guidance issued under section 182 of The Licensing Act 2003 and the licensing objectives under the Licensing Act 2003.
	The Chairman shall invite the legal advisor to remain with the sub-committee during its deliberations and ask all other persons to withdraw from the room.
Th	ne Decision
The	Chairman shall declare in public session:
	The sub-committee's determination.
	All parties to the hearing will receive a copy of the written Determination Notice regarding the sub-committee's determination.
	All parties may appeal against the sub-committee's decision within 21 days beginning with the day on which the appellant is notified of the Licensing Authority's written determination. Appeals must be lodged with the Magistrates' Court. Parties should be aware that the Magistrates Court may make an order with

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respect to costs on any appeal.	
\square The hearing is formally closed.	