

# CHILTERN DISTRICT COUNCIL

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## Licensing & Regulation Committee

**Thursday, 29th July, 2010 at 6.30 pm**

**Large & Small Committee Room, Council Offices, King George V Road,  
Amersham**

### A G E N D A

- 1 Evacuation Procedures
- 2 To elect a Chairman of the Committee for the ensuing year
- 3 To appoint a Vice Chairman of the Committee for the ensuing year
- 4 Minutes  
To sign the Minutes of the meeting held on 25 March 2010, previously circulated, with an amendment to include Councillors L A Hodgkinson and S A Patel in the list of those present.
- 5 Apologies for Absence
- 6 Declarations of Interest
- 7 Minutes of the Licensing Sub Committee:  
To sign the Minutes of the following meetings of the Licensing Sub Committee, previously circulated:
  - 7.1 Licensing Sub Committee - 18 March 2009
  - 7.2 Licensing Sub Committee - 11 June 2009
  - 7.3 Licensing Sub Committee - 16 July 2009

- 7.4 Licensing Sub Committee - 3 September 2009
- 7.5 Licensing Sub Committee - 3 February 2010
- 7.6 Licensing Sub Committee - 27 May 2010
- 8 Minutes of the Taxi & Private Hire Licensing Sub Committee:  
To note the Minutes of the following meetings of the Taxi & Private Hire Licensing Sub Committee, previously circulated:
  - 8.1 Taxi & Private Hire Sub Committee - 8 April 2010
  - 8.2 Taxi & Private Hire Sub Committee - 9 June 2010
- 9 Open Report of the Officers:
- 10 Local Government (Miscellaneous Provisions) Act 1976 Hackney Carriage Fare Increase (*Pages 1 - 8*)
  - Appendix 10.1 (Pages 9 - 10)*
  - Appendix 10.2 (Pages 11 - 12)*
  - Appendix 10.3 (Pages 13 - 14)*
- 11 Licensing Act 2003 - Statement of Licensing Policy (*Pages 15 - 16*)
  - Appendix 11.1 (Pages 17 - 48)*
  - Appendix 11.2 (Pages 49 - 50)*
- 12 Exclusion of the Public  
To resolve that under Section 100(A)(4) of the Local Government Act 1972 the public be excluded from the meeting for the following item(s) of business on the grounds that they involve the likely disclosure of exempt information as defined in Part I of Schedule 12A of the Act.
- 13 Private Reports (if any)

**Note:** All Reports will be updated orally at the meeting if appropriate and may be supplemented by additional reports at the Chairman's discretion.

**Membership: Licensing & Regulation Committee**

Councillors: Miss P A Appleby  
Mrs E L Bamford  
Mrs J A Burton  
Mrs V G Head  
L A Hodgkinson  
P M Jones  
M J King  
D J Lacey  
D G Meacock  
S A Patel  
G P Peters  
J S Ryman  
Mrs E P Stacey  
G E Sussum  
C J Wertheim

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## CHILTERN DISTRICT COUNCIL

## LICENSING AND REGULATION COMMITTEE – 29TH JULY 2010

*Background Papers, if any, are specified at the end of the Report*

**LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1976  
HACKNEY CARRIAGE FARE INCREASE**

*Contact Officer: Ben Coakley 01494 732060 and Martin Holt 01494 732055*

**RECOMMENDATIONS**

**That Members consider:**

**A) If an increase in the fares is appropriate at this time**

**If it is considered appropriate;**

**B) Recommend to the Head of Health and Housing a percentage change in the Table of Fares to be charged and agree that Officers consult with the taxi meter companies and advertise the rate accordingly.**

**Matter for Consideration**

- 1 To consider the Chiltern District Driver's Association (CDDA) request to increase the Hackney Carriage Table of Fares (**Appendix 10.1**).

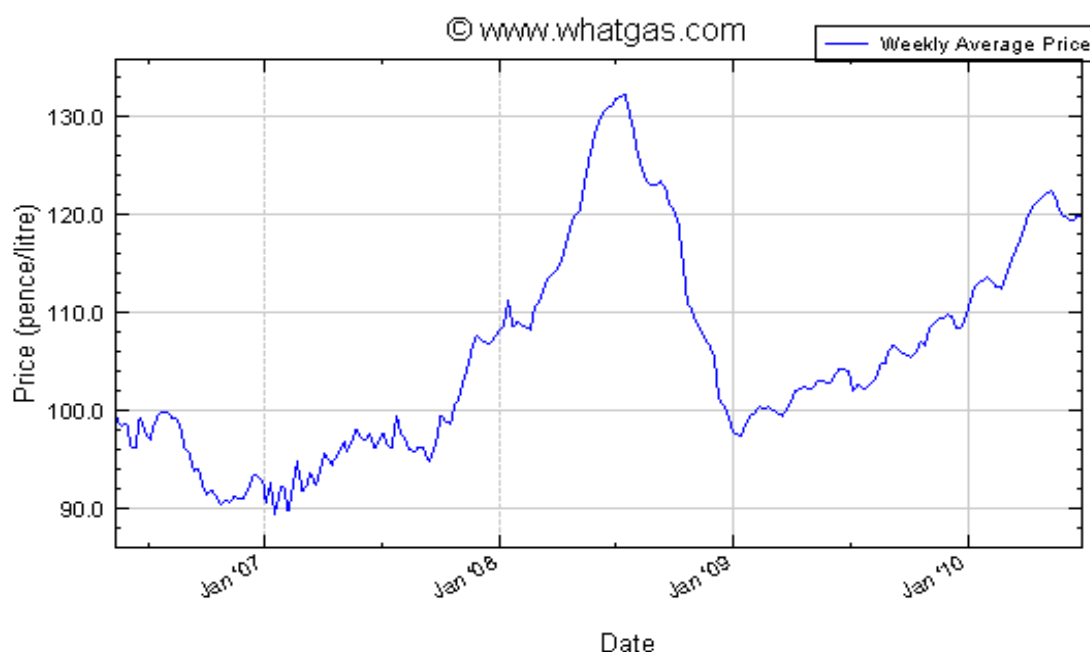
**Background**

- 2 The Fares charged by Hackney Carriages are considered annually (Minute 6 Licensing and Regulation Committee 27th June 2002), in accordance with the policy. A report is brought at this time to consider the request from the CDDA and if deemed appropriate, ensure that any new fares are set ahead of the renewal process to enable the taxi meter companies and proprietors opportunity to recalibrate the meters in line with renewal.
- 3 In summary the Head of Health and Housing consults with the Licensing and Regulation Committee to determine the table of fares, and advertises the proposals in the local press, in accordance with legislative requirements. An information item is then circulated to Members of the decision. A copy of the proposed table of fares is sent to all Hackney Carriage licence holders and the trade organisation representing them. If no objections are received the fares automatically come in to effect on the advertised date.
- 4 Any objections to the changes received within the statutory period will be referred back to this Committee for further consideration.

- 5 A final recommendation is then made to the Head of Health & Housing on whether to confirm or amend the proposed changes to the Table of Fares including the date it is to come in to force and notification of the decision in the local press.

### Information

- 6 The Hackney Carriage fares were last increased on 1<sup>st</sup> November 2008 by 10%, bringing the cost of a two mile journey to £5.20. The request in June 2008 by the trade followed a significant increase in fuel prices that started in January 2008.
- 7 Immediately after this fare increase in 2008, motoring expenditure fell sharply with significant decreases in oil and fuel prices. This is demonstrated on the graph below showing average fuel price variations from 2007 to 2010.



- 8 The following table illustrates the increase and decrease in petrol and diesel prices since June 2008 (with the peak in 2008 for diesel).

	June 2008	June 2009	June 2010
Petrol	116.9	102.7	118.1
Diesel	130.3	104.8	120.5

Source: Automobile Association.

- 9 At the time of writing this report, the price of diesel is still significantly less than the peak of June 2008 when the 10% increase to fares was put in place. Petrol prices remain similar to the June 2008 peak. From June 2008 to May 2010 the graph demonstrates that costs have all been below those levels seen at the 2008 peak.

10 Information from the Office for National Statistics indicates :

The consumer prices index (CPI) is the main United Kingdom domestic measure of consumer price inflation for macroeconomic purposes.

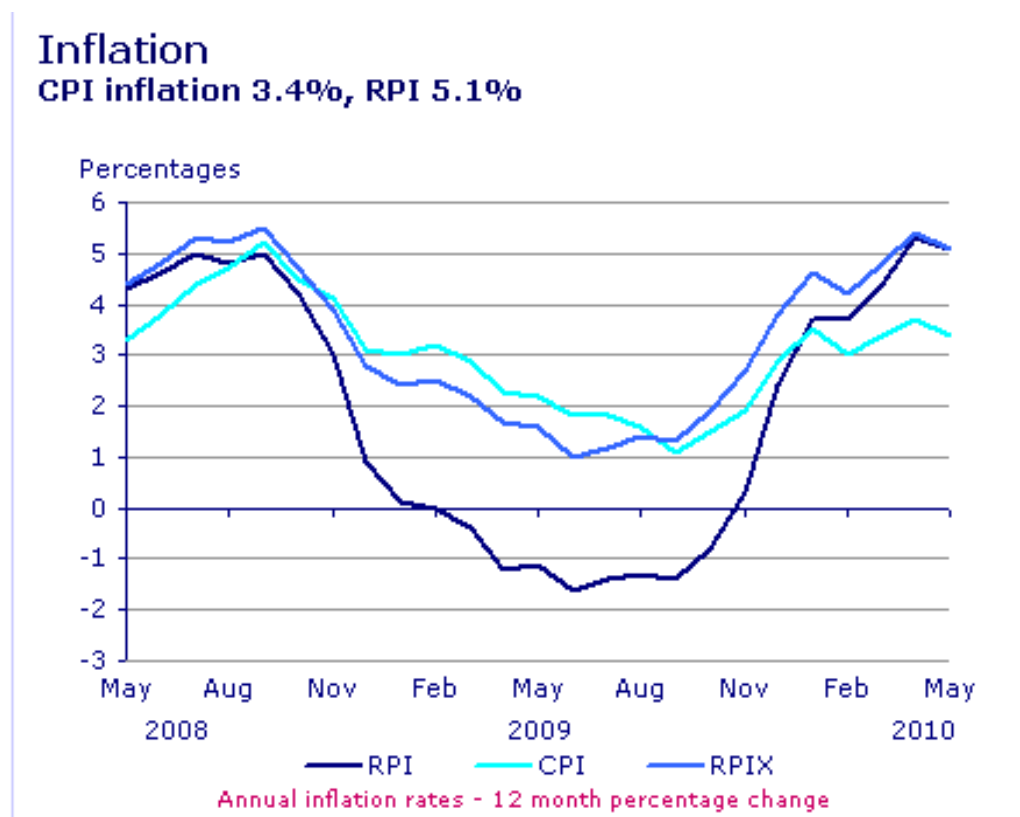
In the year to May 2010, the consumer prices index (CPI) rose by 3.4 per cent, down from 3.7 per cent in April.

The largest downward pressures to the change in CPI inflation between April and May came from: transport where the price of petrol rose by 0.3 pence per litre this year but by 2.8 pence a year ago.

The retail prices index (RPI) is the most long-standing general purpose measure of inflation in the United Kingdom and is available from June 1947.

In the year to May, the all items retail prices index (RPI) rose by 5.1 per cent, down from 5.3 per cent in April.

RPIX inflation – the all items RPI excluding mortgage interest payments – was 5.1 per cent in May, down from 5.4 per cent in April.



**Source:** Consumer price indices May 2010 Date: 15 June 2010 Coverage: United Kingdom, <http://www.statistics.gov.uk/cci/nugget.asp?id=19>

- 11 The percentage change in retail prices (RPI) between April 2008 and April 2010 is 4.1%.

*Calculated by the following formula: ((later date index minus earlier date index) divided by earlier date index) times 100 e.g.: ((401.6 [July 1987] - 384.7 [July 1986]) / 384.7 [July 1987]) \* 100 = 4.4%. If we consider the last time the fares were increased the RPI was 4.2% in April 2008. Therefore, 844.2 [April 2008] – 878.9 [April 2010] / 844.2 [April 2008] \*100 = 4.1%*

**Source:** [http://www.statistics.gov.uk/downloads/theme\\_economy/focus-on-cpi-may-2010.pdf](http://www.statistics.gov.uk/downloads/theme_economy/focus-on-cpi-may-2010.pdf)

- 12 Using the Baxter formula which considers labour, fuel and vehicle costs, (**Appendix 10.2**) a 6 per cent increase in costs over the last 12 months could be considered. This would equate to a rise of £0.31 pence on a two mile journey resulting in a charge of £5.41. If considering changes to the Baxter index since the last fare increase in 2008 (over the 2 year period), the increase is calculated as 5%.
- 13 The present comparative costs of a two mile journey in neighbouring authorities are (as of June 2010):

**Buckinghamshire Local Authorities:**

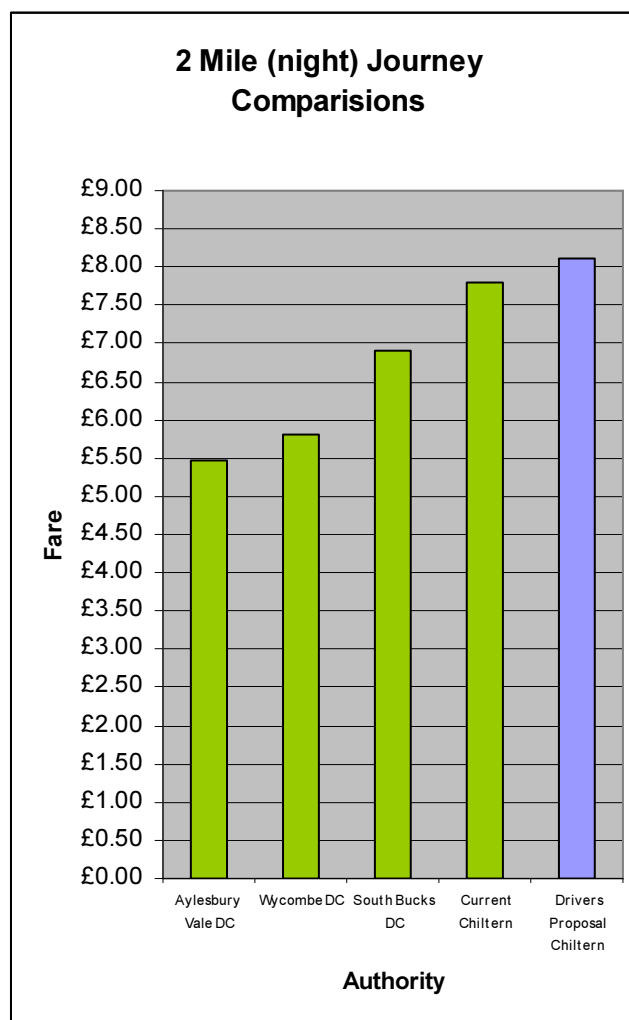
Authority	Cost of two mile journey	Date introduced	Current League Position
Aylesbury Vale DC	£4.10	2006	363
Wycombe DC	£4.60	2008	305
South Bucks DC	£4.60	2006	303
<b>Current Chiltern</b>	<b>£5.20</b>	<b>November 2008</b>	<b>158</b>
Drivers Proposal Chiltern	£5.40	This proposal	~100

**Other Local Authorities:**

Dacorum BC	£5.00	2008	207
Windsor & Maidenhead	£5.00	2006	228

Data Sourced from National Private Hire Association (June 2010)





- 14 The fare can be calculated by either an increase in the flag fall (the initial fare) or by a reduction in the distance. The current flag (minimum fare) for Chiltern is £3.00. There are currently 36 Councils with a higher flag (out of 380 Council areas).
- 15 The licence fees to applicants have not been increased by this authority since the existing fees were agreed in April 2007 and prior to this the last increase was in 2003.
- 16 Based on a two-mile journey, Chiltern is ranked at 158 out of 380 Councils, in the most recent Private Hire Association League Tables. The national average is a rank of 199 (with the more expensive the fare, the lower the ranking number). The full table will be available at the meeting. On the 'regional league table', Chiltern is ranked as 'premier league; with all of our

neighbouring authorities of Bucks being considered 'second division' (indicating that our fares are currently more expensive than our neighbours).

- 17 The table below details the existing tariff charged, the proposal from the CDDA and other alternatives.

			(i)	(ii)	(iii)	(iv)	(v)
Tariff	Distance	Existing Fare	1% increase	2% increase	RPI increase (4 %)	Baxter Increase (5%)	Driver's proposal for increase (approx 6%)
1	One mile day	<b>£3.40</b>	£3.43	£3.47	£3.54	3.57	£3.60
1	Two mile day	<b>£5.20</b>	£5.25	£5.30	£5.41	5.46	£5.40
2	One mile night/ bank holiday	<b>£5.10</b>	£5.15	£5.20	£5.31	5.35	£5.40
2	Two mile night/ bank holiday	<b>£7.80</b>	£7.88	£7.96	£8.11	8.19	£8.10
4	1 mile bank holiday night, and Xmas day, Boxing day New Years day	<b>£6.80</b>	£6.87	£6.94	£7.07	£7.14	£7.20
4	2 mile bank holiday night, and Xmas day, Boxing day New Years day	<b>£10.40</b>	£10.50	£10.61	£10.82	10.92	£10.80

*(N.B although the percentage figures are shown above, final operational figures will require further calculation to enable them to work mathematically) (Appendix 10.3)*

- 18 In determining the level of fares to be set it is also necessary to take into account the effect on those persons less able to afford the fares and who may not be able to access other forms of transport. Whilst the taxi concessionary travel system may assist in lowering the cost of a journey, **any increase in fares will reduce the ability of those on lower incomes to travel.**
- 19 It is important to note that without any additional increase at this time we would remain more expensive than each of the other Bucks Authorities (Evidence: Table and Graph in point 13).

- 20 If fares are set in excess of our neighbouring authorities there is a greater risk that in the long term, overall trade may decrease in our District as customers look for cheaper alternatives.
- 21 In addition, the pre-booking of Wycombe District Taxis to pick up from Chesham has been reported to the licensing authority via Chesham Town Council (28<sup>th</sup> June 2010). Whilst not an offence, this indicates that customers are perhaps prepared to look outside of the District to get more competitive prices.

**Decision to be Made**

- 22 Members are asked to recommend if an increase in fares is deemed appropriate at the current time.

-If members feel that the current fares are reasonable and fair, they would continue to remain in force with no changes.

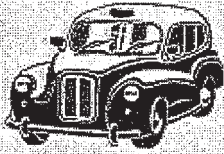
-If members feel that a change is appropriate, any proposed increases or decreases should take effect from the 1st November, enabling the advertisement and any appeal to be considered following the decision. Officers will then consult with the taximeter installers to ensure the correct calibration to be applied to meters, publish the proposed rates and consult with the trade accordingly.

***Background papers:*** None

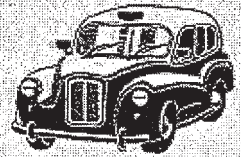
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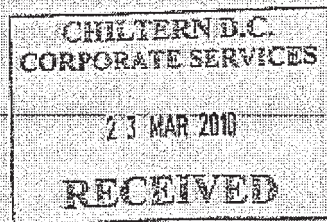
## Appendix 10.1: Letter from Association



# CHILTERN DISTRICT DRIVERS ASSOCIATION



Mr Martin Holt  
Head of Health & Housing  
Chiltern District Council  
King George V Road,  
Amersham,  
Bucks



18 March 2010

Dear Martin,

Proposal to vary the table of fares

In view of the increase in the price of fuel and other running costs since the last fare increase in November 2008 we now apply for a fare increase of approximately 6% to be achieved by a reduction in the initial distance travelled from 1368 yards to 1172 yards as set out below:

Tariff One

For hiring each day between 6am-11pm

For the first 1172 yards (2/3rds) of a mile or 270 seconds or any part thereof £3.00

For each additional 196 yards or 45 seconds thereafter £0.20

Tariff Two

Night time between 11.00pm – 6am each day – on Bank Holidays and

On Christmas Eve and New Years Eve between 4pm and 11pm

For the first 1172 yards (2/3rds) of a mile or 270 seconds or any part thereof £4.50

For each additional 196 yards or 45 seconds thereafter £0.30

Tariff Three (Sunday Rate)

For the first 1172 yards (2/3rds) of a mile or 270 seconds or any part thereof £4.50

For each additional 196 yards or 45 seconds thereafter £0.20

Tariff Four

For hiring on Xmas Eve and New Years Eve 11pm to 6am

Xmas Day, Boxing Day and New Years Day 6am to 11pm

And night time on any other Bank Holiday

For the first 1172 yards (2/3rds) of a mile or 270 seconds or any part thereof £6.00

For each additional 196 yards or 45 seconds thereafter £0.40

Charges for waiting

This proposal equates to Time bought for initial charge 4minutes and 30 seconds and then £16.00 per hour on tariff one

Extra charges for passengers, luggage, dogs, congestion charges & tolls and soiling the vehicle to remain the same as now.

Please can this proposal be submitted to the licensing committee as soon as possible?

Kind Regards,

*JW Tilbury*





## Appendix 10.2: Baxter Rates from 2009 to 2010

### Price Adjustment Formulae Indices

#### (Civil Engineering) Series 2

#### Calculation for increase in Table of Fares charged by Hackney Carriages

#### Indexing of rates

Sources:-

DETR Price Adjustment Formulae for Construction Contracts

(Civil Engineering Formulae, Indices nos. 1, 2 & 8)

Proportions	%	BASE 2009 March	NOW 2010 March
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Labour (No.1)	50	1869	1869
Plant provision and maintenance (No. 2)	20	1249	1277
Derv (No. 8)	30	1758	2096
Total	100		

#### Calculation for increase in Table of Fares charged by Hackney Carriages

Labour (No.1)	0.5	x	1869	-	1869	0
				1869		
Plant (No. 2)	0.2	x	1277	-	1249	0.4
				1249		
Derv (No. 8)	0.3	x	2096	-	1758	5.7
				1758		
						6.1
						6
						%

or

Proposed increase in two mile  
journey as charged by Table of Fares  
for Hackney Carriages

£  
5.10 x 6%

£  
0.31





# Appendix 10.3: National Private Hire Association Calculations of Drivers Association request. Requested by CDC

## CHILTERN

### CURRENT TARIFF

Name :	TARIFF 1	Name :	TARIFF 2	Name :	TARIFF 3
Date:	01/10/2008	Date:	01/10/2008	Date:	01/10/2008
Soiling charge:	£50.00	Soiling charge:	£50.00	Soiling charge:	£50.00
Wait:	45 (secs)	Wait:	45 (secs)	Wait:	45 (secs)
Flag fall:	£3.00 A	Flag fall:	£4.50 A	Flag fall:	£6.00 A
Initial yardage:	1368.8885 B	Initial yardage:	1368.8885 B	Initial yardage:	1368.8885 B
Unit thereafter:	195.55555 C	Unit thereafter:	195.55555 C	Unit thereafter:	195.55555 C
Price unit :	0.2 D	Price unit :	0.3 D	Price unit :	0.4 D
Initial Waiting Time (secs):	315	Initial Waiting Time (secs):	315	Initial Waiting Time (secs):	315

### PROPOSAL / NEW TARIFF

Name :	TARIFF 1	Name :	TARIFF 2	Name :	TARIFF 3
Wait:	45 (secs)	Wait:	45 (secs)	Wait:	45 (secs)
Flag fall:	£3.00 A	Flag fall:	£4.50 A	Flag fall:	£6.00 A
Initial yardage:	1173.33333 B	Initial yardage:	1173.33333 B	Initial yardage:	1173.33333 B
Unit thereafter:	195.55555 C	Unit thereafter:	195.55555 C	Unit thereafter:	195.55555 C
Price unit :	0.2 D	Price unit :	0.3 D	Price unit :	0.4 D
Initial Waiting Time (secs):	270	Initial Waiting Time (secs):	270	Initial Waiting Time (secs):	270

Distance (miles)	TARIFF 1			TARIFF 2			TARIFF 3		
	Current	Proposed	% Change	Current	Proposed	% Change	Current	Proposed	% Change
Flag	£3.00	£3.00	0.00%	£4.50	£4.50	0.00%	£6.00	£6.00	0.00%
1	£3.40	£3.60	5.88%	£5.10	£5.40	5.88%	£6.80	£7.20	5.88%
2	£5.20	£5.40	3.85%	£7.80	£8.10	3.85%	£10.40	£10.80	3.85%
3	£7.00	£7.20	2.86%	£10.50	£10.80	2.86%	£14.00	£14.40	2.86%
4	£8.80	£9.00	2.27%	£13.20	£13.50	2.27%	£17.60	£18.00	2.27%
5	£10.80	£10.80	1.89%	£15.90	£16.20	1.89%	£21.20	£21.60	1.89%
6	£12.40	£12.60	1.61%	£18.60	£18.90	1.61%	£24.80	£25.20	1.61%
7	£14.20	£14.40	1.41%	£21.30	£21.60	1.41%	£28.40	£28.80	1.41%
8	£16.00	£16.20	1.25%	£24.00	£24.30	1.25%	£32.00	£32.40	1.25%
9	£17.80	£18.00	1.12%	£26.70	£27.00	1.12%	£35.60	£36.00	1.12%
10	£19.60	£19.80	1.02%	£29.40	£29.70	1.02%	£39.20	£39.60	1.02%

all distances are still  
in 9ths  
Tariff Sheet would now read  
6/9ths to start  
and should read for each  
9th of a mile thereafter  
(196 in 195.555 to nearest)  
figures used in my calculation  
are exact.



**CHILTERN DISTRICT COUNCIL  
LICENSING AND REGULATION COMMITTEE 19th JULY 2010**

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*Background Papers, if any, are specified at the end of the Report*

**LICENSING ACT 2003 – STATEMENT OF LICENSING POLICY**

*Contact Officer: Ian Snudden 01494 732057*

**RECOMMENDATIONS**

- 1. That Members consider the Statement of Licensing Policy and give permission for it to be submitted to 12 week consultation with local businesses and other relevant bodies.**
- 2. That the policy be amended following the consultation period and that a further report be submitted to the Cabinet for approval of the final policy following Full Council, to come into effect by 5th January 2011.**

**Report**

- 1 The Licensing Act 2003 requires that local authorities prepare and publish a statement of its licensing policy every three years.
- 2 A number of legislative changes have taken place since the policy was last reviewed and have been highlighted within the policy. These were reported to the Licensing and Regulation Committee of 22nd October 2009 in relation to the concept of 'minor variations' to premises and club premises licenses and the alternative licence condition for the supervision of alcohol sales in Community Premises. Other legislative changes that have impacted upon the Licensing Act provisions include the smoking in public places under the Health Act 2006, the Gambling Act 2005 and the amendment to the Local Government (Miscellaneous Provisions) Act 1982 in relation to Sexual Entertainment Venues.
- 3 Central Government Guidance recommends that any adopted saturation policies are reviewed as to whether the policy is still valid. Therefore Members are asked to consider whether the saturation policies relating to Old Amersham and Chalfont St Peter should remain in place or not. Experience to date is that there has been an application for variation to a premises licences in each of the areas covered by the saturation policy. Although representations were received, the sub committee did not consider that the variations would have a detrimental cumulative impact and therefore the licences were granted with conditions.

- 4 A draft statement of licensing policy has been prepared and is detailed in **Appendix 11.1**. The current amendments are identified as tracked changes. It is proposed, with the Committee's approval, to formally consult on the policy over a 12 week period and report back on the outcome and present the final policy to the Committee in December. **Appendix 11.2** lists those that are to be consulted.

*Background Papers: None*

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# **CHILTERN**

## **District Council**



**Health and Housing Division**

**LICENSING ACT 2003**

**STATEMENT OF  
LICENSING POLICY  
2010**

Adopted Licensing and Regulation Committee  
December 2010

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## 1. Introduction

- 1.1 The Act requires the licensing authority to prepare a Statement of Licensing Policy that states its position in relation to its duties under the Licensing Act 2003.
- 1.2 This policy relates to the following activities that are required to be licensed under the Act:
  - a) the sale of alcohol by retail;
  - b) the supply of alcohol by or on behalf of a club to, or to the order of, a member of the club;
  - c) the provision of regulated entertainment in the presence of an audience. Regulated entertainment includes the performance of a play; film exhibitions, indoor sporting events, boxing or wrestling events, performing live music and playing recorded music (except incidental music), dance performances and entertainment of similar descriptions and the provision of facilities for dancing, making music and similar types of entertainment;
  - d) the provision of late night refreshment.
- 1.3 This policy shall apply to Premises Licences, Club Premises Certificates, Personal Licences and Temporary Event Notices in respect of new consents, renewals, transfers and variations.
- 1.4 The licensing authority recognises the powers granted to it by the Act, and intends to use them, in consultation with responsible authorities, licence holders and with the general public, in a socially responsible way.

This policy will be taken into account by the licensing authority if its discretion is engaged (i.e. at a hearing following representations).
- 1.5 The aim of the policy is to secure the safety and amenity of residential and working communities whilst facilitating a sustainable entertainment and cultural industry. Chiltern DC in adopting this licensing policy recognises both the needs of residents for a safe and healthy environment in which to live and work and the importance of well run entertainment premises to the local economy and vibrancy of the District. To achieve this aim Chiltern DC is committed to partnership working with police, fire service, local businesses, licensing trade, residents, Buckinghamshire Drug and Alcohol Action Team (DAAT) and others towards the promotion of the objectives as set out in this policy.
- 1.6 In accordance with the statutory procedures, a review of this policy will take place every 3 years, to take into account information collated over a

Adopted Licensing and Regulation Committee  
December 2010

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period of time, coupled with the outcomes of initiatives relating to alcohol and entertainment at central and local government level.

- 1.7 The licensing authority will establish a Licensing Forum for representatives of licensed premises, personal licence holders, residents, police and Town and Parish Councils to discuss and keep under review matters relating to licensing.
- 1.8 In preparing this statement Chiltern DC has consulted with and considered the views of a wide range of people and organisations including:
  - a) Thames Valley Police;
  - b) Buckinghamshire Fire and Rescue;
  - c) Existing Premise Licence holders;
  - d) Existing Club Premise Certificate holders;
  - e) Existing Personal License holders;
  - f) Representatives of businesses and residents in the Chiltern DC area;
  - g) Town and Parish Councils.
- 1.9 In the preparation and publication of this policy Chiltern DC has had regard to the guidance issued by the Secretary of State under Section 182 Licensing Act 2003.
- 1.10 Nothing in this policy document should be regarded or interpreted as an indication that any requirement of licensing or other law may be overridden. Any statement within the Policy will be relevant to all licensed premises unless otherwise stated.

## 2. Objectives and Principles

- 2.1 The Licensing Act provides that Chiltern DC has a duty to carry out its functions with a view to promoting the prescribed licensing objectives:
  - a) **The prevention of crime and disorder**
  - b) **Public safety**
  - c) **Prevention of public nuisance**
  - d) **Protection of children from harm**

Each objective is of equal importance.

- 2.2 Recognition is given to the variety of activities for which licences may be sought and this document specifies licensing policies in respect of those regulated entertainments, premises from which alcohol may be served, late night hot food outlets and others with proper regard to the following:

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December 2010



- a) Location of and environmental impact of the proposed activity;
- b) Suitability of applicants;
- c) Suitability of premises subject to the application;
- d) Operation and management functions;
- e) Consultation processes;
- f) Monitoring, review and enforcement.

2.3 Whilst these factors will be under consideration it should be stressed that the following fundamental principles will also be observed: -

- a) the right of any individual or body to apply for a variety of permissions is not undermined and that each application will be determined on its merits;
- b) the statutory right of any person to make appropriate representations or to seek a review in respect of any application;
- c) that the statutory function of licensing is primarily concerned with the regulation of persons, premises and temporary events within the legislation and that any terms and conditions will focus on:
  - i) matters within the control of individual licence holders and others who are granted any relevant permissions;
  - ii) the premises and places being used for licensable activities and their immediate vicinity;
  - iii) the direct impact of the activities taking place at the relevant premises on the public living, working or engaged in normal activity in the area concerned;

2.4 All residents living in the vicinity of any licensed premises have equal rights to make representations concerning applications for premises licences and to receive appropriate consideration to their representations. However, unreasonable, frivolous and vexatious representations will be disregarded. Each representation will be considered on its own merits. In determining such matters, the licensing authority will have regard to Act, the statutory Government Guidance, this policy and the licensing objectives.

2.5 Government Guidance is that licensing policies are not used as a mechanism for the general control of anti-social behaviour by individuals once they are beyond the immediate vicinity of the individual club, business or licensed premises holding the relevant licence, certificate or permission.

### **Commercial Demand**

- 2.7 The commercial demand for additional premises licences [as distinct from cumulative impact] will not be a matter for the licensing authority.

### **Zoning and Licensing Hours**

- 2.8 Individual applications will be considered on their own merits and in general terms a flexible approach will be adopted and arbitrary restrictions will be avoided. Fixed predetermined closing times for particular areas will not form part of the policy and restriction on trading hours will be considered only where necessary to meet the licensing objectives.
- 2.9 Shops, stores and supermarkets will generally be permitted to sell alcohol for consumption off the premises during the normal hours they intend to open for shopping purposes. However, in the case of individual shops which are known to be a focus of disorder and disturbance then, subject to representations from the police, other responsible authorities and interested parties, a limitation on licensing hours may be appropriate and imposed.
- 2.10 In general, the Council will deal with the issue of licensing hours on the individual merits of each application. However, when issuing a licence, stricter conditions are likely to be imposed with regard to noise control in the case of premises which are situated in largely residential areas.

### **Children**

- 2.11 Nothing in this statement of policy shall limit or require access to premises by children unless there is an overriding requirement of necessity to prevent physical, moral or psychological harm to children. Areas that will give rise to particular concern are highlighted elsewhere in this policy.
- 2.12 The licensing authority considers that Buckinghamshire County Council's Buckinghamshire Children's Safeguarding Board is a competent body to advice on matters of child protection, and in urgent cases, the Director of Social Services at Buckinghamshire County Council is competent to give advice.

### **Conditions**

- 2.13 The policy does not provide for any 'standard conditions' to be imposed to avoid the imposition of disproportionate and burdensome requirements. Conditions attached to licences if required in particular circumstances will be tailored to reflect the individual style and characteristics of the activities concerned. It should be noted that 'pools of conditions' from which

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appropriate and proportionate conditions may be drawn in particular circumstances are provided for in this policy statement. This may include those contained within the Secretary of State's Guidance and the District Surveyors Association Model National Standard Conditions.

- 2.14 Where relevant representations have been made and it has been satisfied at a hearing of the necessity to impose conditions, such conditions will only be imposed such as are necessary and proportionate to promote the licensing objectives. Conditions will not be imposed which are beyond the responsibility or control of the licence holder.
- 2.15 Where no representations have been made, the licence or certificate will be granted subject only to conditions that are consistent with the operating schedule or club operating schedule and any mandatory conditions prescribed in the Act.

#### **Community Premises**

- 2.16 Recent changes in legislation now permit community premises to be able to sell alcohol without the need for a Designated Premises Supervisor holding a personal licence and can instead specify that the committee will be responsible for alcohol sales. In such circumstances the Authority would expect to be provided with a name or names and contact number(s) for those individuals who could be contacted in case of emergency or general queries relating to the licence.

### **3. Strategic Links and other Regulatory Systems**

#### **Strategic influences**

- 3.1 There is a range of national and local strategic influences and statutory controls which affect the licensing system in terms of policy formulation, administration and enforcement activities. In this respect, the licensing authority has and will continue to take account of its obligations and powers under other legislation, including in particular, the Crime and Disorder Act 1998, the Human Rights Act 1998, the Disability Discrimination Act 1996, the Anti Social Behaviour Act 2003 and Race Relations Act 1976 and 2000.
- 3.2 It has also taken account of Government and national strategies including:  
 Alcohol Harm Reduction Strategy for England (Prime Minister's Strategy Unit;  
Safe. Sensible. Social. The Next Steps in the National Alcohol Strategy;  
 Home Office Safer Clubbing Guide;

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Action Plan for Tackling Alcohol Related Crime, Disorder and Nuisance;  
Portman Group Code of Practice on the Naming, Packaging and  
Promotion of Alcoholic Drinks.

- 3.3 The licensing authority has also taken account of relevant local strategies relating to crime reduction, community development and tourism including:

Chiltern Community Plan;  
Chiltern Community Safety Strategy;  
Community Development Revitalisation Action Plan;  
Enforcement policies of Chiltern District Council and Thames Valley  
Police;  
'Calling Time on the Harms Caused by Alcohol in Buckinghamshire'  
(DAAT, 2007)

- 3.4 The licensing authority recognises that licensed premises in the District are a major contributor to the District. They attract tourists and visitors, make for vibrant towns and communities and are major employers. Therefore, proper account will be taken of the need to encourage and promote a broad range of entertainment, particularly live music and entertainment, for the wider cultural benefit of communities within the context of residential amenity. To this end, the licensing authority would encourage applications for premises licenses from owners of public land in order to encourage circus and street arts into the area.
- 3.5 Arrangements will be made for the licensing committee to receive reports on the needs of the local tourist economy and the cultural strategy for the area as appropriate and the employment situation and the need for new investment and employment.

#### **Other Regulatory Systems**

- 3.6 It is appreciated that there may be an overlap between the licensing regime and other statutory regulatory systems. To avoid such duplication, conditions will not be attached to licences if they are already adequately covered by other legislation. However, such regulations do not always cover the unique circumstances that arise in connection with licensable activities and so in these circumstances, tailored conditions may be necessary.
- 3.7 The planning, building control and licensing regimes will be separated to avoid duplication and licence applications will not cut across decisions made under the other regimes. However, in circumstances where any restriction has been placed on the use of premises (through the imposition of planning conditions) prior to an application being made for a licence, certificate or provisional statement, consideration will be given to the

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extent to which the application meets the overall licensing objectives and the policies contained within this statement. The granting of a licence, certificate or provisional statement will not override any requirement of the planning system. The licensing system will provide the detailed control of operational matters, which are unlikely to be addressed through planning processes however there will be overlapping issues of interest i.e. disturbance, which will remain material considerations for planning purposes.

#### 4. The Licensing Process

##### General

- 4.1 The powers of the licensing authority under the Act may be carried out by the Licensing and Regulation Committee, by a Sub-Committee or, instead, by one or more officers acting under delegated authority. It is considered that many of the functions will be largely administrative with no perceived areas of contention. In the interests of efficiency and effectiveness these will, for the most part be carried out by officers.
- 4.2 Applications where there are relevant representations will be dealt with by a Committee of the licensing authority, as will any application for review of a licence.
- 4.3 The licensing authority acknowledges the advice received from Department of Culture, Media and Sport (DCMS) that the views of vocal minorities should not be allowed to predominate over the general interests of the community. However, each case will be considered on its own merits.

##### Applications for Premises Licenses

- 4.4 Premises Licences and Club Premises Certificates will be determined in the same way. Club Premises operators may apply for a full Premises Licence, which (if granted) will allow them greater freedom in relation to the use of the Premises. New legislation has recently been passed which allows for a new 'minor variation' application which can be used to make changes to licences which are unlikely to have any effect on the licensing objectives. Officers will consult with relevant responsible authorities where there is any doubt of possible impact on the licensing objectives. There is no right to a hearing with such applications although any comments made by interested parties or responsible authorities must be taken into account before any decision is made.

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- 4.5 The licensing authority will expect individual applicants to address the licensing objectives in their operating schedule having regard to the type of premises, the licensable activities to be provided, their operational procedures, the nature of the location and the needs of the local community.
- 4.6 Applicants should make themselves aware of the licensing authority's Statement of Licensing Policy and the advice provided for applicants when preparing their operating schedules.
- 4.7 When attaching conditions the licensing authority will also be aware of the financial implications and the need to avoid measures which might deter entertainment by imposing indirect costs of a substantial nature.
- 4.8 Prospective holders of new premises licences, and those seeking variations to existing premises licences, are advised to consult with the licensing authority's licensing officers, the various responsible authorities and where appropriate local residents or their representatives at the earliest possible planning stage in order to reduce the risk of confusion and dispute arising. The licensing authority will endeavour to work in full co-operation with licence holders and applicants to minimise the number of disputes that may otherwise.

#### **Temporary Events**

- 4.9 The Licensing Act 2003 provides for certain occasions when small scale events (for no more than 499 people at a time and lasting for no more than 96 hours) do not need a licence providing that advance notice is given to the police and the licensing authority. The police can only object to a Temporary Event Notice if the event is likely to undermine the crime prevention objective.
- 4.10 The licensing authority recommends, where possible and practical that at least three calendar months' notice be given to hold these events, to allow it to help organisers plan their events safely. This is particularly important when considering more complex entertainment events. Any longer period than this may mean that organisers do not have all the details available at the time of submitting the notice, and any lesser time means that planning may be rushed and haphazard. It is recognised however, that a high proportion of TENS will be less involved in which case a maximum one calendar month notice is recommended. The statutory minimum notification period is ten working days.
- 4.11 The licensing authority has established a Safety Advisory Group, consisting of the emergency services and other statutory agencies such as the highways authority, to advise and co-ordinate planning for public

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events in the District, whether or not a premises licence or a temporary event notice is needed.

- 4.12 Organisers of temporary events are strongly advised to contact the licensing authority's licensing officer for advice at the earliest opportunity when planning events. Where necessary, the advice of the Safety Advisory Group can be obtained, or discussions held with the police to avoid any unnecessary objections being made that may arise from misunderstandings or confusion as to what is being proposed.
- 4.13 Local publicity will also remind notice givers of relevant offences under licensing law including the laws governing sales of alcohol to minors or to any person who is drunk, and of the police powers to close down events with no notice on grounds of disorder, the likelihood of disorder or the because of public nuisance, including noise emanating from the premises.
- 4.14 The licensing authority's licensing enforcement officers may visit events held under the terms of a temporary event notice on the basis of potential risk or impact.

#### **No Smoking Legislation**

- 4.15 In July 2007, the government introduced new legislation under the Health Act 2006 to prohibit smoking in virtually all enclosed public places and work places. This includes both permanent and temporary structures such as tents and marquees. Smoking rooms in public places and workplaces are no longer permitted.
- 4.16 As a result of the new legislation many licensed premises have created specific smoking areas for customers and where necessary controls may be required to limit the hours that such areas are used to prevent nuisance to neighbouring residents.
- 4.17 With some venues this has not been possible and has resulted in people smoking in the streets. The Authority works closely with the licence holders of such premises in conjunction with Thames Valley Police to ensure that nuisance and/or disorder are not caused by customers congregating in outside areas.

#### **Films**

- 4.18 No film shall be exhibited at licensed premises which is likely to lead to disorder and/or stir up hatred or incite violence towards any section of the public on grounds of colour, race or ethnic or national origin, disability, religious beliefs, sexual orientation or gender.

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- 4.19 If a licence holder is notified by the Authority that a particular film in the opinion of the Authority falls into that category and may not be shown, its decision shall be final in that respect.
- 4.20 The Council accepts that the British Board of Film Classification (BBFC) is best qualified to make age limitation decisions and will not seek to change or substitute its own age limitations in place of the Board's classification.
- 4.21 Where a request is made to screen a film which has not been classified by the BBFC, the Authority will classify the film having followed the relevant guidelines provided by the BBFC.

#### **Gambling in Licensed Premises**

- 4.22 The Gambling Act 2005 was implemented in 2007 and a separate policy has been created and approved by this Council which provides details on the Act and the manner in which the Authority will deal with applications made under the Act. The Authority will have due regard to this policy, where relevant, when considering applications under the Licensing Act 2003.

#### **Sexual Entertainment Venues**

- 4.23 In November 2009, the Police and Crime Act was implemented, which amended Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982 to incorporate sexual entertainment venues. Under the amended Act, premises offering lap dancing or any live performance or display of nudity on more than eleven occasions within a twelve month period will be required to obtain a sex establishment licence. Some exemptions also exist within the legislation.
- 4.24 Currently there are no such establishments within the Chiltern District area.

#### **Applications for personal licences**

- 4.25 All applicants for the grant of a personal licence will be required to undertake a current criminal record check. Where a criminal record check discloses an unspent relevant conviction (see schedule 4 of the Act) and the Police object to the application on crime prevention grounds, the Licensing Sub Committee will normally refuse such an application unless there are exceptional and compelling circumstances to justify the granting of a licence.

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## 5. Special Policy Relating to Cumulative Impact

- 5.1 It is clear that the vicinity within which licensed premises are or may be located is a major consideration in determining whether a licence should be granted and what conditions should be attached to it. Primarily consideration will be given to the direct impact of the licensed activity on members of the public living, working or engaged in normal activity in the vicinity of the premises. Although this is not explicitly defined in the Act or Guidance, the 'vicinity' will be determined as a matter of fact in each circumstance. However, it will need to be demonstrated that there is a causal connection between any disorder and the licensed premises themselves.
- 5.2 Licensing law is not a mechanism for the general control of the anti-social behaviour of patrons once they have left licensed premises. Other mechanisms for dealing with such behaviour exist and are outlined in Section 4 of this policy. However in some areas concentrated "pockets" of licensed premises can exist which lead to serious problems of nuisance and disorder arising in the area itself and even some distance away from the premises. In such circumstances the impact of those premises when taken as a whole can be far greater than that arising from individual premises and it may not be possible to distinguish individual premises as being the sole cause, or even a major contributing factor, of a particular problem. It is the **cumulative impact** of all of the premises, which causes problems for a wider area. This should not be confused with the issue of "need" which relates to commercial demand for licensed premises. "Need" is not a matter to be taken into account when determining licensing applications.
- 5.3 In some circumstances the area concerned may become saturated with licensed premises making it a focal point for large groups of people to congregate and eventually leave. This might create exceptional problems of disorder, noise and other nuisance and in such circumstances the grant of further premises licences or club premises certificates may undermine the Licensing Objectives.
- 5.4 Notwithstanding these concerns each application has to be considered on its own individual merits. Where an objector is seeking to establish that the grant of a premises licence would result in a cumulative impact which undermines one or more of the licensing objectives the following shall apply:

### Representations On The Grounds Of Cumulative Impact

- 5.5 In cases where objectors seek to establish that an application should be refused on the grounds that it would result in or further contribute to a

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cumulative impact which would undermine one or more of the licensing objectives the objector shall:

- a) Identify the boundaries of the area from which it is alleged problems are arising;
- b) Provide full details and evidence as to the seriousness and frequency of the nuisance and disorder caused in the area;
- c) Identify the licensing objective(s) which it is alleged will be undermined with specific regard to:
  - i) The occupancy figure (maximum capacity) for the proposed premises;
  - ii) The nature of the licensed activity to be carried on at the premises and its patrons.

5.6 The licensing authority is keen to stress however, that as well as the licensing function there are a number of other mechanisms for addressing issues of cumulative impact. These include:–

- a) planning controls;
- b) ongoing measures to provide a safer and cleaner environment in partnership with local businesses and others;
- c) powers to designate parts of the District as places where alcohol may not be consumed publicly;
- d) confiscation of alcohol from adults and others in designated areas (where adopted);
- e) police enforcement of the law with regard to disorder and anti-social behaviour;
- f) police powers to close some premises for up to 24 hours in extreme cases of disorder or excessive noise;
- g) the power of police and other representative bodies, local businesses or residents to demand a review of the licence;
- h) enforcement action against those selling alcohol to people who are already drunk;
- i) Enforcement by Trading Standards Officers of underage sales.

The licensing authority will address a number of these issues through the Council's Community Safety Partnership in line with the strategic objectives for crime and disorder reduction within the District.

#### **Adoption of a Special Saturation Policy**

5.7 Where as a result of a representation under paragraph 5.5 above the licensing authority is satisfied that there is clear evidence substantiating a serious or chronic concern about nuisance and disorder in a particular area, the licensing authority may consider the adoption of a special

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saturation policy detailing the approach to future applications from that area. In doing so the licensing authority shall:

- Identify a concern about crime and disorder or public nuisance;
- Consider whether crime and disorder and nuisance are arising from and are caused by the customers of licensed premises and if so, identifying the area from which problems are arising and the boundaries of that area;
- Consult with those specified by section 5(3) of the Act.
- Subject to that consultation, include a special saturation policy relating to the area defined in that policy about future premises licence or club premises certificate applications within the terms of this Policy;
- Publish the special policy as part of the Policy as required by the Act.
- Review the need for the special saturation policy regularly

- 5.8 The effect of adopting a special saturation policy of this kind is to create a rebuttable presumption if relevant representations to that effect are received, that applications for new premises licences or club premises certificates or material variations that are likely to add to the existing cumulative impact will normally be refused, unless it can be demonstrated that the operation of the premises involved will not add to the cumulative impact already being experienced.
- 5.9 Applicants would need to address the special saturation policy issues in their Operating Schedules in order to rebut such a presumption. Any special saturation policy will stress that the presumption does not relieve responsible authorities or interested parties of the need to make a relevant representation before the local authority may lawfully consider giving effect to its special policy.
- 5.10 The absence of a special saturation policy does not prevent any responsible authority or interested party making evidence based relevant representations on a new application for the grant, or variation of a licence on the grounds that the premises will give rise to a negative cumulative impact on one or more of the licensing objectives.

#### **Special Saturation Policy**

- 5.11 Chiltern District Council has adopted a special saturation policy in respect of the village centre of Chalfont St Peter and High Street, Old Amersham, delineated on the maps appended to this policy. This was introduced following evidence brought by residents of the described area and Thames Valley Police on the grounds of crime and disorder and public nuisance.
- 5.12 The effect of this special policy is to create a rebuttable presumption that applications for new premises licences or club premises certificates or

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variations that are likely to add to the existing cumulative impact will normally be refused, following relevant representations, unless the applicant can demonstrate in their operating schedule that there will be no negative cumulative impact on one or more of the licensing objectives.

- 5.13 However this policy does not relieve responsible authorities or interested parties of the need to make a relevant representation relating to cumulative impact before the licensing authority will consider giving effect to the policy. If there are no relevant representations, the licensing authority will grant the application in terms that are consistent with the operating schedule submitted.
- 5.14 This policy does not impose quotas that restrict the consideration of any application on its own merits within the area. The exercise of the policy is not absolute. There may be applications for licences and certificates that, because of their nature, will not add to the cumulative impact on the licensing objectives. After receiving representations, the licensing authority will consider whether it is justified in departing from the special policy in light of the individual circumstances of the application. If the application is refused, the licensing authority will need to demonstrate that the grant of the licence would undermine the licensing objectives and that necessary conditions would be ineffective in preventing the problems involved.
- 5.15 It is recognised that there are other mechanisms available to address issues within a cumulative impact area.
- 5.16 This policy applies to all existing licensed premises and club premises and applications for such premises licenses and club premises certificates whose curtilage falls within the delineated area and all areas within the control of the licence or certificate holder as set out in Appendix 1.

## **6. Licence Conditions**

### **Prevention of crime and disorder**

- 6.1 The licensing authority's starting point is in terms of seeking a reduction in crime and disorder throughout the District consistent with its statutory duty under Section 17 of the Crime and Disorder Act 1998.
- 6.2 The licensing authority will continue to play an active part in the Pubwatch scheme.
- 6.3 When preparing their operating schedules, applicants may wish to consider the following examples as they relate to the licensing objectives having regard to their particular type of premises or activities:

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- a) the ability of the person in charge of the premises at the time to monitor the premises at all times it is open;
- b) the training given to staff in crime reduction measures appropriate to those premises;
- c) physical security features installed in the premises such as CCTV; where a licensed premises is required to have CCTV as a condition of the licence then, unless there are good reasons provided otherwise, the premises must be equipped to a standard and in a manner in accordance with established Thames Valley Police guidance;
- d) measures taken to prevent bottles and glasses being used as weapons;
- e) policies in relation to drinks promotions – the licensing authority encourages the adoption of voluntary codes covering responsible price promotions;
- f) any other such measures as may be appropriate, such as participation in a local Pubwatch or Shopwatch scheme, 'music wind—down policies';
- g) adherence to the Portman Group code of Practice;
- h) the measures employed to prevent the consumption or supply of illegal drugs, including any search procedures and entry policies;
- i) where premises are subject to age-restrictions, the procedures in place to conduct age verification checks;
- j) the likelihood of any violence, public order or policing problem if the licence is granted;
- k) representations from authorised persons, interested parties and responsible authorities.

Although this is an extensive list of examples, applicants should only consider those measures they feel are appropriate to their premises and locality. Conditions will only be attached to a licence which are consistent with their operating schedule unless representations are received and additional conditions are considered necessary.

#### Premises used for clubbing

- 6.4 The licensing authority recognises that the issue of drug use by young people is not something that is applicable to all licensed premises and each case will be considered on its own merits. However, in some situations it may be necessary to attach conditions to discourage the sale and consumption of drugs and to create a safer environment for those who may have taken them. If relevant representations are made in this respect and are upheld at a hearing, the conditions to be imposed will take into account the "Safer Clubbing" publication issued by the Home Office. In all

cases where these conditions are to be imposed, advice will be taken from the local Drugs Action Team and the police.

#### Door Supervisors

- 6.5 Whenever any persons are employed at licensed premises to carry out any security activity, all such persons must be licensed with the Security Industry Authority. Where the Police make representations, the licensing authority may consider that certain premises require particularly strict supervision for the purpose of promoting the reduction of crime and disorder. In such cases, the licensing authority may impose a condition that licensed door supervisors must be employed at the premises either at all times or at such times as certain licensable activities are being carried out.

#### Designated Public Places Orders

- 6.6 A number of Designated Public Places Orders have been introduced following requests from Thames Valley Police who expressed concern over alcohol induced disorder in certain areas (see Appendix 1) The Orders give power to police constables to request individuals to cease drinking or confiscate any alcohol where it is considered that the person is acting anti-socially as a result of alcohol consumption. All licensed premises are exempt and the Order does not affect people who are drinking socially and not causing any disturbance.

#### Public Safety

##### Occupancy limits

- 6.6 With the introduction of the Fire Safety (Regulatory Reform) Order 2004, it is recognised that existing prescriptive controls such as Fire Certificates have been replaced with the duty to produce risk assessments. In accordance with the Secretary of State's guidance, the licensing authority will avoid duplicating existing controls.
- 6.7 Where a relevant representation is received in respect of capacity, the licensing authority may impose conditions in relation to the maximum number of persons to attend premises where:
- It considers it to be necessary for the purpose of reducing crime and disorder;
  - It considers it to be necessary for the purpose of safety of occupants.

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The issue of capacity will be decided on a case by case basis and will only be applied where there is a clear and justifiable need to do so based upon the nature and style of the premises and the licensing objectives.

- 6.8 The purpose of imposing a maximum number of persons to be in the premises at any one time is to ensure the safety of those persons at the premises. Where relevant representations have been made, the licensing authority will set occupancy limits in consultation with the responsible authority.

#### Health and Safety

- 6.9 Every applicant granted a licence, certificate or permission would also be under a duty to comply with the Health and Safety at Work etc. Act 1974 and regulations made under it. In many cases, the licensing authority will also be the enforcing authority responsible for ensuring compliance with the Health and Safety at Work Act in licensed premises.

#### The prevention of nuisance

- 6.10 The licensing authority will protect the amenity of residents and businesses in the vicinity of licensed premises, and for these purposes 'vicinity' is taken to mean the immediate area around licensed premises.
- 6.11 The Licensing Authority will interpret 'public nuisance' in its widest sense, and takes it to include such issues as noise, light, odour, litter and anti-social behaviour, where these matters impact on those living, working or otherwise engaged in normal activity in an area.
- 6.12 At the same time the licensing authority is aware of the importance of the licensed trade to the revitalisation of the local area. Accordingly, it will try and work together with interested parties, statutory agencies and licensed businesses to ensure a mutual co-existence.
- 6.13 Where the considerations apply to late-night refreshment premises, they shall only be taken to apply to their operation between the hours of 11 p.m. and 5 am for which a premises licence would be required.
- 6.14 When preparing their operating schedules, applicants may wish to consider the following examples as they relate to the licensing objectives having regard to their particular type of premises or activities:
- a) the steps to prevent noise and vibration escaping from the premises, including music; noise from ventilation equipment, and human voices. Such measures may include the installation of soundproofing, air conditioning, acoustic lobbies and sound

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limitation devices. Please note that where relevant representations have been made, a condition may be imposed requiring the assessment by the applicant, of potential noise sources which could cause disturbance to those in the vicinity and the identification and installation of appropriate control measures;

- b) the steps to prevent disturbance by customers arriving at or leaving the premises. This will be of greater importance between 11 p.m. and 7 am than at other times of the day;
- c) the steps to prevent queuing (either by pedestrian or vehicular traffic). If some queuing is inevitable then queues could be diverted away from neighbouring premises or be otherwise managed to prevent disturbance or obstruction;
- d) the steps to ensure staff and patrons leave the premises quietly;
- e) the arrangements for parking by patrons, and the effect of parking by patrons on local residents;
- f) whether licensed taxis or private hire vehicles are likely to disturb local residents;
- g) the installation of any special measures where licensed premises are or are proposed to be located near sensitive premises such as nursing homes, hospitals, hospices, places of worship, residential dwellings;
- h) the use of gardens and other open-air areas;
- i) delivery and collection areas and times at the premises;
- j) the siting of external lighting, including security lighting that is installed inappropriately;
- k) steps to minimise the impact of increased refuse storage or disposal problems, or additional litter (including fly posters and illegal placards) in the vicinity of the premises;
- l) any previous nuisance complaints or representations against the premises;
- m) steps taken to reduce litter (e.g. bottles, cans) in the immediate vicinity of the premises.

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- 6.15 Although this is an extensive list of examples, applicants should only consider those measures they feel are appropriate to their premises and locality. Conditions will only be attached to a licence which are consistent with their operating schedule unless representations are received and additional conditions are considered necessary.

#### **Protection of children from harm**

- 6.16 The licensing authority recognises that there are many activities for which licences may be sought. These will be located in a great variety of premises such as public houses, night-clubs, hotels, inns, theatres, cinemas, concert halls, restaurants, cafes, takeaways, fast-food outlets, community halls, schools and colleges.
- 6.17 The Licensing Act 2003 does not prevent children having free access to premises selling alcohol for consumption on those premises (including those listed above) although the licensing authority will impose conditions restricting the access of children to premises where it is considered necessary for the prevention of physical, moral or psychological harm to children and representations have been received to this effect. Where there are matters that give rise to serious concerns and restriction of access may not ensure adequate protection of children from harm, applications will be refused.

Examples which may give rise to concerns in respect of children include those:

- a) Where there have been convictions of staff for serving alcohol to minors;
  - b) Where there is a reputation for underage drinking;
  - c) Where there is a known association for drug taking or dealing;
  - d) Where there is a strong element of gambling on the premises but not the simple presence of a small number of AWP machines;
  - e) Where entertainment or services of an adult or sexual nature are provided.
- 6.18 In exceptional circumstances, where necessary, and only where the licensing authority has received relevant representations, it may impose conditions restricting access or excluding children from premises or part of licensed premises. The options available would include:
- a) Limitations on the hours when children may be present;
  - b) Age limitations for persons under 18;
  - c) Limitations on the exclusion of children under certain ages when certain activities are taking place;

- d) Full exclusion of persons under 18 when certain licensable activities are taking place;
  - e) Limitations of access to certain parts of the premises for to which children might be given access;
  - f) A requirement for an accompanying adult to be present.
- 6.19 The licensing authority will not impose any conditions that specifically require the admission of children to premises.
- 6.20 Where no conditions or restrictions are imposed, the issue of access for children still remains a matter of discretion for individual holders of premises licences, club premises certificates or Temporary Event Notice.
- 6.21 The licensing authority supports and encourage the adoption of the Proof of Age Standards Scheme (PASS), which aims to approve and accredit proof of age schemes to assist in preventing underage access to unsuitable premises, films and the purchasing of alcohol. This scheme identifies reliable and secure proof of age schemes with the same hologram mark in order that retailers can easily distinguish accredited cards.
- 6.22 The licensing authority also supports and encourages the adoption of the Challenge 21 campaign which recommends that anyone who appears to be under 21 is challenged for appropriate identification. It also supports the No ID, No Sale campaign.

#### Children and Public Entertainment

- 6.23 Where a large number of children are likely to be present on any licensed premises, for example a children's show or pantomime, the licensing authority would expect an adequate ratio of adults to children in order to ensure the prevention of harm to the children and also to ensure public safety. If representations are received, the licensing authority will impose such a ratio.

## 7. Complaints against Licenced Premises

- 7.1 The licensing authority will investigate relevant complaints against licensed premises. In the first instance, complainants should raise the complaint directly with the licence holder or business concerned. All complaints will be investigated and enforcement action taken in accordance with the licensing authority's Enforcement Policy and Complaints Procedure. It is recognised that another agency may be the more appropriate body to investigate the complaint and in such circumstances, the licensing authority will maintain liaison with that agency in accordance with the Enforcement Protocol.

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- 7.2 Where necessary, the licensing authority will initially arrange a meeting with the licence holder to address, clarify and try to resolve the issues of concern.

This process will not override the right of any interested party or responsible authority to request a review of a licence by the Licensing Committee at any stage following the grant of a premises licence or if the particular concerns are not addressed in a way that fulfils the licensing objectives.

## Licence Reviews

- 7.3 At any stage following the grant of a premises licence a responsible authority or an interested party may ask the licensing authority to review the licence because of a matter arising at the premises in connection with one of the four licensing objectives. In addition, a review of the licence will normally follow any action to close the premises (for up to 24 hours) on the grounds of disorder or noise nuisance or as a result of a magistrates' court determination.
- 7.4 Under the Violent Crime Reduction Act 2006, following an application from the chief officer of police, the Authority can attach interim steps to licences pending a full review. The Act also introduces a new offence in relation to persistent alcohol sales to minors.
- 7.5 Any application for review must relate to particular premises for which a premises licence is in existence and must be relevant to the promotion of one or more of the licensing objectives. Representations must be in writing and may be amplified at the subsequent hearing or may stand in their own right. Applications will not be accepted if they are considered to be frivolous, vexatious or repetitive. Government Guidance suggests that more than one request originating from an interested party or responsible authority for a particular premises within a reasonable interval may be considered as repetitious.
- 7.6 Prior to the hearing, the licence holder will be made fully aware of the representations, the evidence supporting the request and will be given the opportunity to prepare a response.
- 7.7 The licensing authority views particularly seriously applications for the review of any premises licence where there has been evidence of the following:
- a) use of licensed premises for the sale and distribution of drugs and/or the laundering of the proceeds of drug crimes;

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- b) use of licensed premises for the sale and/or distribution of firearms;
- c) evasion of copyright in respect of pirated films and music;
- d) underage purchase and consumption of alcohol;
- e) use of licensed premises for prostitution or the sale of unlawful pornography;
- f) use of licensed premises for unlawful gaming;
- g) use of licensed premises as a base for criminal activity;
- h) use of licensed premises for the organisation of for example, racist, homophobic or sexual abuse or attacks;
- i) use of licensed premises for the sale of smuggled tobacco or goods;
- j) the use of licensed premises for the sale of stolen goods;
- k) where the police are frequently called to attend to incidents of disorder;
- l) prolonged and/or repeated instances of public nuisance;
- m) where serious risks to public safety have been identified and the management is unable or unwilling to correct those;
- n) where serious risks to children have been identified.

## 8. Enforcement Policy

8.1 The licensing authority has an established enforcement policy, based around the principles of consistency, targeting, transparency and proportionality set out in the Department of Trade and Industry's Enforcement Concordat. Due regard will also be given to the Regulator's Compliance Code issued by the Department for Business Enterprise and Regulatory Reform and the Attorney-General's Guidelines to Crown Prosecutors for bringing prosecutions.

**Deleted:** which also takes into account

8.2 The licensing policy proposes that a graduated response is taken where offences against licensing legislation are found or where licence conditions have been breached. An isolated administrative offence, such as failing to maintain certain records, may be dealt with purely by way of a written warning whilst more serious offences which have either been committed over a period of time or which jeopardise public safety, such as failing to maintain fire extinguishers properly, may result in a referral for prosecution.

**Deleted:** The enforcement policy will be reviewed in light of the forthcoming Compliance Code to be issued by the Better Regulation Executive.¶

8.3 The licensing authority will seek to work actively with the police, and other statutory authorities in enforcing licensing legislation. It is a signatory to the Buckinghamshire Memorandum of Understanding and Joint Enforcement Protocol along with Thames Valley Police and other Buckinghamshire local authorities and enforcing agencies which seeks to ensure a consistent and appropriate approach to enforcement.

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It expects the agencies to share information about licence holders and licensed premises under the Crime and Disorder Act 1998 and its common law powers, and to consult closely with the licensing authority when any enforcement action may be required.

- 8.4 The licensing authority will investigate allegations of unlicensed activities and to ensure that licence conditions are complied with.
- 8.5 The licensing authority will continue to be a partner in the Buckinghamshire Licensing Liaison Group, and has established a local forum for liaison between the statutory agencies responsible for licensed premises.

**Deleted: ¶**  
 <#>A joint enforcement protocol has been drawn up with the police and other relevant statutory agencies which is appended. This provides for the efficient deployment of officers engaged in inspection of licensed premises and enforcement action, in order to ensure that resources are targeted at problem and high risk premises.¶

#### **Inspection of Premises**

- 8.6 Any inspection regime will be targeted at those premises that pose the greatest risk and are known to cause the greatest problems.
- 8.7 The licensing authority will aim to reduce inconvenience, confusion and inconsistency by co-ordinating inspections and visits with the fire authority, police, building control and environmental health officers as appropriate.

### **9. DELEGATION AND DECISION MAKING**

- 9.1 One of the major principles underlying the Licensing Act 2003 is that the licensing functions contained within the Act should be delegated to an appropriate level so as to ensure speedy, efficient and cost effective service delivery.
- 9.2 The Authority is committed to the principle of delegating its powers to ensure that these objectives are met and has arranged for its licensing functions to be discharged in accordance with the Guidance issued by the Secretary of State, the Council's Constitution and procedures laid down for good governance.

## 10. Further information

Further information about the Licensing Act 2003 and the Authority's licensing policy can be obtained from:

**Licensing Team**  
**Chiltern District Council**  
**King George V Road**  
**Amersham**  
**Bucks HP6 5AW**

**T: 01494 732068**  
**F: 01494 586504**  
**E: [licensing@chiltern.gov.uk](mailto:licensing@chiltern.gov.uk)**  
**Website: [www.chiltern.gov.uk](http://www.chiltern.gov.uk)**

Information is also available from

- (1) Department for Media, Culture and Sport,**  
2-4 Cockspur Street  
LONDON  
SW1Y 5DH  
T: 020-7211 6200  
E: [Enquiries@culture.gov.uk](mailto:Enquiries@culture.gov.uk)  
W: [www.culture.gov.uk](http://www.culture.gov.uk)
- (2) The Local Government Licensing Forum**  
[www.lglf.org](http://www.lglf.org)
- (3) Copies of the Licensing Act 2003 and associated legislation is available from**  
[www.legislation.hmso.gov.uk](http://www.legislation.hmso.gov.uk)
- (4) Government's Licensing Act 2003, Section 182 Guidance is available from**  
[http://www.culture.gov.uk/Reference\\_library/Publications/archive\\_2007/guidance/section182\\_licact03june07.htm](http://www.culture.gov.uk/Reference_library/Publications/archive_2007/guidance/section182_licact03june07.htm)
- (5) Copies of reports and minutes of the Licensing Committee are available on the Council's website at [www.chiltern.gov.uk](http://www.chiltern.gov.uk), following the links to **Council and Democracy** or by contacting the Licensing Team (details as above)**

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**Appendix 1**

Designated Public Places Orders

Chesham Cemetery

Chesham Town Centre

Seer Green Village Centre

Station Forecourt, Amersham

Roundwood Road, Amersham

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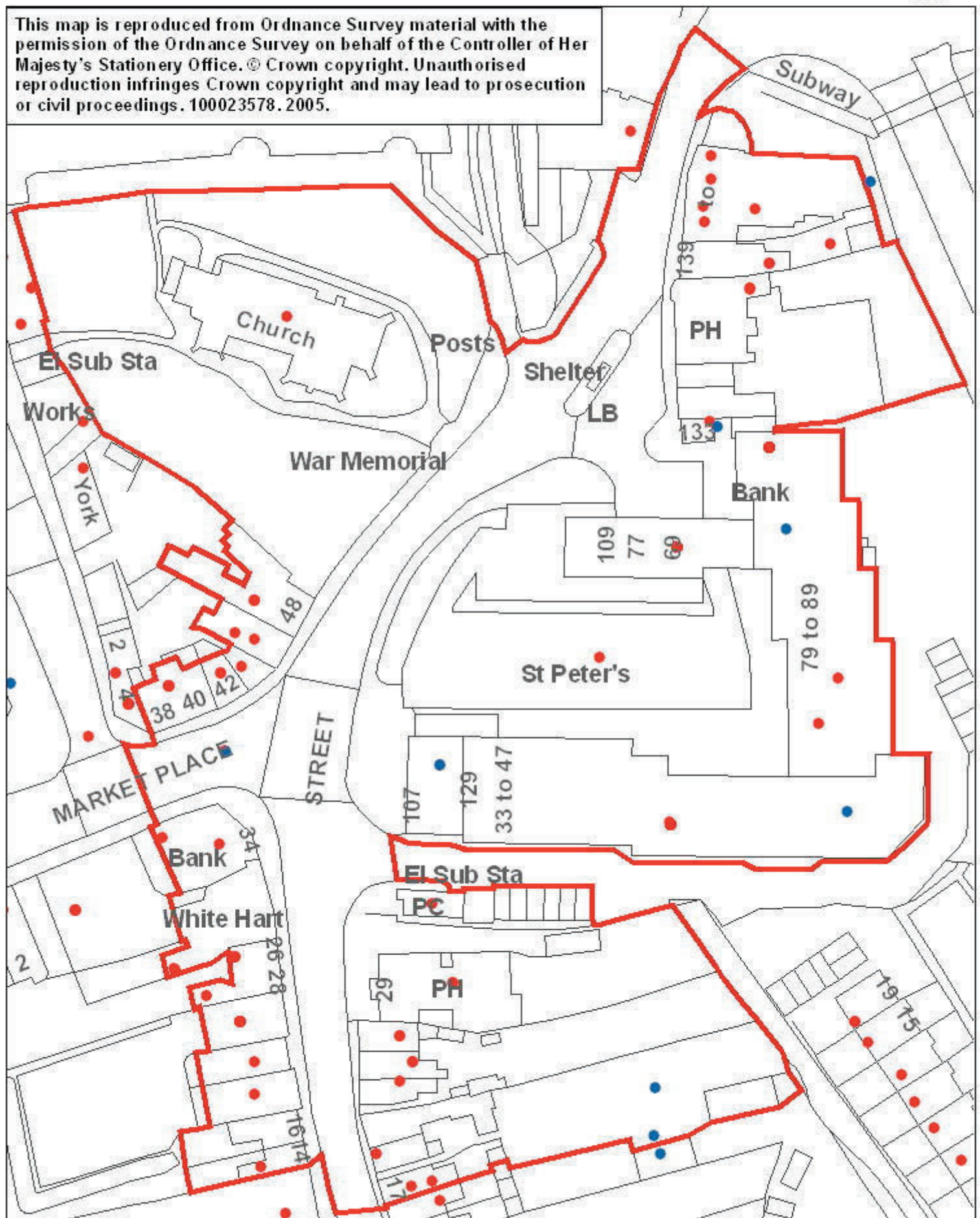




# Chiltern District Council



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High Street, Chalfont St Peter

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**List of Consultees**

A2 Housing Group  
 Arts Council  
 Amersham Society  
 Association of Convenience Stores  
 Association of Licensed Multiple Retailers  
 Bar, Entertainment and Dance Association  
 Beacon Housing Association  
 British Beer and Pub Association  
 British Institute of Innkeeping  
 Bromford Housing Group  
 Buckinghamshire Community Action  
 Buckinghamshire County Council - Trading Standards  
     Social Services  
     Education Department  
     Drug and Alcohol Action Team  
 Buckinghamshire local authorities  
 Buckinghamshire Chinese Association  
 Buckinghamshire Chiltern University College  
 Bucks Community Action  
 Bucks Economic Partnership  
 Buckinghamshire Housing Association  
 Bucks, Berks & Oxon Incorporated Law Society  
 Buckinghamshire PCT  
 Business Link  
 Campaign for Real Ale Ltd  
 Chambers of Commerce within Chiltern District area  
 Chief Inspector for Chiltern Vale, Thames Valley Police  
 Chief Officer, Buckinghamshire Fire and Rescue Service  
 Chiltern District Council – Ward Members  
     Planning, Building Control, Community Development,  
     Legal and Engineering Sections  
 Chiltern Community Partnership  
**Crime and Disorder Reduction Partnership**  
 Representatives of Club and Premises Licence Holders  
 Equity  
 Hightown Praetorian Housing Association  
 Jazz Services Ltd  
 Jordans Village Ltd  
 Magistrates Courts – Wycombe and Beaconsfield  
     Central Buckinghamshire  
 Mid-Chilterns CAMRA Branch  
 Nexus Community Ltd  
 Paradigm Housing Association  
 Pubwatch schemes within Chiltern District area  
 Thames Valley Housing  
 Town and Parish Councils within Chiltern District area  
 Warden Housing Association Ltd

