Appendix 8 National Policy Considerations

Table listing paragraphs within the Home Office *Amended Guidance Issued Under Section 182 of the Licensing Act 2003* (June 2013) which are considered relevant to the application for a premises licence for 10 Church Street Tamworth

Please note that the list is not exhaustive.

Section & Paragraph Number	Pages	Summary of content
1. Introduction		
1.9	7	Indicates that one may deviate from S182 guidance.
1 Introduction		
1.12	8	Licensing Authority may depart its own licensing policy.
1.16	9	Licence conditions – general principles.
1.17	9	Each application must be considered on its own merits.
1.19	10	Avoiding duplication of other legal requirements.
2 The Licensing Objectives		
Crime & Disorder		
2.1 - 2.7	11-12	Attaching conditions which relate to the crime and disorder licensing objective.
Public Safety		
2.8 - 2.17	12-14	Attaching conditions which relate to the public safety licensing objective.
Protection of Children from Harm 2.25 – 2.35	15-17	Matters to be considered to promote the protection of children from harm
8. Applications for premises licences Steps to promote the licensing objectives		
8.34	46	In completing their operating schedule, applicants to have regard to the licensing policy for their area
8.35	46-47	Applicants to obtain sufficient information to enable them to demonstrate when setting out steps they propose to take to promote the licensing objectives that they understand: • Layout of the local area, crime and disorder hotspots, proximity to residential properties • Risk posed to the local area from proposed licensable activities • Local initiatives which may help mitigate

Section & Paragraph Number	Pages	Summary of content
		potential risks.
8.36	47	Where there is a cumulative impact policy
		applicants expected to demonstrate an
		understanding of how the policy impacts on
		their application, measures they will take to
		mitigate the impact, why they consider the
8.37	47	application to be an exception to the policy.
0.37	47	Applicants must consider all factors which may be relevant to the promotion of the licensing
		objectives, and where there are no known
		concerns, acknowledge this in their
		application.
8.40	47	Applicants expected to provide licensing
		authorities with sufficient information in this
		section to determine the extent to which their
		proposed steps are appropriate to promote the
0.40	40	licensing objectives in the local area.
8.42	48	For some premises it is possible that no
		measures will be appropriate for the promotion of the licensing objectives, for example
		because they are adequately covered by other
		existing legislation.
9 Determining Applications		
Representations from the		
police		
9.12	59	The police are an essential source of advice
		and information on the impact and potential
Hearings		impact of licensable activities.
9.28	62	Applicant and responsible authority should try
5.25	•-	to conclude discussions before the hearing.
9.29	62	Withdrawal of representations before the
		hearing
9.31	63	No requirement for responsible authorities to
0.00		attend the hearing.
9.33	63	Licensing authorities should focus on steps to
		promote particular licensing objectives giving
9.35	63	rise to representations. Licensing authority to give decision within five
3.33		working days of the conclusion of the hearing
		(or immediately in certain specified cases).
		Guidance on attaching conditions.
9.36	63	Refusal of applications.
10 Conditions attached to		
premises licences & club		
premises certificates		
General		
10.2 -10.3	65	Introduction to adding conditions

Section & Paragraph Number	Pages	Summary of content
Imposed conditions		
10.8-10.13	66	Imposed conditions - should not duplicate other legislative provisions -proportionality when applying conditions - hours of trading
12 Appeals		
12.1-12.9	81-82	Appeals.
12.10	82	Giving reasons for decision.
13 Statements of Licensing Policy		
The need for licensed premises		The need for licensed premises– not a matter
13.18	85	for the Licensing Authority
Licensing Hours 13.42 – 13.43	90	Licensing authorities must consider each application and not impose predetermined licensed opening hours, without giving individual consideration to the merits of each application.
		Licensing authorities cannot seek to restrict the activities of licensed premises where it is not appropriate for the promotion of the licensing objectives to do so.

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