The purpose of this guidance is to assist people who may be experiencing problems and wish to seek advice about the review of a premises licence.

Occasionally things may go wrong once a licence has been granted. In the first case, we strongly advise you talk to the manager of the premises to try and arrange an informal resolution; we can help with this if asked.

If you have a complaint about any activities allowed under a licence, the Council’s Licensing Section would be pleased to help you try and resolve it. Some complaints may not be the Council’s responsibility to deal with, but we can advise you who would be the most appropriate agency in these circumstances.

If your complaint relates to one or more of the four licensing objectives the Council will start by informing the premises licence holder that there are concerns about the premises which may require improvement. If the holder does not respond to an informal approach, then a warning may be necessary. If the warning is not responded to, then a review of the licence may be appropriate.

Reviews allow the Licensing Sub-Committee to look at the licence again. If necessary the Committee can change the licence conditions or, in extreme cases, can suspend or revoke all or part of the licence.

How do I make my comments for a review to be considered?

Representations must be WRITTEN on the prescribed form (see below).

Representations must relate to one or more of the four Licensing Objectives:

**Crime and disorder:** This relates to any crime, disorder or anti-social behaviour related to the management of the premises. The licence-holder cannot be responsible for the conduct of individuals once they leave the vicinity of the premises.

**Public safety:** This relates to the safety of the public on the premises – such as fire safety, lighting and first aid.

**Prevention of public nuisance:** This can relate to hours of operation, noise and vibration, noxious smells, light pollution and litter.

**Protection of children from harm:** This relates to protecting children from the activities carried out on the premises whilst they are on the premises. The law already provides special protections for children, such as making it illegal for children under 18 to buy alcohol.
“Interested parties are”:
- A person living in the vicinity of the premises
- A body representing people that live in the vicinity
- A person involved in a business in the vicinity of the premises
- A body representing people involved in these businesses

You can ask for the review of a licence if you fall into one or more of the above categories.

The ordinary meaning of ‘vicinity’ is near. The Act does not define “vicinity”. The Licensing Sub-Committee will judge each case on its individual merits in deciding whether an interested party who lives or works in the area surrounding the premises falls within the “vicinity”.

**Q&A**

**How do I apply for a review of a premise licence?**

An application for the review of a premises licences or club premises certificate by an interested party must be given in writing and be in the prescribed form. This can be downloaded from our website: [www.cambridge.gov.uk/ccm/content/ehws/licensing/downloadable-forms-leaflets](http://www.cambridge.gov.uk/ccm/content/ehws/licensing/downloadable-forms-leaflets) or a hard copy can be made available upon request.

The person or body requesting the review must notify the holder of the premises licence and each responsible authority (see list below) of their request, by sending them a copy of the application for review, together with any accompanying documents, on the same day as the application is given to the relevant licensing authority.

**What happens next?**

The relevant licensing authority must advertise the application for the review by displaying prominently a pale blue A4 (or larger) notice, printed legibly in black ink or typed in black, in a size equal to 16 font (or larger):
- At, on or near the premises to which the application relates, where it can be conveniently read from the exterior of the premises by the public (where the premises covers an area of more than 50m squared, a further notice in the same form and subject to the same requirements every 50m along the external perimeter of the premises abutting any highway).
- At the offices, or the main office of the licensing authority in a central and conspicuous place.
- In a case where the relevant licensing authority maintains a website for the purpose of advertisement of applications given to it, by publication of a notice on that website.

The notice must be displayed for 28 consecutive days, starting on the day after the application is given to the relevant licensing authority.

An interested party has a period of 28 days in which to make representations to the relevant licensing authority.
The licensing authority can reject any ground for the review if it considers it to be frivolous, vexatious, repetitious, or if the grounds are not relevant. If not rejected, the licensing authority must hold a hearing to consider the application.

In the case of a review of a premises licence following a closure order by a Magistrate’s Court, an interested party or a responsible authority has a period of 7 days starting on the day after the day the licensing authority receives the order, in which to make representations about the review.

What information needs to be included in the advertisement for review?

Notices advertising applications for reviews and reviews of a premises licence following a closure order need to state:

- The address of the premises about which an application for a review has been made.
- The dates between which interested parties and responsible authorities may make representations.
- The grounds of the application for review.
- That postal address and website address (if any) where the register of the relevant licensing authority is kept and where and when the grounds for the review may be inspected.
- That it is an offence knowingly or recklessly to make a false statement in connection with an application and the maximum fine for which a person is liable on summary conviction for the offence.

What does frivolous, vexatious or repetitious mean?

Frivolous or vexatious will bear their ordinary meaning. The licensing authority must form a view as to whether a reasonable person would consider the observations frivolous or vexatious. For example representations may be vexatious if they arise because of disputes between rival businesses or frivolous if they clearly lacked seriousness.

In the case of a review of the licence, the Act provides that for a ground to be a repetition it must be identical or substantially similar to a ground for review already made. Further, the Act provides that it will be a repetition if a reasonable interval has not elapsed since an earlier application for review, or grant of the licence. Although the Act does not define a “reasonable interval”, advice in the statutory guidance states that once a review application has been made by an interested party, there should not be another one permitted within a 12 month period on similar grounds except in compelling circumstances or where the review arises following a closure order.

What are relevant representations?

In brief “relevant representations” is the expression used in the Act for comments including objections on applications etc.

For a representation to be relevant it must:
• Relate to the effect of the grant or review of the licence on the promotion of the licensing objectives.
• Be made by an interested party or responsible authority.
• Not have been withdrawn.
• Not be ‘frivolous or vexations’ or, in the case of a review, ‘repetitious’ if made by an interested party.
• If it concerns the premises supervisor be made by a chief officer of police and include a statement explaining the reasons for the objection.

The Secretary of State has made regulations under the Licensing Act 2003 in relation to the making of representations.

Do I have to pay a fee?

The Licensing Act 2003 (Fees) Regulations 2005 does not prescribe a fee for making representations, or applying for a review of a premises licence or club premises certificate.

Can the licensing authority make representations on a licence application or ask for a review of a licence?

No (except where a premises is situated in more than one area and a different licensing authority is determining the application) the Act does not give the licensing authority considering the application the power to make representation in relation to the application for a premises licence or request a review of a premises licence.

The same provisions apply in relation to club premises certificates and provisional statements.

What information can be provided in support of a review?

You can support the review by supplying the following:
• A diary/record of events or incidents that occur.
• Photos/video evidence.
• Sound recordings.
• A record of complaints made to authorities.
• Supporting statements from fellow neighbours/witnesses.

If you collect such evidence you will need to inform the licensing authority before the hearing that you wish to use it as part of your evidence and also agree to a copy being given to the applicant.

If the local pub, club, restaurant etc is currently open and causing disturbance is it possible to request a review of the licence?

Yes. At any stage, following the grant of a premises licence, a responsible authority such as the police or the fire authority, or an interested party, such as a resident in the vicinity of the premises, may apply to the licensing authority to review the licence if there are grounds relating to the licensing objectives.
If an interested party, for example, a local resident, residents’ association, or local business applies for a review of the licence, the licensing authority must first consider whether the grounds they have put forward are relevant to the licensing objectives and that they are not vexatious, frivolous or repetitious. If the grounds comply with these tests and the application accepted, the licensing authority must arrange a hearing to consider them and any relevant representations made, unless the application is withdrawn.

Is there any mediation?

Ideally mediation will have taken place between the licensees and potential review applicants before they make the application for a review of the licence. There will be some situations where this may not happen and in these circumstances the Licensing Authority can try to come to an agreement between the relevant parties. If an agreement is made, then the applicant may agree to withdraw their application for a review. An agreement in principle may also be made to change conditions on the licence. If there is no agreement, then a hearing must be held.

When will the application be heard?

The licensing authority has 20 working days from the close of representations to hold a hearing. If you have made a representation, you will be given notice of the hearing 10 working days before it takes place. A copy of the report will be made available on our website 5 working days beforehand.

Will my name be made public and do I have to attend the hearing in person?

According to law, applicants must be informed who has objected to their licence application. You do not have to attend the hearing, but may do so. You can also nominate a person to speak on your behalf such as:

- A friend or relative.
- A Councillor.
- A representative from a residents’ or amenity society.
- A solicitor or other such professional (but this is not required).

If you do not attend the hearing you will not be able to speak in support of your request for a review. The absence of you or your representative may affect the Committee’s decision.

What happens at the hearing?

At the meeting you will be able to speak in support of your representation to a panel of Councillors (The Licensing Sub-Committee).

The applicant for the licence (eg, the landlord or bar owner) will also be at the meeting and it will normally be open to the public. Both the applicant and the objectors will be asked to put forward a brief summary of their case to the Sub-Committee. If you wish you may be assisted or represented by another person, whether or not they are legally
qualified. You may also ask for someone to attend to give evidence to the panel on your behalf.

If you want someone to give evidence on your behalf then you should give the licensing authority notice of the name of that person and the points that you wish them to make five days before the date of the hearing. The Sub-Committee may ask questions but there will not normally be formal “cross examination”.

The Sub-Committee will have to make a decision whether to:

- Modify the conditions of the licence (for example, by putting conditions on it that reflect the concerns of the objectors).
- Exclude a licensable activity from the scope of the licence
- Suspend the licence for a period not exceeding 3 months
- To remove the Designated Premises Supervisor (the person responsible for the day to day running of the premises)
- To revoke the licence
- To leave the licence as it is

The decision of the Sub-Committee will be notified to the licence holder, the applicant, any person who made a relevant representation and the Chief Officer of Cambridgeshire Constabulary, Southern Division.

Can I appeal if I am not happy with the decision?

There is a right to appeal to the magistrates’ court if any of the following parties is aggrieved by the decision of the Licensing Authority:

- The applicant for the review.
- The holder of the premises licence or club premises certificate.
- Any other person who made relevant representations in relation to the application.

The appeal must be lodged with the Magistrates’ Court within 21 days beginning with the day on which the appellant was notified of the decision.

DCMS Guidance

The Department for Culture, Media and Sport has also published review guidance for interested parties which can be viewed via their website:

www.culture.gov.uk/alcohol_and_entertainment/advice_and_guidance/residents.htm

Forms can be downloaded from:

www.culture.gov.uk/alcohol_and_entertainment/licensingappforms.htm, or from the Cambridge City Council website www.cambridge.gov.uk, business section.

Responsible authorities

The Chief Officer of Police
The Chief Officer, Cambridgeshire Constabulary, Southern Division, Police Station, Parkside, Cambridge, CB1 1JG
Telephone: 01223 823397 Fax: 01223 823232
The Fire Authority
The Chief Fire Officer, Cambridgeshire Fire & Rescue Service, Cambridge Fire Station, Parkside, Cambridge, CB1 1JF.
Attention: Licensing
Telephone: 01223 376200 Fax: 01223 376229
e-mail: alanpi@cambsfire.gov.uk

Health & Safety
The Food & Occupational Safety Manager, Environmental Services, Cambridge City Council, Mandela House, 4, Regent Street, Cambridge, CB2 1BY
Telephone: 01223 457900 Fax: 01223 457909
e-mail: env.health@cambridge.gov.uk

Planning
Environment & Planning, Cambridge City Council, The Guildhall, Cambridge, CB2 3QJ
Telephone: 01223 457100 Fax: 01223 457109
e-mail: planning@cambridge.gov.uk

Environmental Services
The Environmental Protection Manager, Environmental Services, Cambridge City Council, Mandela House, 4, Regent Street, Cambridge, CB2 1BY
Telephone: 01223 457890 Fax: 01223 457909
e-mail: env.health@cambridge.gov.uk

Child Protection
Licensing Act Designated Officer, Child Protection Review Unit, Box SS 1035, 18-20 Signet Court, Swanns Lane, Cambridge, CB5 8LA
Telephone: 01480 375510
e-mail: peter.wilson@cambridgeshire.gov.uk

Trading Standards
Trading Standards, Cambridgeshire County Council, PO Box 450, Cambridge City, CB3 6ZR
e-mail: trading.standards@cambridgeshire.gov.uk

In addition, for vessels only

Environment Agency
The Team Leader, Great Ouse & Stour Waterways, The Environment Agency, Kingfisher House, Goldhay Way, Orton Goldhay, Peterborough, PE2 5ZR.
Telephone: 01733 464072
e-mail: enquiries@environment-agency.gov.uk, quoting Great Ouse & Stour Waterways

Conservators of the River Cam
The River Manager, Conservators of the River Cam, Baits Bite Lock, Fen Road, Milton, Cambridge CB4 6AF
Telephone/Fax: 01223 863785
e-mail: river.manager@camconservators.org.uk
Maritime & Coastguard Agency  
Surveyor in Charge, Harwich Marine Office, Maritime & Coastguard Agency, East Terrace, Walton-on-Naze, Essex, CO14 8PY

Licensing  
Environmental Services  
Cambridge City Council  
PO Box 700  
Cambridge  
CB1 OJH  

Tel: 01223 457879  
Fax: 01223 457909  
Email: licensing@cambridge.gov.uk  

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