FULL VARIATION OF THE PREMISES LICENCE FOR
HARE AND HOUNDS, MAIN STREET, GREAT ADDINGTON, NN14 4BS

LICENSING PANEL HEARING 12 NOVEMBER 2020

The Licensing Panel has considered this application under Section 34 Licensing Act 2003 for a variation of the Premises Licence for Hare & Hounds, Main Street Great Addington NN14 4BS and has taken into account the Health Protection Managers report, written representations and oral representations from all the parties and considered all relevant representations, evidence and documents submitted for the hearing.

The Panel carefully deliberated and gave serious consideration to the licensing objectives, Statement of Licensing Policy; Guidance issued under Section 182 of the Licensing Act 2003.

It is noted that the variation application engaged the licensing objective of the prevention of public nuisance and section 35 Licensing Act 2003.

The Licensing Panel having considered all the above are of the unanimous view that on a balance of probability the application be granted in full and the conditions of the licence be modified as follows:

Conditions attached after a hearing by the licensing authority (including those contained in the application):

1) Ensure the door of the barn is not propped open in any way

2) Ensure customers using the barn area do so in a quiet and orderly manner.

3. The barn area is closed to the public at 10.30pm on all days.

4. The use of the pool table within the barn to cease at 10.00pm on all days.

5. The access and egress of the barn be the door situated to the right when observed from the rear of the premises.
The reason for the above modifications to the premises licence is:

1) In order to promote the Licensing Objective of Prevention of Public Nuisance.

The panel received legal advice in terms of:

1) The legal test to be applied
2) The licensing objective under which this variation was considered
3) The options available under Section 35 of the Licensing Act 2003
4) Section 182 guidance

The Decision Notice will be sent out in writing. If any Party, is aggrieved with the Panel’s decision, they have the Right to Appeal to the Magistrates Court. That must be done within 21 days from the date of receiving the decision notice.

Chairman – Councillor G Mercer
12 November 2020