

**North Hertfordshire District Council
Licensing Act 2003
Decision Notice**

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| Date of Hearing | 6 June 2024 |
| Members of Panel | Councillors Keith Hoskins MBE, Ian Albert (Chair), Tim Johnson Reserve Member: Steven Patmore |
| Applicant(s) Name | Michael Curtis |
| Premises Address | The Orange Tree Ph, Norton Road, Baldock, Hertfordshire, SG7 5AW, including the garden and marquee area of the Orange Tree Public House. |
| Date of Application | 23 May 2024 |
| APPLICATION FOR A STANDARD TEMPORARY EVENT NOTICE | <p>This is an application for a standard Temporary Event Notice (TEN) under section 100 of the Licensing Act 2003.</p> <p>The Sub-Committee has read the material presented to it and has listened to all the evidence and submissions. The Sub-Committee has considered the National Guidance (December 2023) and the Statement of Licensing Policy and has come to the following decision:</p> <p>The application is granted.</p> |
| CONDITIONS DEEMED APPROPRIATE FOR THE PROMOTION OF THE LICENSING OBJECTIVES | <p>The Sub-Committee recognises that conditions to a TEN can only be imposed in circumstances where all the following conditions are satisfied:</p> <ul style="list-style-type: none"> • A relevant person has objected to the TEN; • The objection has not been withdrawn; • There is a premises licence or a club premises certificate in relation to at least a part of the premises in respect of which the TEN is given; • The Sub-Committee considers it appropriate for the promotion of the licensing objectives to impose one or more conditions. • The conditions would not be inconsistent with the carrying out of the licensable activities under the TEN. <p>The Sub-Committee considers that on the admissible evidence received and representations made, no conditions are appropriate for the promotion of the licensing objectives.</p> |

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| CONDITIONS PROPOSED BY THE RESPONSIBLE AUTHORITIES | |
| CONDITIONS PROPOSED BY APPLICANT | |
| EFFECT OF FAILING TO COMPLY WITH CONDITIONS EXPLAINED TO APPLICANT | <p>The effect of failure to comply with any of the conditions attached to the TEN and therefore carrying on a licensable activity otherwise than in accordance with an authorisation is a criminal offence, which upon conviction, would result in an unlimited fine or up to six months' imprisonment or both.</p> <p>The effect of the TEN exceeding the applicable statutory permitted limits set down in Part 5 of the Licensing Act 2003 is that the Sub-Committee will issue a counter-notice and the TEN will be void. This means that the applicant will need to obtain a full premises licence to cover the proposed activities.</p> |
| STATUTORY GUIDANCE CONSIDERATIONS | <p>The Sub-Committee has taken into account the Revised Guidance issued under Section 182 of the Licensing Act 2003 (December 2023 version) in reaching its decision. It has found the following sections to be of particular relevance in reaching this decision:</p> <p>1.3; 1.4; 1.5; 1.9; 1.10; 2.21; 2.22; 2.27; 7.5; 7.6; 7.28; 7.29; 7.32; 7.33; 7.34; 7.35; 7.37; 7.38; 7.39; 9.43; 9.44.</p> |
| LICENSING POLICY CONSIDERATIONS | <p>The Sub-Committee has taken into account the North Hertfordshire District Council's Statement of Licensing Policy in reaching its decision. It has found the following sections to be of particular relevance in reaching this decision:</p> <p>D13.1; D13.3; D13.4; D13.5; D13.8; D13.9.</p> |
| RATIONALE FOR DECISION | <p>The Sub-Committee considers that the application for the TEN should be permitted to the extent outlined above for the following reasons: the time for the event proposed appears proportionate, the fact it is private event gives confidence that the likelihood of public nuisance and crime and disorder is low, and the existing condition of 6 events a year on the premises licence means that there is a fair balance between the role of pubs in the local community and promoting the licensing objectives. This is only the second event in the last 6 months.</p> |
| COMMENCEMENT DATE | <p>This TEN shall come into effect on 08 June 2024 and will end on 08 June 2024.</p> |
| RIGHTS OF REVIEW | <p>The applicant may appeal if the decision of the Sub-Committee is to give a counter-notice. The appeal is against the counter-notice and it is to a magistrates' court by giving a notice of appeal to the designated officer of the magistrates' court within the period of 21 days beginning</p> |

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| | <p>with the day on which the applicant was notified by the Sub-Committee of the decision appealed against.</p> <p>The relevant person may also appeal in circumstances where the Sub-Committee decides not to give a counter-notice and the appeal is against the Sub-Committee's decision not to give a counter-notice.</p> <p>However, no appeal may be brought later than five working days before the day on which the event period specified in the TEN begins.</p> |
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