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James Ellis Head of Legal and Democratic Services

MEETING: LICENSING SUB-COMMITTEE

VENUE: LEA ROOM, WALLFIELDS, HERTFORD

DATE : WEDNESDAY 17 JULY 2024

TIME : 10.00 AM

This meeting will be live streamed on the Council's Youtube page: https://www.youtube.com/user/EastHertsDistrict

MEMBERS OF THE SUB-COMMITTEE

Councillors M Connolly, J Dunlop and R Townsend

COMMITTEE OFFICER: PETER MANNINGS/MICHELE AVES

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A Member, present at a meeting of the Authority, or any committee, sub-committee, joint committee or joint sub-committee of the Authority, with a Disclosable Pecuniary Interest (DPI) in any matter to be considered or being considered at a meeting:

- must not participate in any discussion of the matter at the meeting;
- must not participate in any vote taken on the matter at the meeting;
- must disclose the interest to the meeting, whether registered or not, subject to the provisions of section 32 of the Localism Act 2011;
- if the interest is not registered and is not the subject of a pending notification, must notify the Monitoring Officer of the interest within 28 days;
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AGENDA

1. Appointment of Chairman

2. Apologies

To receive apologies for absence.

3. Chairman's Announcements

4. Declarations of Interest

To receive any Members' Declarations of Interest.

5. <u>Summary of Procedure</u> (Pages 6 - 12)

A summary of the procedure to be followed during consideration of item 6 is attached.

6. Consideration of five Temporary Event Notices given for the Dog and Whistle Festival, Hillside Farm, Pepper Hill, Great Amwell, Hertfordshire (24/0978/TEN, 24/0979/TEN, 24/0980/TEN, 24/0981/TEN and 24/0982/TEN) (Pages 13 - 120)

Five Temporary Event Notices (TENs) have been given by Mr Ricky Harding, the premises user, to allow licensable activity for the Dog and Whistle Festival. Objections have been received from both Hertfordshire Constabulary and Environmental Health in their role as statutory consultees. Where objections are received against a TEN, and not withdrawn, there must be a Licensing Sub-Committee meeting to decide on the licensing activities covered by that TEN. This report is to inform the decision of the Licensing Sub-Committee.

7. <u>Urgent Business</u>

To consider such other business as, in the opinion of the Chairman of the meeting, is of sufficient urgency to warrant consideration and is not likely to involve the disclosure of exempt information.

Agenda Item 5

LICENSING SUB-COMMITTEE

EXTRACT FROM RULES OF PROCEDURE

Note – the full Rules of Procedure can be viewed at:

<u>http://democracy.eastherts.gov.uk/ieListMeetings.aspx?Cld=144&</u>
Year=0

8.0 Procedure at hearing

As a matter of practice, the Sub-Committee shall seek to focus the hearing on the steps needed to promote the particular licensing objective(s) which has given rise to the specific representation(s) and will avoid straying into undisputed areas. The hearing is a discussion lead by the Authority (i.e. the Chairman) with advice from the Legal Adviser.

- 8.1 The order of business shall be at the discretion of the Sub-Committee, but shall normally proceed in accordance with the following paragraphs.
- 8.2 The Chairman shall at the beginning of the hearing, introduce themselves and the Sub-Committee members, ask the Officers present to introduce themselves before inviting the parties to the hearing to identify themselves. The Chairman will then explain to the parties the procedure that the Sub-Committee intends to follow.
- 8.3 The Chairman will ask a representative of the Licensing Authority to introduce the report, and outline the matter before the Sub-Committee.
- 8.5 The Parties to a hearing for an application shall usually be invited to address the Sub-Committee in the following order:
 - (a) Applicant
 - (b) Responsible Authority
 - (c) Other parties

However, this may be varied at the discretion of the Chairman, if in his/her opinion, this would assist the efficient business of the Sub-Committee.

- 8.6 Parties to the hearing shall be entitled to:
 - (a) give further information in support of their application, relevant representations or notice (as applicable) in response to a point upon which the Licensing Authority has given notice that it requires clarification;
 - (b) question any other party if given permission by the Chairman of the Sub-Committee; and
 - (c) address the Sub-Committee.
- 8.7 Members of the Sub-Committee may ask any question of any party to the hearing or other person appearing at the hearing.
- 8.8 Where there is more than one relevant representation raising the same or similar grounds, the Sub-Committee shall request that only one party address them on behalf of the parties who have made the representations in question.
- 8.9 Subject to paragraph 8.10 below, in considering any relevant representations or notice made by a party to the hearing, the Sub-Committee may take into account additional documentary or other information produced by such a party in support of their application, relevant representations or notice (as applicable) either submitted at least 24 hours before the hearing commences or, with the consent of *all* the other parties and the Chairman, at the hearing. Where all the other parties consent the Licensing Sub-Committee has discretion as to whether to admit additional documentary evidence or other information at the hearing. If large documents are submitted on the day then the hearing may be adjourned at the Chairman's discretion so that such documents can be fully considered.

Note - As a matter of good practice, any additional documentation or other information produced in advance of the hearing date, should be submitted to the licensing officer no later than two working days before the hearing.

- 8.10 The Sub-Committee shall disregard any information given or evidence produced by a party or any person to whom permission is given to appear at the hearing, which is not relevant to:
 - (a) their application, relevant representations or notice (as applicable); or
 - (b) the promotion of the licensing objectives.
- 8.11 Hearsay evidence may be admitted before the Sub-Committee, but consideration shall always be given to the weight, if any, to be attached to such evidence, depending upon the circumstances in which it arises.
- 8.12 The parties to the hearing shall be entitled to make closing submissions, usually in the following order:
 - (a) Responsible Authority
 - (b) Other party
 - (c) Applicant.
- 8.13 The Sub-Committee will, after hearing the relevant representations of the parties to the hearing, withdraw from the room to make their deliberations.
- 8.14 The Legal Adviser and the Democratic Services Officer shall accompany the Sub-Committee when they retire to make their deliberations.

9.0 Determination of applications

- 9.1 The Sub-Committee shall give appropriate weight to:
 - (a) the relevant representations (including supporting information) presented by all the parties;
 - (b) national guidance;
 - (c) the Licensing Authority's Licensing/Gambling Policy (as applicable); and
 - (d) the steps that are necessary to promote the licensing objectives.
- 9.2 The Sub-Committee shall make its determination:

- (a) at the conclusion of the hearing in accordance with the relevant Regulations; or
- (b) within 5 working days thereafter (all other cases).
- 9.3 The written notice of determination shall be issued by Head of Housing and Health under delegated authority and will information regarding the appeals process.

10.0 Role of Legal Adviser

- 10.1 The Sub-Committee may seek advice or clarification of any procedural, technical or legal matter from the Legal Adviser at any time during the course of the hearing.
- 10.2 The Legal Adviser shall provide the Sub-Committee with any advice it requires to properly perform its functions, on:
 - (a) questions of law;
 - (b) questions of mixed fact and law;
 - (c) matters of practice and procedure;
 - (d) the range of options available to the Sub-Committee;
 - (e) any relevant decisions of courts;
 - (f) relevant national guidance or policy;
 - (g) other issues relevant to the matter before the Sub-Committee.
- 10.4 The Legal Adviser shall play no part in making findings of fact, but may assist the Sub-Committee by reminding it of the evidence taken from his/her own or the Democratic Services Officer's notes.
- 10.5 The Legal Adviser may ask questions of witnesses and the parties in order to clarify the evidence and any issues in the case. The Legal Adviser is under a duty to ensure that every case is conducted fairly.

11.0 Role of Democratic Services Officer

11.1 The Democratic Services Officer's role is to make a record of the proceedings, summarise and record decisions and to provide help and assistance to parties attending hearings.

12.0 Role of Licensing

- 12.1 The Licensing Officer will present the pertinent facts of the application and the representations made by parties to the hearing.
- 12.2 The Licensing Officer shall provide the Sub-Committee with any advice it requires to properly perform its functions.
- 12.3 The Licensing Officer may ask questions of witnesses and the parties in order to clarify the evidence and any issues in the case.

13.0 Failure of parties to attend the hearing

- 13.1 If a party to the hearing has informed the Licensing Authority that he/she does not intend to attend or be represented at the hearing, the hearing may proceed in his/her absence and any properly made written submissions will be considered as part of the decision making process.
- 13.2 If a party to the hearing fails to provide notification in accordance with paragraph 13.1 above, and fails to attend or be represented at a hearing, the Sub-Committee may:
 - (a) where it considers it to be necessary in the public interest, adjourn the hearing to a specified date; or
 - (b) hold the hearing in the party's absence and shall consider at the hearing, the application, relevant representations or notice made or submitted by that party.

14.0 Adjournments

- 14.1 Subject to the provisions of the Regulations, the Sub-Committee may, where necessary for its consideration of any relevant representations or notice made by a party to the hearing, adjourn the hearing to a specified date.
- 14.2 Where the Sub-Committee adjourns the hearing to a specified date, it shall forthwith notify the parties to the hearing of the date, time and place.

15.0 Right of Appeal

15.1 The all parties to a hearing have a right of appeal against a decision to the Magistrates' Court within 21 days (beginning with the day on which the applicant was notified of the decision by the Licensing Authority).

Definitions

Term	Meaning
Applicant	The holder of, or the person seeking the grant of, a licence, notice or other permission under the relevant Legislation.
	The premises user in relation to a temporary event notice (TEN) or temporary use notice (TUN).
Interest	A Disclosable Pecuniary Interest as defined in the Council's Members' Code of Conduct.
Other parties	Any persons making relevant representations or any person who is representing such persons.
Licensing Authority	East Hertfordshire District Council
Parties to the Hearing	The applicant and any parties that have made relevant representations or submitted a valid objection notice.
Relevant Representations	Representations (either in support of or against an application) that relate to one or more of the licensing objectives. Can be made by a Responsible Authority or other party.
Responsible Authority	The bodies that must be consulted regarding certain applications and that are entitled to make representations to the Licensing Authority.

Agenda Item 6

East Herts Council Report

Licensing Sub-Committee

Date of Meeting: 17 July 2024

Report by: Jonathan Geall, Head of Housing and Health

Report title: Consideration of five Temporary Event Notices

given for the Dog and Whistle Festival, Hillside

Farm, Pepper Hill, Great Amwell, Hertfordshire (24/0978/TEN, 24/0979/TEN, 24/0980/TEN, 24/0981/TEN and 24/0982/TEN)

Ward(s) affected: G	reat Amwell and Stansteads
Summary	

• Five Temporary Event Notices (TENs) have been given by Mr Ricky Harding, the premises user, to allow licensable activity for the Dog and Whistle Festival. Objections have been received from both Hertfordshire Constabulary and Environmental Health in their role as statutory consultees. Where objections are received against a TEN, and not withdrawn, there must be a Licensing Sub-Committee meeting to decide on the licensing activities covered by that TEN. This report is to inform the decision of the Licensing Sub-Committee.

RECOMMENDATIONS FOR LICENSING SUB-COMMITTEE

(A) The allowing of licensable activities covered by five Temporary Event Notices be decided.

1.0 Proposal(s)

1.1 Members of the Licensing Sub-Committee should determine licensable activities covered by each notice through consideration of the information contained in this report and appendices combined with submissions made at the Licensing Sub-Committee hearing.

2.0 Background

- 2.1 Under the Licensing Act 2003 the council is the administrative body for TENs. Where a TEN is given by a premises user and no objection is received the authority acknowledges that TEN and the event can take place.
- 2.2 The Police and Environmental Health are the only Responsible Authorities who may object on the grounds of any of the four Licensing Objectives in the Licensing Act 2003. There is no scope in law for public consultation in respect of a Temporary Event Notice.
- 2.3 Where valid objections are received the council's discretion is engaged. A Licensing Sub-Committee has the delegated authority to determine whether or not to allow licensable activities cover by TENs. This decision must be made whilst having regard to the Licensing Objectives, the council's own Statement of Licensing Policy and to statutory guidance issued by the Secretary of State under section 182 of the Licensing Act.
- 2.3 The Licensing Objectives are:
 - Prevention of Crime and Disorder
 - Public Safety
 - Prevention of Public Nuisance; and
 - Protection of Children from Harm.

3.0 Reason(s)

- The five TENs from Mr Ricky Harding were validated on 1st July 2024. The premises user is seeking to have five TENs in one location to allow a festival to take place for approximately 2,000 people over two days, 20th and 21st July 2024.
- 3.2 The following licensable activities and timings have been requested:

TEN	Licensable Activity	Day	Hours applied
			for
24/0978/TEN	Sale by retail of	Saturday and	12:00 - 22:00
(TEN 1)	alcohol (for	Sunday	
	consumption on and		
	off the premises)		
	Provision of regulated		
	entertainment		

TEN	Licensable Activity	Day	Hours applied for
24/0979/TEN (TEN 2)	Sale by retail of alcohol (for consumption on and off the premises) Provision of regulated entertainment	Saturday and Sunday	12:00 – 22:00
24/0980/TEN (TEN 3)	Sale by retail of alcohol (for consumption on and off the premises) Provision of regulated entertainment	Saturday and Sunday	12:00 – 22:00
24/0981/TEN (TEN 4)	Sale by retail of alcohol (for consumption on and off the premises) Provision of regulated entertainment	Saturday and Sunday	12:00 – 22:00
24/0982/TEN (TEN 5)	Sale by retail of alcohol (for consumption on and off the premises) Provision of regulated entertainment	Saturday and Sunday	12:00 – 22:00

- 3.3 Under national legislation and regulations, each TEN enables a maximum number of people permitted on the premises at one time as 499, which includes any employees or performers. This makes the maximum capacity of the festival 2,495 within the areas providing licensable activity but does not restrict the overall numbers allowed on the site.
- 3.4 All of the TENs given request the same timings and activities but for different areas of the field, a redacted copy of each of the TENs is included for completeness as **Appendix 'A', 'B', 'C', 'D' and 'E'**.
- 3.5 The plan, provided by the premises user, showing the location for each of the TENs is **Appendix 'F'**.

- During the three-day statutory consultation period both Hertfordshire Constabulary and Environmental Health objected to all five TENs. The Environmental Health objection is attached as **Appendix 'G'** and Hertfordshire Constabulary's objection is **Appendix 'H'**.
- 3.7 The objection from Environmental Health suggests that the Prevention of Public Nuisance Licensing Objective would be undermined if each event covered by each TENs is allowed to go ahead without conditions being attached. Hertfordshire Constabulary's objection suggests that the Prevention of Crime and Disorder and Public Safety Licensing Objectives would be undermined if each event covered by each TENs is allowed to go ahead without conditions being attached.
- 3.8 Both Responsible Authorities reference conditions from a premises licence that is in place for the field where it is proposed that the licensable activities covered by the five TENs will take place. This premises licence (22/0576/PL) is for Stone Valley Festival South and **Appendix 'E'** contains the annex 2 conditions attached to that licence.

Policy and Guidance

- 3.9 Section 8 of the Policy deals with the Licensing Objectives:
 - 8.1 The Licensing Authority must carry out its functions with a view to promoting the four Licensing Objectives, each of which has equal importance:
 - the Prevention of Crime and Disorder,
 - Public Safety,
 - the Prevention of Public Nuisance, and
 - the Protection of Children from Harm.
 - 8.2 It is recognised that the licensing function is only one means of securing the delivery of the above Objectives and should not therefore be seen as a means for solving all local problems. The Licensing Authority will therefore continue to work in partnership with all stakeholders and partners towards the promotion of the Licensing Objectives.
 - 8.3 The Licensing Authority expects applicants to address the licensing objectives within their operating schedules, having regard to the nature of the premises, the licensable activities to be provided, operational procedures, and the nature of the location and the

needs of local communities. The operating schedule should contain sufficient information to enable the Licensing Authority, responsible authorities and other persons who may be affected by the operation of the licensed premises to assess whether the steps which will be taken to promote the licensing objectives are sufficient to mitigate any potential adverse impact.

3.10 Section 8 of the Policy deals with the "Licensing Objectives" that have been referred to by the Police and Environmental Health.

Paragraphs 8.6 to 8.13 deal with the Licensing Objective of "Prevention of Crime and Disorder".

Paragraphs 8.15 to 8.19 deal with the Licensing Objective of "Public Safety".

Paragraphs 8.20 to 8.30 deal with the Licensing Objective of 'Prevention of Public Nuisance'.

- 3.11 Section 9.0 of the Policy deals with "Stakeholder engagement and representations" and paragraphs 9.10-9.11 deal with a Temporary Event Notice (TEN). This section states:
 - 9.10 The Police and the Council's Environmental Health team are the only responsible authorities the law requires to be notified of and have the right to object to Temporary Event Notices (TENs). They have an ability to assist the Licencing Authority by making appropriate objections during the consultation period following submission of a TEN.
 - 9.11 The format and content of objections are not defined in legislation or guidance. It would assist the licensing authority in their decision making if responsible authorities could include in their submissions as much of the following information as possible in support of their position:
 - a commentary on past events at the venue / event
 - any evidence of breaches of relevant statutory requirements
 - a summary of complaints, if any, from the public concerning the premises
- 3.12 Chapter 7 of the Home Office-issued <u>'Guidance issued under section 182 of the Licensing Act 2003'</u> (herein 'the Guidance') covers the

arrangements in Part 5 of the Licensing Act 2003 for the temporary carrying on of licensable activities which are not authorised by a premises licence or club premises certificate:

General

- 7.2 The system of permitted temporary activities is intended as a light touch process, and as such, the carrying on of licensable activities does not have to be authorised by the licensing authority on an application. Instead, a person wishing to hold an event at which such activities are proposed to be carried on (the "premises user") gives notice to the licensing authority of the event (a "temporary event notice" or "TEN").
- 7.6 The police or EHA [Environmental Health Authority] ("relevant persons" for the purposes of TENs) may intervene to prevent such an event taking place by sending an objection to the licensing authority, which the licensing authority must consider on the basis of the statutory licensing objectives and decide whether the event should go ahead. A relevant person may also intervene by agreeing a modification of the proposed arrangements directly with the TENs user (see paragraph 7.36). If a relevant person sends an objection, this may result in the licensing authority imposing conditions on a TEN but only where the venue at which the event is to be held has an existing premises licence or club premises certificate. When giving a TEN, the premises user should consider the promotion of the four licensing objectives. The licensing authority may only otherwise intervene if the statutory permitted limits on TENs would be exceeded (see paragraphs 7.15-7.22).

Role of the licensing authority

7.27 Where the TEN is in order, the relevant fee paid and the event falls within the prescribed limits, the licensing authority will record the notice in its register and send an acknowledgement to the premises user (which may be given electronically). The licensing authority must do so, no later than the end of the first working day following the day on which it was received (or by the end of the second working day if it was received on a non-working day), unless an objection notice is received beforehand from the police or EHA on the basis of any of the four licensing objectives (see paragraphs below).

- 7.28 If the licensing authority receives an objection notice from the police or EHA that is not withdrawn, it must (in the case of a standard TEN only) hold a hearing to consider the objection unless all parties agree that this is unnecessary. The licensing committee may decide to allow the licensable activities to go ahead as stated in the notice. If the notice is in connection with licensable activities at licensed premises, the licensing authority may also impose one or more of the existing licence or certificate conditions on the TEN (insofar as such conditions are not inconsistent with the event) if it considers that this is appropriate for the promotion of the licensing objectives. If the authority decides to impose conditions, it must give notice to the premises user which includes a statement of conditions (a "notice (statement of conditions)") and provide a copy to each relevant party. Alternatively, it can decide that the event would undermine the licensing objectives and should not take place. In this case, the licensing authority must give a counter notice.
- 7.30 In the case of an event authorised by a TEN, failure to adhere to the requirements of the 2003 Act, such as the limitation of no more than 499 being present at any one time, would mean that the event was unauthorised. In such circumstances, the premises user would be liable to prosecution.

Police and environmental health intervention

- 7.32 The system of permitted temporary activities gives police and EHAs the opportunity to consider whether they should object to a TEN on the basis of any of the licensing objectives.
- 7.33 If the police or EHA believe that allowing the premises to be used in accordance with the TEN will undermine the licensing objectives, they must give the premises user and the licensing authority an objection notice. The objection notice must be given within the period of three working days following the day on which they received the TEN.
- 7.34 Where a standard TEN was given, the licensing authority must consider the objection at a hearing before a counter notice can be issued. At the hearing, the police, EHA and the premises user may make representations to the licensing authority. Following the hearing, the licensing authority may decide to impose conditions which already apply to an existing premises licence or club

premises certificate at the venue, or issue a counter notice to prevent the event going ahead. As noted above, there is no scope for hearings (or appeals) in respect of late TENs and if objections are raised by the police or EHA in relation to a late TEN, the notice will be invalid and the event will not go ahead.

7.35 Such cases might arise because of concerns about the scale, location, timing of the event or concerns about public nuisance – even where the statutory limits on numbers are being observed. The premises user who signs the form is legally responsible for ensuring that the numbers present do not exceed the permitted limit at any one time. In cases where there is reason to doubt that the numbers will remain within the permitted limit the premises user should make clear what the nature of the event(s) is and how they will ensure that the permitted persons limit will not be exceeded. For example, where notices are being given for TENs simultaneously on adjacent plots of land it may be appropriate for door staff to be employed with counters. In each case it is important that licensing authorities and relevant persons can consider whether they believe that the premises user intends to exceed the 499 person limit, or will be unable to control or know whether the limit will be exceeded. Where the planned activities are likely to breach the statutory limits or undermine the licensing objectives, it is likely to be appropriate for the police or EHA to raise objections.

Applying conditions to a TEN

- 7.38 The 2003 Act provides that only the licensing authority can impose conditions to a TEN from the existing conditions on the premises licence or club premises certificate at the venue. The licensing authority can only do so:
 - *if the police or the EHA have objected to the TEN;*
 - if that objection has not been withdrawn;
 - if there is a licence or certificate in relation to at least a part of the premises in respect of which the TEN is given;
 - and if the licensing authority considers it appropriate for the promotion of the licensing objectives to impose one or more conditions.

7.39 This decision is one for the licensing authority alone, regardless of the premises user's views or willingness to accept conditions. The conditions must be notified to the premises user on the form prescribed by regulations.

Officer observations

- 3.13 The Dog and Whistle Festival is scheduled to take place on the 20th and 21st July 2024.
- 3.14 As detailed in the Police objection this festival was originally going to take place at a different venue and a premises licence had been applied for in that location. Having been unable to secure permission from the owner for use of their venue, the organiser found the proposed site but no longer had time to apply for a premises licence. Five TENs to cover licensable activity at the event were subsequently received by the Licensing Authority.
- 3.15 TENs are described in the guidance as "a light touch process" and are generally not used for licensing larger events such as festivals. However, nothing in the legislation, guidance or regulations prohibits their use in this way.
- 3.16 Both the Police and Environmental Health have made objections and are seeking to add conditions from an existing premises licence to mitigate their concerns. Members are free to attach relevant conditions from the premises licence that is in place if it is considered appropriate for the promotion of the Licensing Objectives.
- 3.17 Paragraph 7.39 of the Guidance states:

This decision is one for the licensing authority alone, regardless of the premises user's views or willingness to accept conditions. The conditions must be notified to the premises user on the form prescribed by regulations.

- 3.18 Environmental Health are seeking to attach eight conditions to address their concerns and the Police are seeking to add 16 conditions, from the premises licence, to the licensable activities for which the TENs have been given.
- 3.19 Given that the event is taking place a few days after the hearing members may wish to ask the premises user what, if any, preparations

- they have made to comply with the proposed conditions if the Licensing Sub-Committee is minded to attach all or some of them.
- 3.20 Members are reminded that the conditions on the existing premises licence are not bespoke to this event. That said, there is no option under the legislation to add *specific* conditions for this festival under the TEN regime, so members need to be satisfied that the conditions suggested are adequate to address concerns and that they are achievable by the premises user.
- None of the suggested conditions deal with how the premises user will control access to each area covered by each individual TEN, given that a TEN may only cover 499 people consisting of staff, performers and those attending. With two TENs covering each of the two stage, there is thus a maximum of 998 people that should be able to watch the regulated entertainment on any particular stage. So, with the potential to have 2,500 or more people on site, member may wish to ask the organiser what measures have been put in place should they be faced with all the attendees wanting to watch the same stage at the same time?
- 3.22 Members need to satisfy themselves that there will be adequate measures in place to ensure that the limitations of the TENs are not exceeded. However, as any measures the premise user states will be in place cannot be conditioned, members must also be confident that it is more likely than not that the premises user will do what they say.
- 3.23 Members should consider if they believe the premises user has provided evidence that the licensable activities covered by the TENs, if allowed, would promote, and not undermine, the Licensing Objectives. This evidence should be balanced against the evidence given by those objecting to the TENs.
- 3.24 If the Sub-Committee believes that allowing the licensable activities covered by the TENs would promote the Licensing Objectives, then the TENS, should be allowed as requested.
- 3.25 If the Sub-Committee believes that allowing the TENs as submitted would not promote the Licensing Objectives, then the starting point should be to consider if there are conditions *on the existing premises licence* that could be added to mitigate concerns.
- 3.26 In considering the application of existing premises licence conditions, members should decide whether these steps would in fact address the

- concerns raised if the decision was made to allow the hours and activities as requested.
- 3.27 Aside from adding conditions, it is open to members to limit the hours of operation and/or activities further but clear reasons for this step would need to be given.
- 3.28 However, if adding conditions and/or limiting the hours or area beyond those requested does not mitigate members' concerns regarding the promotion of the Licensing Objectives then the licensing activities TENs should be disallowed.
- 3.29 Put in its simplest terms, what are the minimum measures that can be put in place to address concerns? Refusal of the event's licensable activities covered by the TENs should be the last option considered.
- 3.30 When the Licensing Sub-Committee gives its decision to those in attendance it should be made clear to all parties how much weight has been attached to each submission and why and what evidence members have relied upon when reaching their decision. A decision should be given for each individual TEN:
 - 24/0978/TEN
 - 24/0979/TEN
 - 24/0980/TEN
 - 24/0981/TEN
 - 24/0982/TEN
- 3.31 The comments, observations and suggestions contained within the body of this report and associated appendices do not fetter the Sub-Committee's discretion to reach the decision they believe is most appropriate when considering all the merits of the individual case.

4.0 Options

- 4.1 The actions open to the Licensing Sub-Committee are:
 - allow the licensable activities as applied for by some or all the TENs as submitted; or
 - allow the licensable activities as applied for by some or all the TENs but at the same time impose conditions *from the existing*

premises licence and/or amend the activities or times requested; or

- if members believe that there is evidence that shows that there are no steps that can be taken to ensure that the TENs sought would promote the Licensing Objectives then the licensable activities covered by the TENs should not be allowed.
- 4.2 As stated in the Guidance, the council's decision should be evidence based, justified as being appropriate for the promotion of the Licensing Objectives and proportionate to what it is intended to achieve.

5.0 Risks

A decision on the TENs must be made and any decision made can be appealed at the Magistrates' Court. Therefore, the Licensing Sub-Committee should ensure that when giving their decision on the application they give clear reasons on how and why they have made their decision. In doing so, the council's ability to defend its decision is strengthened and the risk of its decision being over-turned on appeal is lessened, although, of course, this risk can never be entirely removed.

6.0 Implications/Consultations

- 6.1 As with any TEN, a three working day consultation was undertaken with the Police and Environmental Health.
- The three-day consultation commenced on 1st July 2024 and ended on 4th July 2024.

Community Safety

6.3 The report details the three of the four Licensing Objectives on which objections have been based therefore Community Safety will be considered when determining the application.

Data Protection

6.4 Where the appendices have shown personal data, this has been redacted.

Equalities

6.5 Consideration has made to the Equality Act 2010 and the Public Sector Equality Duty in this report and will be considered during the Licensing Sub-Committee hearing.

Environmental Sustainability

6.6 No

Financial

6.7 There will be a cost to the authority in holding the Licensing Sub-Committee hearing; this will be covered by the existing budget. There would be a cost if the decision of the Licensing Sub-Committee is appealed to the Magistrates' Court and the authority chooses to defend that appeal.

Health and Safety

6.8 No

Human Resources

6.9 No

Human Rights

6.10 As with all applications and Council functions, the Human Rights Act 1998 has been considered in this report and will be considered during the Licensing Sub-Committee hearing.

Legal

6.11 All statutory requirements have been considered in preparing this report.

Specific Wards

- 6.12 Yes Great Amwell and Stansteads
- 7.0 Background papers, appendices, and other relevant material
- 7.1 Revised Guidance issued under section 182 of the Licensing Act 2003 (December 2023) https://www.gov.uk/government/publications/explanatory-

memorandum-revised-guidance-issued-under-s-182-of-licensing-act-2003

- 7.2 East Herts Statement of Licensing Policy 2021-2026 https://cdn-eastherts.onwebcurl.com/s3fs-public/2022-03/Statement%20of%20Licensing%20Policy%202021-26%20Mar%2022.pdf
- 7.3 **Appendix 'A'** Temporary Event Notice
- 7.4 **Appendix 'B'** Site plans
- 7.5 **Appendix 'C'** Environmental Health objection
- 7.6 **Appendix 'D'** Police objection
- 7.7 **Appendix 'E'** Premises licence conditions

Contact Member

Councillor Vicky Glover-Ward, Executive Member for Planning and Growth. vicky.glover-ward@eastherts.gov.uk

Contact Officer

Jonathan Geall, Head of Housing and Health, Tel: 01992 531594 jonathan.geall@eastherts.gov.uk

Report Author

Oliver Rawlings, Service Manager (Licensing and Enforcement), Tel: 01992 531629. oliver.rawlings@eastherts.gov.uk

Temporary Event Notice

Before completing this notice, please read the guidance notes at the end of the notice. If you are completing this notice by hand, please write legibly in block capitals. In all cases, ensure that your answers are inside the boxes and written in black ink or typed. Use additional sheets if necessary. You should keep a copy of the completed notice for your records. You must send at least one copy of this notice to the licensing authority and additional copies must be sent to the chief officer of police and the local authority exercising environmental health functions for the area in which the premises are situated. The licensing authority will give to you written acknowledgement of the receipt of the notice.

I, the proposed premises user, hereby give notice under section 100 of the Licensing Act 2003 of my proposal to carry on a temporary activity at the premises described below.

1. The personal details of premises user (Please read note 1)			
1. Your name			
Title	Mr Mrs Miss Ms	s Other (please state)	
Surname	Harding		
Forenames	Ricky		
	es (Please enter details of a se continue on a separate s	any previous names or maiden names, if	
Title		Other (please state)	
Surname	Harding		
Forenames	Ricky		
3. Your date of bi	irth		
4. Your place of b	oirth		
5. National Insura	ance Number		
		dress to correspona with you unless you	
complete the sep	parate correspondence box	below)	
Post town Hertford Postcode			
7. Other contact of	details		
Telephone numb Daytime			
Evening (optiona	1)		
Mobile (optional)			
Fax number (opti	ional)		
E-Mail address			
(if available)			
8. Alternative address for correspondence (If you complete the details below, we will use			
this address to correspond with you)			

Tim Robson			
Post town Tyne and Wear		Postcode	
9. Alternative contact details	(if applicable)		
Telephone numbers: Daytime			
Evening (optional)			
Mobile (optional)			
Fax number (optional)			
E-Mail address			
(if available)			

2. The premises

Please give the address of the premises where you intend to carry on the licensable activities or, if it has no address, give a detailed description (including the Ordnance Survey references)

(Please read note 2)

This Tens application relates to a small music festival. This tens is one of 5 that have been carefully designed to operate at,

Hillside Farm

Pepper Hill

Great Amwell

Hertfordshire

SG12 9RZ

This ten is depicted as TENS 1 on the attached plan.

What three words triangular area

Flank.craft.forces

Merit.kite.damage

Skinny.relate.sofa

Hillside Farm is a grassed flat event space. The space is greater than the area that will be used by the event, so temporary fencing will create a perimeter with several entrances / exits / emergency exits created, plus queuing systems.

Licensable activities will only take place in areas as designated as RED within the TENs areas.

This tens area will fully conform to the attached event safety management plan, noise management plan and traffic management plan.

The integrity of the area to not exceed 499 inclusive of staff will be covered by SIA approved and licenced security. The design of the overall site is such that persons will not need to continuously leave this tens for toilet facilities or alcohol sales.

The Event Manager Ricky Harding (Dog and Whistle events) contractually agrees to fully implement all operational plans submitted with this tens ensuring the upholding of the four licensing objectives.

Does a premises licence or club premises certificate have effect in relation to the premises (or any part of the premises)? If so, please enter the licence or certificate number below.

Premises licence number	There is a premises licence but the number is unknown. Permission granted off Mr Alex Hutchinson and Land owner.
Club premises certificate number	

If you intend to use only part of the premises at this address or intend to restrict the area to which this notice applies, please give a description and details below. (Please read note 3)

This Tens Applies to Area 1 depicted on the area plan associated with this ten as area 1 This ten is depicted as TENS 1 on the attached plan.

What three words triangular area

Flank.craft.forces

Merit.kite.damage

Skinny.relate.sofa

Please describe the nature of the premises below. (Please read note 4)

The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the overall management and execution of the event utilising procedures within this document is the responsibility of The Dog & Whistle.

Event Overview

This event will take place at Hillside Farm within the event space used for large events regularly each year. The event space comprises: two stages, 1 outdoor trailer stage and 1 stretch tent stage; a VIP stretch tent; bars; food and beverage concessions; temporary toilet facilities; and medical facilities. Any of the other spaces on site that are usually used as additional stages will not be used for public access, but may be used for staff, welfare or back of house areas.

Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event

Please describe the nature of the event below. (Please read note 5)

The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024.

The event is a music festival with alcohol and food. Music is amplified.

Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the overall management and execution of the event utilising procedures within this document is the responsibility of The Dog & Whistle.

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Event Overview
This event will take place at Hillside Farm within the event space used for large events regularly each year. The event space comprises: two stages, 1 outdoor trailer stage and 1 stretch tent stage; a VIP stretch tent; bars; food and beverage concessions; temporary toilet facilities; and medical facilities. Any of the other spaces on site that are usually used as additional stages will not be used for public access, but may be used for staff, welfare or back of house areas.
Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event

3. The licensable activities			
Please state the licensable activities that you intend to carry on at the premises (please tick all licensable activities you intend to carry on). (Please read note 6)			
The sale by retail of alcohol			
The supply of alcohol by or on behalf of a club member of the club	to, or to the order of, a		
The provision of regulated entertainment (Plea	ase read note 7)		
The provision of late night refreshment			
Are you giving a late temporary event notice? (Please read note 8)		
Please state the dates on which you intend to unicensable activities. (Please read note 9)	ise these premises for		
Saturday 20th July 2024 DW Festival 18+, commercial dance music event Sunday 21st July 2024 DW Festival Open to all ages, targeted towards family groups			
Please state the times during the event period that you propose to carry on licensable activities (please give times in 24-hour clock). (Please read note 10)			
Doors Last entry Curfew Saturday 12:00 16:00 22:00 Sunday 12:00 16:00 22:00			
Please state the maximum number of people at any one time that you intend to allow to be present at the premises during the times when you intend to carry on licensable activities, including any staff, organisers or performers. (Please read note 11)			
If the licensable activities will include the sale or supply of alcohol, please state whether			
these will be for consumption on or off the premises, or both (please tick as appropriate).			
(Please read note 12)	Both		

Please state if the licensable activities will include the provision of relevant entertainment. If so, please state the times during the event period that you propose to provide relevant entertainment (including, but not limited to lap dancing and pole dancing). (Please see note 13)

Saturday Sunday	Doors 12:00 12:00	Last entry 16:00 16:00	Curfew 22:00 22:00		
		•	e read note 14)		ı
(Please tic	ck)	d a valid perso		Yes	No
If "Yes" ple	ease provid	de the details o	of your personal licence below.		
Issuing lic	ensing aut	hority Eas	st Herts		
Licence no	umber				
Date of iss	sue				
Any furthe	r relevant	details			
		l			
5. Previou	us tempora	ry event notice	es you have given (Please read note 15	5 and ti	ck the
	t apply to y				T
			orary event notice in respect of any ame calendar year as the event for	Yes	No ⊠
		•	orary event notice?		
			number of temporary event notices		
		er of late tempo at same calen	orary event notices, if any) you have		
			ry event notice for the same premises	Yes	No
	ne event pe				
		ess before; or r less after			
		osed in this n	otice?		
	P				
6. Associately to you		ousiness collea	agues (Please read note 16 and tick the	boxes	that
			temporary event notice for an event vent for which you are now giving a	Yes	No
temporary	event noti	ce?			
If answering yes, please state the total number of temporary event					
notices (including the number of late temporary event notices, if any) your associate(s) have given for events in the same calendar year.					

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Has any associate of yours already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No ⊠
Has any person with whom you are in business carrying on licensable activities given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes	No
If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your business colleague(s) have given for events in the same calendar year.		
Has any person with whom you are in business carrying on licensable activities already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No
7. Checklist (Please read note 17) I have: (Please tick the appropriate boxes, where applicable)		
Sent at least one copy of this notice to the licensing authority for the area in which the premises are situated		
Sent a copy of this notice to the chief officer of police for the area in which premises are situated		
Sent a copy of this notice to the local authority exercising environmental he functions for the area in which the premises are situated	ealth	
If the premises are situated in one or more licensing authority areas, sent a least one copy of this notice to each additional licensing authority		
If the premises are situated in one or more police areas, sent a copy of this notice to each additional chief officer of police	3	
If the premises are situated in one or more local authority areas, sent a cope this notice to each additional local authority exercising environmental healt functions		
Made or enclosed payment of the fee for the application		\boxtimes
Signed the declaration in Section 9 below		
8. Condition (Please read note 18)	oob!=	
It is a condition of this temporary event notice that where the relevant licens activities described in Section 3 above include the sale or supply of alcohol supplies are made by or under the authority of the premises user.		ll such

9. Declarations (Please read note 19)

I understand that it is an offence:				
(i) to knowingly or recklessly make a false statement in or in connection with this				
temporary ever	nt notice and that	a person is liable on summary conviction for such an		
offence to a fin	e of any amount;	and		
person is liable	on summary cor	ensable activity to be carried on at any place and that a niviction for any such offence to a fine of any amount, or exceeding six months, or to both.		
Signature				
Signature				
Date				
Name of				
Person				
signing				

The information contained in this form is correct to the best of my knowledge and belief.

For completion by the licensing authority

10. Acknowledgement (Please read note 20)	
I acknowledge receipt of this temporary event notice.	
Signature	
	On behalf of the licensing authority
Date	
Name of Officer	

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Notes for Guidance

General

In these notes, a person who gives a temporary event notice is called a "premises user".

The police and local authority exercising environmental health functions may intervene on the grounds of any of the four licensing objectives (the prevention of crime and disorder, public safety, the prevention of public nuisance, and the protection of children from harm) to prevent the occurrence of an event at which permitted temporary activities are to take place or to agree a modification of the arrangements for such an event. However, the licensing authority will intervene of its own volition in the cases described below.

First, it will issue a counter notice if there is an objection to a late temporary event notice (see note 8 below).

Secondly, it may issue a notice in relation to its decision to impose conditions on a temporary event notice (see note 2 below).

Thirdly, it will issue a counter notice if the first, second, third and fifth of the limits set out below would be exceeded. If any of the limits below are breached or if a counter notice has been issued, any licensable activities taking place would be unauthorised and the premises user would be liable to prosecution. The limitations apply to:

- the number of times a person may give a temporary event notice (50 times per year for a personal licence holder and 5 times per year for other people);
- the number of times a person may give a late temporary event notice (10 times per year for a personal licence holder and 2 times per year for other people);
- the number of times a temporary event notice may be given in respect of any particular premises (15 times or, for event periods occurring wholly or partly in 2022 or 2023, 20 times a calendar year);
- the length of time a temporary event may last for these purposes (168 hours or 7 days);
- the maximum aggregate duration of the periods covered by temporary event notices at any individual premises (21 days or, for event periods (or any part of those periods) occurring in 2022 or 2023, 26 days per calendar year); and
- the scale of the event in terms of the maximum number of people attending at any one time (a maximum of 499).

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. The limits applying to late temporary event notices are included within the overall limits applying to the total number of temporary event notices. Note 16 below sets out the definition of an "associate".

When permitted temporary activities take place, a premises user must ensure that either:

• a copy of the temporary event notice is prominently displayed at the premises; or

 the temporary event notice is kept at the premises either in his own custody or in the custody of a person present and working at the premises and whom he has nominated for that purpose.

Where the temporary event notice is in the custody of a nominated person, a notice specifying that fact and the position held by that person must be displayed prominently at the premises.

Where the temporary event notice or a notice specifying the nominated person is not displayed, a constable or an authorised person (for example, a licensing officer, fire officer or environmental health officer) may require the premises user to produce the temporary event notice for examination. Similarly, where the nominated person has the temporary event notice in his custody, a constable or authorised person may require that person to produce it for examination. Failure to produce the temporary event notice without reasonable excuse would be an offence.

It should also be noted that the following, among other things, are offences under the Licensing Act 2003:

- the sale or supply of alcohol to children under 18 years of age (subject to an unlimited fine on conviction);
- allowing the sale of alcohol to children under 18 (subject to an unlimited fine on conviction);
- knowingly allowing the consumption of alcohol on the premises by a person aged under 18 (subject to an unlimited fine, on conviction);
- allowing disorderly behaviour on the premises (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- the sale of alcohol to a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- obtaining alcohol for a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- knowingly allowing a person aged under 18 to make any sale or supply of alcohol
 unless the sale or supply has been specifically approved by the premises user or
 any individual aged 18 or over who has been authorised for this purpose by the
 premises user (subject to a fine not exceeding level 1 on the standard scale, on
 conviction); and
- knowingly keeping or allowing to be kept on the premises any smuggled goods
 which have been imported without payment of duty or which have otherwise been
 unlawfully imported (subject to a fine not exceeding level 3 on the standard scale,
 on conviction).

In addition, where the premises are to be used primarily or exclusively for the sale or supply of alcohol for consumption on the premises, it is an offence to allow children under 16 to be present when the premises are open for that purpose unless they are accompanied by an adult. In the case of any premises at which sales or supplies of alcohol are taking place at all, it is an offence for a child under 16 to be present there between the hours of midnight and 5am unless accompanied by an adult. In both instances, the penalty on conviction is a fine not exceeding level 3 on the standard scale, currently £1,000.

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Note 1

A temporary event notice may only be given by an individual and not, for example, by an organisation or club or business. The individual giving the notice is the proposed "premises user". Within businesses, clubs or organisations, one individual will therefore need to be identified as the proposed premises user.

If you include an e-mail address in section 1(7) or 1(9), the licensing authority may send to this the acknowledgement of receipt of your notice or any notice or counter notice it is required to give under sections 104A, 106A or 107 of the Licensing Act 2003.

Note 2

For the purposes of the Licensing Act 2003, "premises" means any place. Premises will therefore not always be a building with a formal address and postcode. Premises can include, for example, public parks, recreation grounds and private land.

If a premises licence or club premises certificate has effect in relation to the premises (or any part of the premises) which you want to use to carry on licensable activities, it is possible that any conditions which apply to the licence or certificate may be imposed on the temporary event notice if certain pre-conditions are met. These pre-conditions are that the police or the local authority exercising environmental health functions object to the notice and the licensing authority decides:

- not to give a counter notice under section 105 of the Licensing Act 2003;
- the conditions apply to the licence or certificate; and
- the imposition of the conditions on the notice would not be inconsistent with the carrying on of the licensable activities under the notice.

Note 3

A temporary event notice can be given for part of a building, such as a single room or a plot within a larger area of land. You should provide a clear description of the area in which you propose to carry on licensable activities. This is important as any licensable activities conducted outside the area of the premises protected by the authority of this temporary event notice would be unlawful and could lead to prosecution.

In addition, when holding the proposed event, the premises user would need to be able to restrict the number of people on the premises at any one time when licensable activities are taking place to less than 500. If more than 499 are on the premises when licensable activities are being carried on, the licensable activities would be unlawful and the premises user would be liable to prosecution. The maximum figure of 499 includes, for example, staff, organisers, stewards and performers.

Note 4

A description of the nature of the premises assists the chief officer of police and local authority exercising environmental health functions in deciding if any issues relating to the licensing objectives are likely to arise. You should state clearly that the premises to be used are, for example, a public house, a restaurant, an open field, a village hall or a beer tent.

Note 5

A description of the nature of the event similarly assists the chief officer of police and local authority exercising environmental health functions in making a decision as to whether or not to make an objection. You should state clearly that the event taking place at the premises would be, for example, a wedding with a pay bar, the supply of beer at a particular farmers' market, a discotheque, the performance of a string quartet, a folk group or a rock band.

Note 6

The licensable activities are:

- the sale by retail of alcohol;
- the supply of alcohol by or on behalf of a club to, or to the order of, a member of a club;
- the provision of regulated entertainment; and
- the provision of late night refreshment.

Note 7

Regulated entertainment, subject to specified conditions and exemptions, includes:

- (a) a performance of a play;
- (b) an exhibition of a film;
- (c) an indoor sporting event;
- (d) a boxing or wrestling entertainment;
- (e) a performance of live music;
- (f) any playing of recorded music;
- (g) a performance of dance; and
- (h) entertainment of a similar description to that falling within (e), (f) or (g).

In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not

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- exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
- a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

If you are uncertain whether or not the activities that you propose are licensable, you should contact your licensing authority for further advice.

Note 8

Late notices can be given no later than 5 working days but no earlier than 9 working days before the event in relation to which the notice is given. A late notice given later than 5 working days before the event to which it relates will be returned as void and the activities described in it will not be authorised.

The number of late notices that can be given in any one calendar year is limited to 10 for personal licence holders and 2 for non-personal licence holders. These count towards the total number of temporary event notices (i.e. 50 temporary event notices per year for personal licence holders and 5 temporary event notices for non-personal licence holders).

If there is an objection from either the police or local authority exercising environmental health functions, the event will not go ahead and a counter notice will be issued.

Note 9

The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours or seven days.

Note 10

You should state here the times during the event period, for example 48 hours, when you intend to carry on licensable activities. For example, you may not intend to carry on licensable activities throughout the entire 48-hour event period, and may intend to sell alcohol between 8.00 hrs and 23.00 hrs on each of the two days.

Note 11

No more than 499 may be on the premises for a temporary event at any one time when licensable activities are being carried on. If you intend to have more than 499 attending the event, you should obtain a premises licence for the event. Your licensing authority should be able to advise you. The maximum figure of 499 includes not only the audience, spectators or consumers but also, for example, staff, organisers, stewards and performers who will be present on the premises.

Note 12

If you indicate that alcohol will be supplied only for consumption on the premises, you would be required to ensure that no person leaves the premises with alcohol supplied there. If such a supply takes place, the premises user may be liable to prosecution for carrying on an unauthorised licensable activity. Similarly, if the premises user gives notice that only supplies of alcohol for consumption off the premises will take place, he/she must ensure that alcohol supplied is not consumed on the premises. The premises user is free to give notice that he/she intends to carry on both types of supplies. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 13

Relevant entertainment is defined in the Local Government (Miscellaneous Provisions) Act 1982("the 1982 Act") as any live performance or any live display of nudity which is of such a nature that, ignoring financial gain, it must reasonably be assumed to be provided solely or principally for the purpose of sexually stimulating any member of the audience (whether by verbal or other means). Relevant entertainment therefore includes, but is not limited to, lap dancing and pole dancing.

The 1982 Act requires premises which provide relevant entertainment to be licensed under that Act for this purpose. Premises at which there have not been more than eleven occasions on which such entertainment has been provided within a period of 12 months, no such occasion has lasted for more than 24 hours and there has been a period of at least one month between each such occasion are exempt from the requirement to obtain a licence under the 1982 Act. Such premises are likely instead to require an authorisation under the Licensing Act 2003 to be used for such activities as these are a licensable activity (the provision of regulated entertainment — see note 6 above). A temporary event notice may be given for this purpose.

Note 14

The holder of a valid personal licence issued under the Licensing Act 2003 may give up to 50 temporary event notices in any calendar year subject to the other limitations in the 2003 Act. A proposed premises user who holds such a licence should give the details requested.

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Note 15

As stated under Note 14, a personal licence holder (issued under the Licensing Act 2003) may give up to 50 temporary event notices (including 10 late notices) in any calendar year. An individual who does not hold a personal licence may only give 5 temporary event notices (including 2 late notices) in England and Wales in any calendar year. A calendar year is the period between 1st January to 31st December inclusive in any year.

If an event straddles two calendar years, it will count against the limits on temporary event notices for each year. However, only one notice needs to be given. The limits are:

- i. for event periods occurring wholly or partly in 2022 or 2023, up to 20 times in the calendar year for each premises;
- ii. for other event periods, 15 times in a calendar year for each premises;
- iii. for event periods (or any part of a period) occurring in 2022 or 2023, 26 days in the calendar year for each premises;
- iv. for other event periods, 21 days in a calendar year for each premises;
- v. 50 per personal licence holder each calendar year; and
- vi. 5 for non-holders each calendar year.

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. Note 16 below sets out the definition of an "associate".

If a temporary event notice has been given for the same premises, by the same premises user, and would have effect within 24 hours before the start of the event period under the current proposal or within 24 hours after the end of that period, the temporary event notice given would be void and any licensable activities carried on under it would therefore be unlicensed.

For the purposes of determining whether or not the required gap of 24 hours is upheld, temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count as if they had been given by the premises user. Note 16 below sets out the definition of an "associate".

Note 16

An "associate" of the proposed premises user is:

- a. the spouse or civil partner of that person;
- b. a child, parent, grandchild, grandparent, brother or sister of that person;
- c. an agent or employee of that person; or
- d. the spouse or civil partner of a person within (b) or (c).

For these purposes, a person living with another as that person's husband or wife is to be treated as that person's spouse.

Note 17

It is a requirement that you send at least one copy of this notice to the licensing authority at least ten working days (or five working days for a late notice) before the commencement of the proposed licensable activities. The authority will give you written acknowledgement of the receipt of the notice. This will be important proof that you gave

the notice and when you gave it for the purposes of the Act. Some premises may be situated in two licensing authority areas, for example, where a building or field straddles the local authority boundary. Where this is the case, at least one copy of the notice must be sent to each of the licensing authorities identified, together with the appropriate fee in each case. In such circumstances, you will receive acknowledgements from all the relevant licensing authorities.

One copy must be sent to each of the chief officer of police and the local authority exercising environmental health functions for the area in which the premises is situated at least ten working days for a standard notice (or five working days for a late notice) before the commencement of the proposed licensable activities. Where the premises are situated in two police areas or environmental health areas, a further copy will need to be sent to the further police force and local authority exercising environmental health functions.

Note 18

Under the Licensing Act 2003, all temporary event notices are given subject to a mandatory condition requiring that where the licensable activities involve the supply of alcohol, all such supplies must be made by or under the authority of the named premises user. If there is a breach of this condition, the premises user and the individual making the supply in question would be liable to prosecution. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 19

It is an offence knowingly or recklessly to make a false statement in, or in connection with, a temporary event notice. (A person is to be treated as making a false statement if he produces, furnishes, signs or otherwise makes use of a document that contains a false statement.) To do so could result in prosecution and an unlimited fine.

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Note 20

You should not complete section 10 of the notice, which is for use by the licensing authority. It may complete this section as one means of giving you written acknowledgement of its receipt of the notice.

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Temporary Event Notice

Before completing this notice, please read the guidance notes at the end of the notice. If you are completing this notice by hand, please write legibly in block capitals. In all cases, ensure that your answers are inside the boxes and written in black ink or typed. Use additional sheets if necessary. You should keep a copy of the completed notice for your records. You must send at least one copy of this notice to the licensing authority and additional copies must be sent to the chief officer of police and the local authority exercising environmental health functions for the area in which the premises are situated. The licensing authority will give to you written acknowledgement of the receipt of the notice.

I, the proposed premises user, hereby give notice under section 100 of the Licensing Act 2003 of my proposal to carry on a temporary activity at the premises described below.

1. The personal of	1. The personal details of premises user (Please read note 1)			
1. Your name				
Title	Mr⊠ Mrs ☐ Miss☐ M	s Other (please state)		
Surname	Harding			
Forenames	Ricky			
	es (Please enter details of a e continue on a separate s	any previous names or maiden names, if		
Title		s Other (please state)		
Surname	Harding			
Forenames	Ricky			
3. Your date of bi	irth			
4. Your place of b	oirth			
5. National Insura	ance Number			
6. Your current a	ddress (We will use this ac	dress to correspond with you unless you		
complete the sep	arate correspondence box	below)		
Post town Hertford Postcode				
7.04	1.4.9			
7. Other contact details				
Telephone numb	ers			
Daytime				
Evening (optional)				
Mobile (optional)				
Fax number (opti	onal)			
E-Mail address				
(if available)				
		If you complete the details below, we will use		
this address to correspond with you)				

Tim Robson			
Post town Tyne and Wear		Postcode	
9. Alternative contact details	(if applicable)		
Telephone numbers:			
Daytime			
Evening (optional)			
Mobile (optional)			
Fax number (optional)			
E-Mail address			
(if available)			

2. The premises

Please give the address of the premises where you intend to carry on the licensable activities or, if it has no address, give a detailed description (including the Ordnance Survey references)

(Please read note 2)

This Tens application relates to a small music festival. This tens is one of 5 that have been carefully designed to operate at,

Hillside Farm

Pepper Hill

Great Amwell

Hertfordshire

SG12 9RZ

This ten is depicted as TENS 2 on the attached plan.

What three words 5 sided area

Merit.kite.damage

Shot.thanks.choice

Ruins.limes.remind

Budget.voice.unlimited

Actual.hops.tribes

Hillside Farm is a grassed flat event space. The space is greater than the area that will be used by the event, so temporary fencing will create a perimeter with several entrances / exits / emergency exits created, plus queuing systems.

Licensable activities will only take place in areas as designated as RED within the TENs areas.

This tens area will fully conform to the attached event safety management plan, noise management plan and traffic management plan.

2

The integrity of the area to not exceed 499 inclusive of staff will be covered by SIA approved and licenced security. The design of the overall site is such that persons will not need to continuously leave this tens for toilet facilities or alcohol sales.

The Event Manager Ricky Harding (Dog and Whistle events) contractually agrees to fully implement all operational plans submitted with this tens ensuring the upholding of the four licensing objectives.

Does a premises licence or club premises certificate have effect in relation to the premises (or any part of the premises)? If so, please enter the licence or certificate number below.

Premises licence number	There is a premises licence (22/0235/PL) but the number is unknown. Permission granted off Mr Alex Hutchinson and Land owner.
Club premises certificate number	

If you intend to use only part of the premises at this address or intend to restrict the area to which this notice applies, please give a description and details below. (Please read note 3)

This Tens Applies to Area 2 depicted on the area plan associated with this ten as area 1 This ten is depicted as TENS 2 on the attached plan.

What three words 5 sided area

Merit.kite.damage Shot.thanks.choice Ruins.limes.remind Budget.voice.unlimited Actual.hops.tribes

Please describe the nature of the premises below. (Please read note 4)

The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the overall management and execution of the event utilising procedures within this document is the responsibility of The Dog & Whistle.

This is a music festival operating amplified music and incorporates the sale of alcohol.

Event Overview

This event will take place at Hillside Farm within the event space used for large events regularly each year. The event space comprises: two stages, 1 outdoor trailer stage and 1 stretch tent stage; a VIP stretch tent; bars; food and beverage concessions; temporary toilet facilities; and medical facilities. Any of the other spaces on site that are usually used as additional stages will not be used for public access, but may be used for staff, welfare or back of house areas.

Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event.

The two days of the event will operate in a contained area divided into 5 tens.

Please describe the nature of the event below. (Please read note 5)
The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the overall management and execution of the event utilising procedures within this document is the responsibility of The Dog & Whistle.
This is a music festival with amplified music and including the sale of alcohol Event Overview
This event will take place at Hillside Farm within the event space used for large events regularly each year. The event space comprises: two stages, 1 outdoor trailer stage and 1 stretch tent stage; a VIP stretch tent; bars; food and beverage concessions; temporary toilet facilities; and medical facilities. Any of the other spaces on site that are usually used as additional stages will not be used for public access, but may be used for staff,

welfare or back of house areas.

Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event

3. The lic	3. The licensable activities				
				end to carry on at the prenty. (Please read note 6)	mises (please
The sale b	y retail of	alcohol			
The supply member o		ol by or on beh	alf of a club to	o, or to the order of, a	
The provis	sion of regu	ulated entertair	nment (Plea	se read note 7)	
The provis	ion of late	night refreshm	nent		
Are you gi	ving a late	temporary eve	ent notice? (F	Please read note 8)	
	Please state the dates on which you intend to use these premises for licensable activities. (Please read note 9)				
Saturday 20th July 2024 DW Festival 18+, commercial dance music event Sunday 21st July 2024 DW Festival Open to all ages, targeted towards family groups					
Please state the times during the event period that you propose to carry on licensable activities (please give times in 24-hour clock). (Please read note 10)					
Saturday Sunday	Doors 12:00 12:00	Last entry 16:00 16:00	Curfew 22:00 22:00		
Please state the maximum number of people at any one time that you intend to allow to be present at the premises during the times when you intend to carry on licensable activities, including any staff, organisers or performers. (Please read note 11) If the licensable activities will include the sale On the premises only					
		rities will includ please state w		On the premises only	

these will be for consumption on or off the premises, or both (please tick as appropriate).		Off the premises only				
	(Please read note 12)		Both			
entertainm	ent. If so, p evant enter	lease state tl tainment (inc	he times durii	de the provision of relevant ng the event period that yo ot limited to lap dancing an	u propo	se to
Saturday Sunday	Doors 12:00 12:00	Last entry 16:00 16:00	Curfew 22:00 22:00			
4.5	I.P.	(D)				
		,	se read note	14)	Vaa	NI-
(Please tic	k)	a valid perso			Yes	No
If "Yes" ple	If "Yes" please provide the details of your personal licence below.					
Issuing lice	ensing auth	ority Ea	st Herts			
Licence nu	ımber					
Date of iss	ue					
Any further	Any further relevant details					
		·				
5. Previou boxes that			es you have	given (Please read note 1	5 and ti	ck the
Have you p	oreviously on events fa	given a tempo alling in the sa		otice in respect of any r year as the event for notice?	Yes	No
(including t	If answering yes, please state the number of temporary event notices (including the number of late temporary event notices, if any) you have given for events in that same calendar year					
		Yes	No			

6. Associates and business colleagues (Please read note 16 and tick the apply to you)	boxes	that
Has any associate of yours given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes	No
If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your associate(s) have given for events in the same calendar year.		
Has any associate of yours already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No ⊠
Has any person with whom you are in business carrying on licensable activities given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes	No
If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your business colleague(s) have given for events in the same calendar year.		
Has any person with whom you are in business carrying on licensable activities already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No
7. Checklist (Please read note 17)		
I have: (Please tick the appropriate boxes, where applicable) Sent at least one copy of this notice to the licensing authority for the area i which the premises are situated	n	
Sent a copy of this notice to the chief officer of police for the area in which premises are situated	the	
Sent a copy of this notice to the local authority exercising environmental he functions for the area in which the premises are situated		
If the premises are situated in one or more licensing authority areas, sent a least one copy of this notice to each additional licensing authority		
If the premises are situated in one or more police areas, sent a copy of this notice to each additional chief officer of police		
If the premises are situated in one or more local authority areas, sent a co this notice to each additional local authority exercising environmental heal functions		
Made or enclosed payment of the fee for the application		\boxtimes
Signed the declaration in Section 9 below		

8. Condition (Please read note 18)

It is a condition of this temporary event notice that where the relevant licensable activities described in Section 3 above include the sale or supply of alcohol that all such supplies are made by or under the authority of the premises user.

9. Declarations	(Please read	note	19
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The information contained in this form is correct to the best of my knowledge and belief.

I understand that it is an offence:

- (i) to knowingly or recklessly make a false statement in or in connection with this temporary event notice and that a person is liable on summary conviction for such an offence to a fine of any amount; and
- (ii) to permit an unauthorised licensable activity to be carried on at any place and that a person is liable on summary conviction for any such offence to a fine of any amount, or to imprisonment for a term not exceeding six months, or to both.

Signature		
Date		
Name of		
Person		
signing		

For completion by the licensing authority

10. Acknowledgement (Please read note 20)			
I acknowledge receipt of this temporary event notice.			
Signature			
	On behalf of the licensing authority		
Date			
Name of Officer signing			

Notes for Guidance

General

In these notes, a person who gives a temporary event notice is called a "premises user".

The police and local authority exercising environmental health functions may intervene on the grounds of any of the four licensing objectives (the prevention of crime and disorder, public safety, the prevention of public nuisance, and the protection of children from harm) to prevent the occurrence of an event at which permitted temporary activities are to take place or to agree a modification of the arrangements for such an event. However, the licensing authority will intervene of its own volition in the cases described below.

First, it will issue a counter notice if there is an objection to a late temporary event notice (see note 8 below).

Secondly, it may issue a notice in relation to its decision to impose conditions on a temporary event notice (see note 2 below).

Thirdly, it will issue a counter notice if the first, second, third and fifth of the limits set out below would be exceeded. If any of the limits below are breached or if a counter notice has been issued, any licensable activities taking place would be unauthorised and the premises user would be liable to prosecution. The limitations apply to:

- the number of times a person may give a temporary event notice (50 times per year for a personal licence holder and 5 times per year for other people);
- the number of times a person may give a late temporary event notice (10 times per year for a personal licence holder and 2 times per year for other people);
- the number of times a temporary event notice may be given in respect of any particular premises (15 times or, for event periods occurring wholly or partly in 2022 or 2023, 20 times a calendar year);
- the length of time a temporary event may last for these purposes (168 hours or 7 days);
- the maximum aggregate duration of the periods covered by temporary event notices at any individual premises (21 days or, for event periods (or any part of those periods) occurring in 2022 or 2023, 26 days per calendar year); and
- the scale of the event in terms of the maximum number of people attending at any one time (a maximum of 499).

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. The limits applying to late temporary event notices are included within the overall limits applying to the total number of temporary event notices. Note 16 below sets out the definition of an "associate".

When permitted temporary activities take place, a premises user must ensure that either:

• a copy of the temporary event notice is prominently displayed at the premises; or

 the temporary event notice is kept at the premises either in his own custody or in the custody of a person present and working at the premises and whom he has nominated for that purpose.

Where the temporary event notice is in the custody of a nominated person, a notice specifying that fact and the position held by that person must be displayed prominently at the premises.

Where the temporary event notice or a notice specifying the nominated person is not displayed, a constable or an authorised person (for example, a licensing officer, fire officer or environmental health officer) may require the premises user to produce the temporary event notice for examination. Similarly, where the nominated person has the temporary event notice in his custody, a constable or authorised person may require that person to produce it for examination. Failure to produce the temporary event notice without reasonable excuse would be an offence.

It should also be noted that the following, among other things, are offences under the Licensing Act 2003:

- the sale or supply of alcohol to children under 18 years of age (subject to an unlimited fine on conviction);
- allowing the sale of alcohol to children under 18 (subject to an unlimited fine on conviction);
- knowingly allowing the consumption of alcohol on the premises by a person aged under 18 (subject to an unlimited fine, on conviction);
- allowing disorderly behaviour on the premises (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- the sale of alcohol to a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- obtaining alcohol for a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- knowingly allowing a person aged under 18 to make any sale or supply of alcohol
 unless the sale or supply has been specifically approved by the premises user or
 any individual aged 18 or over who has been authorised for this purpose by the
 premises user (subject to a fine not exceeding level 1 on the standard scale, on
 conviction); and
- knowingly keeping or allowing to be kept on the premises any smuggled goods
 which have been imported without payment of duty or which have otherwise been
 unlawfully imported (subject to a fine not exceeding level 3 on the standard scale,
 on conviction).

In addition, where the premises are to be used primarily or exclusively for the sale or supply of alcohol for consumption on the premises, it is an offence to allow children under 16 to be present when the premises are open for that purpose unless they are accompanied by an adult. In the case of any premises at which sales or supplies of alcohol are taking place at all, it is an offence for a child under 16 to be present there between the hours of midnight and 5am unless accompanied by an adult. In both instances, the penalty on conviction is a fine not exceeding level 3 on the standard scale, currently £1,000.

Note 1

A temporary event notice may only be given by an individual and not, for example, by an organisation or club or business. The individual giving the notice is the proposed "premises user". Within businesses, clubs or organisations, one individual will therefore need to be identified as the proposed premises user.

If you include an e-mail address in section 1(7) or 1(9), the licensing authority may send to this the acknowledgement of receipt of your notice or any notice or counter notice it is required to give under sections 104A, 106A or 107 of the Licensing Act 2003.

Note 2

For the purposes of the Licensing Act 2003, "premises" means any place. Premises will therefore not always be a building with a formal address and postcode. Premises can include, for example, public parks, recreation grounds and private land.

If a premises licence or club premises certificate has effect in relation to the premises (or any part of the premises) which you want to use to carry on licensable activities, it is possible that any conditions which apply to the licence or certificate may be imposed on the temporary event notice if certain pre-conditions are met. These pre-conditions are that the police or the local authority exercising environmental health functions object to the notice and the licensing authority decides:

- not to give a counter notice under section 105 of the Licensing Act 2003;
- the conditions apply to the licence or certificate; and
- the imposition of the conditions on the notice would not be inconsistent with the carrying on of the licensable activities under the notice.

Note 3

A temporary event notice can be given for part of a building, such as a single room or a plot within a larger area of land. You should provide a clear description of the area in which you propose to carry on licensable activities. This is important as any licensable activities conducted outside the area of the premises protected by the authority of this temporary event notice would be unlawful and could lead to prosecution.

In addition, when holding the proposed event, the premises user would need to be able to restrict the number of people on the premises at any one time when licensable activities are taking place to less than 500. If more than 499 are on the premises when licensable activities are being carried on, the licensable activities would be unlawful and the premises user would be liable to prosecution. The maximum figure of 499 includes, for example, staff, organisers, stewards and performers.

Note 4

A description of the nature of the premises assists the chief officer of police and local authority exercising environmental health functions in deciding if any issues relating to the licensing objectives are likely to arise. You should state clearly that the premises to be used are, for example, a public house, a restaurant, an open field, a village hall or a beer tent.

Note 5

A description of the nature of the event similarly assists the chief officer of police and local authority exercising environmental health functions in making a decision as to whether or not to make an objection. You should state clearly that the event taking place at the premises would be, for example, a wedding with a pay bar, the supply of beer at a particular farmers' market, a discotheque, the performance of a string quartet, a folk group or a rock band.

Note 6

The licensable activities are:

- the sale by retail of alcohol;
- the supply of alcohol by or on behalf of a club to, or to the order of, a member of a club;
- the provision of regulated entertainment; and
- the provision of late night refreshment.

Note 7

Regulated entertainment, subject to specified conditions and exemptions, includes:

- (a) a performance of a play;
- (b) an exhibition of a film;
- (c) an indoor sporting event;
- (d) a boxing or wrestling entertainment;
- (e) a performance of live music;
- (f) any playing of recorded music;
- (g) a performance of dance; and
- (h) entertainment of a similar description to that falling within (e), (f) or (g).

In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not

- exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
- a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

If you are uncertain whether or not the activities that you propose are licensable, you should contact your licensing authority for further advice.

Note 8

Late notices can be given no later than 5 working days but no earlier than 9 working days before the event in relation to which the notice is given. A late notice given later than 5 working days before the event to which it relates will be returned as void and the activities described in it will not be authorised.

The number of late notices that can be given in any one calendar year is limited to 10 for personal licence holders and 2 for non-personal licence holders. These count towards the total number of temporary event notices (i.e. 50 temporary event notices per year for personal licence holders and 5 temporary event notices for non-personal licence holders).

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If there is an objection from either the police or local authority exercising environmental health functions, the event will not go ahead and a counter notice will be issued.

Note 9

The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours or seven days.

Note 10

You should state here the times during the event period, for example 48 hours, when you intend to carry on licensable activities. For example, you may not intend to carry on licensable activities throughout the entire 48-hour event period, and may intend to sell alcohol between 8.00 hrs and 23.00 hrs on each of the two days.

Note 11

No more than 499 may be on the premises for a temporary event at any one time when licensable activities are being carried on. If you intend to have more than 499 attending the event, you should obtain a premises licence for the event. Your licensing authority should be able to advise you. The maximum figure of 499 includes not only the audience, spectators or consumers but also, for example, staff, organisers, stewards and performers who will be present on the premises.

Note 12

If you indicate that alcohol will be supplied only for consumption on the premises, you would be required to ensure that no person leaves the premises with alcohol supplied there. If such a supply takes place, the premises user may be liable to prosecution for carrying on an unauthorised licensable activity. Similarly, if the premises user gives notice that only supplies of alcohol for consumption off the premises will take place, he/she must ensure that alcohol supplied is not consumed on the premises. The premises user is free to give notice that he/she intends to carry on both types of supplies. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 13

Relevant entertainment is defined in the Local Government (Miscellaneous Provisions) Act 1982("the 1982 Act") as any live performance or any live display of nudity which is of such a nature that, ignoring financial gain, it must reasonably be assumed to be provided solely or principally for the purpose of sexually stimulating any member of the audience (whether by verbal or other means). Relevant entertainment therefore includes, but is not limited to, lap dancing and pole dancing.

The 1982 Act requires premises which provide relevant entertainment to be licensed under that Act for this purpose. Premises at which there have not been more than eleven occasions on which such entertainment has been provided within a period of 12 months, no such occasion has lasted for more than 24 hours and there has been a period of at least one month between each such occasion are exempt from the requirement to obtain a licence under the 1982 Act. Such premises are likely instead to require an authorisation under the Licensing Act 2003 to be used for such activities as these are a licensable activity (the provision of regulated entertainment — see note 6 above). A temporary event notice may be given for this purpose.

Note 14

The holder of a valid personal licence issued under the Licensing Act 2003 may give up to 50 temporary event notices in any calendar year subject to the other limitations in the 2003 Act. A proposed premises user who holds such a licence should give the details requested.

Note 15

As stated under Note 14, a personal licence holder (issued under the Licensing Act 2003) may give up to 50 temporary event notices (including 10 late notices) in any calendar year. An individual who does not hold a personal licence may only give 5 temporary event notices (including 2 late notices) in England and Wales in any calendar year. A calendar year is the period between 1st January to 31st December inclusive in any year.

If an event straddles two calendar years, it will count against the limits on temporary event notices for each year. However, only one notice needs to be given. The limits are:

- i. for event periods occurring wholly or partly in 2022 or 2023, up to 20 times in the calendar year for each premises;
- ii. for other event periods, 15 times in a calendar year for each premises;
- iii. for event periods (or any part of a period) occurring in 2022 or 2023, 26 days in the calendar year for each premises;
- iv. for other event periods, 21 days in a calendar year for each premises;
- v. 50 per personal licence holder each calendar year; and
- vi. 5 for non-holders each calendar year.

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. Note 16 below sets out the definition of an "associate".

If a temporary event notice has been given for the same premises, by the same premises user, and would have effect within 24 hours before the start of the event period under the current proposal or within 24 hours after the end of that period, the temporary event notice given would be void and any licensable activities carried on under it would therefore be unlicensed.

For the purposes of determining whether or not the required gap of 24 hours is upheld, temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count as if they had been given by the premises user. Note 16 below sets out the definition of an "associate".

Note 16

An "associate" of the proposed premises user is:

- a. the spouse or civil partner of that person;
- b. a child, parent, grandchild, grandparent, brother or sister of that person;
- c. an agent or employee of that person; or
- d. the spouse or civil partner of a person within (b) or (c).

For these purposes, a person living with another as that person's husband or wife is to be treated as that person's spouse.

Note 17

It is a requirement that you send at least one copy of this notice to the licensing authority at least ten working days (or five working days for a late notice) before the commencement of the proposed licensable activities. The authority will give you written acknowledgement of the receipt of the notice. This will be important proof that you gave

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the notice and when you gave it for the purposes of the Act. Some premises may be situated in two licensing authority areas, for example, where a building or field straddles the local authority boundary. Where this is the case, at least one copy of the notice must be sent to each of the licensing authorities identified, together with the appropriate fee in each case. In such circumstances, you will receive acknowledgements from all the relevant licensing authorities.

One copy must be sent to each of the chief officer of police and the local authority exercising environmental health functions for the area in which the premises is situated at least ten working days for a standard notice (or five working days for a late notice) before the commencement of the proposed licensable activities. Where the premises are situated in two police areas or environmental health areas, a further copy will need to be sent to the further police force and local authority exercising environmental health functions.

Note 18

Under the Licensing Act 2003, all temporary event notices are given subject to a mandatory condition requiring that where the licensable activities involve the supply of alcohol, all such supplies must be made by or under the authority of the named premises user. If there is a breach of this condition, the premises user and the individual making the supply in question would be liable to prosecution. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 19

It is an offence knowingly or recklessly to make a false statement in, or in connection with, a temporary event notice. (A person is to be treated as making a false statement if he produces, furnishes, signs or otherwise makes use of a document that contains a false statement.) To do so could result in prosecution and an unlimited fine.

Note 20

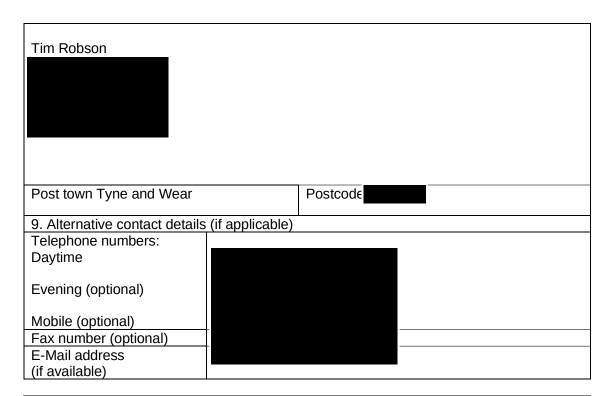
You should not complete section 10 of the notice, which is for use by the licensing authority. It may complete this section as one means of giving you written acknowledgement of its receipt of the notice.

Temporary Event Notice

Before completing this notice, please read the guidance notes at the end of the notice. If you are completing this notice by hand, please write legibly in block capitals. In all cases, ensure that your answers are inside the boxes and written in black ink or typed. Use additional sheets if necessary. You should keep a copy of the completed notice for your records. You must send at least one copy of this notice to the licensing authority and additional copies must be sent to the chief officer of police and the local authority exercising environmental health functions for the area in which the premises are situated. The licensing authority will give to you written acknowledgement of the receipt of the notice.

I, the proposed premises user, hereby give notice under section 100 of the Licensing Act 2003 of my proposal to carry on a temporary activity at the premises described below.

1. The personal details of premises user (Please read note 1)			
1. Your name			
Title	Mr⊠ Mrs ☐ Miss☐ Ms	S Other (please state)	
Surname	Harding		
Forenames	Ricky		
	es (Please enter details of a e continue on a separate s	any previous names or maiden names, if	
Title	Mr Mrs Miss Ms		
Surname		,	
Forenames			
3. Your date of bi	irth		
4. Your place of b	oirth		
5. National Insura	ance Number		
6. Your current a	ddress (We will use this ad	dress to correspond with you unless you	
complete the sep	arate correspondence box	below)	
Post town Hertford Postcode			
7. Other contact of	details		
Telephone numb Daytime	ers		
Evening (optiona	l)		
Mobile (optional)			
Fax number (opti	onal)		
E-Mail address			
(if available)			
		f you complete the details below, we will use	
this address to correspond with you)			



2. The premises

Please give the address of the premises where you intend to carry on the licensable activities or, if it has no address, give a detailed description (including the Ordnance Survey references)

(Please read note 2)

This Tens application relates to a small music festival. This tens is one of 5 that have been carefully designed to operate at,

Hillside Farm

Pepper Hill

Great Amwell

Hertfordshire

SG12 9RZ

This ten is depicted as TENS 3 on the attached plan.

What three words 5 sided area

Shot.thanks.choice

Skinny.relate.sofa

Tries.manual.lime

Buck.slap.comical

Ruins.limes.remind

Hillside Farm is a grassed flat event space. The space is greater than the area that will be used by the event, so temporary fencing will create a perimeter with several entrances / exits / emergency exits created, plus queuing systems.

Licensable activities will only take place in areas as designated as RED within the TENs areas.

This tens area will fully conform to the attached event safety management plan, noise management plan and traffic management plan.

The integrity of the area to not exceed 499 inclusive of staff will be covered by SIA approved and licenced security. The design of the overall site is such that persons will not need to continuously leave this tens for toilet facilities or alcohol sales.

The Event Manager Ricky Harding (Dog and Whistle events) contractually agrees to fully implement all operational plans submitted with this tens ensuring the upholding of the four licensing objectives.

Does a premises licence or club premises certificate have effect in relation to the premises (or any part of the premises)? If so, please enter the licence or certificate number below.

Premises licence number	There is a premises licence but the number is unknown. Permission granted off Mr Alex Hutchinson and Land owner. 22/0235/PL
Club premises certificate number	

If you intend to use only part of the premises at this address or intend to restrict the area to which this notice applies, please give a description and details below. (Please read note 3)

This Tens Applies to Area 3 depicted on the area plan associated with this ten as area 1 This ten is depicted as TENS 3 on the attached plan.

What three words 5 sided area

Shot.thanks.choice Skinny.relate.sofa Tries.manual.lime Buck.slap.comical Ruins.limes.remind

Please describe the nature of the premises below. (Please read note 4)

The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the overall management and execution of the event utilising procedures within this document is the responsibility of The Dog & Whistle.

Event Overview

This event will take place at Hillside Farm within the event space used for large events regularly each year. The event space comprises: two stages, 1 outdoor trailer stage and 1 stretch tent stage; a VIP stretch tent; bars; food and beverage concessions; temporary toilet facilities; and medical facilities. Any of the other spaces on site that are usually used as additional stages will not be used for public access, but may be used for staff, welfare or back of house areas.

Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event.

The two days of the event will operate in a contained area divided into 5 tens.

Please describe the nature of the event below. (Please read note 5)

The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the overall management and execution of the event utilising procedures within this document is the responsibility of The Dog & Whistle.

Event Overview

This event is a music festival with alcohol sales will take place at Hillside Farm within the event space used for large events regularly each year. The event space comprises: two stages, 1 outdoor trailer stage and 1 stretch tent stage; a VIP stretch tent; bars; food and beverage concessions; temporary toilet facilities; and medical facilities. Any of the other spaces on site that are usually used as additional stages will not be used for public access, but may be used for staff, welfare or back of house areas.

Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event

3. The licensable activities			
Please state the licensable activities that you intend to carry on at the premises (please tick all licensable activities you intend to carry on). (Please read note 6)			
The sale by retail of alcohol			
The supply of alcohol by or on behalf of a club t member of the club	o, or to the order of, a		
The provision of regulated entertainment (Plea	ase read note 7)	\boxtimes	
The provision of late night refreshment			
Are you giving a late temporary event notice? (I	Please read note 8)		
Please state the dates on which you intend to u licensable activities. (Please read note 9)	se these premises for		
Saturday 20th July 2024 DW Festival 18+, commercial dance music event Sunday 21st July 2024 DW Festival Open to all ages, targeted towards family groups			
Please state the times during the event period that you propose to carry on licensable activities (please give times in 24-hour clock). (Please read note 10)			
Doors Last entry Curfew Saturday 12:00 16:00 22:00 Sunday 12:00 16:00 22:00			
Please state the maximum number of people at any one time that you intend to allow to be present at the premises during the times when you intend to carry on licensable activities, including any staff, organisers or performers. (Please read note 11)			
If the licensable activities will include the sale On the premises only or supply of alcohol, please state whether			
these will be for consumption on or off the premises, or both (please tick as appropriate).			
(Please read note 12)			

Please state if the licensable activities will include the provision of relevant entertainment. If so, please state the times during the event period that you propose to provide relevant entertainment (including, but not limited to lap dancing and pole dancing). (Please see note 13)			
Doors Last entry Curfew Saturday 12:00 16:00 22:00 Sunday 12:00 16:00 22:00			

4. Personal licence holders (Please read note 14)			
' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '			Yes No
(Please tick)	-: •	nal liaanaa halaw	
If "Yes" please provide the deta	alls of your perso	nai licence below.	
Issuing licensing authority	East Herts		
Licence number			
Date of issue			
Any further relevant details			

5. Previous temporary event notices you have given (Please read note 15 boxes that apply to you)	and ti	ck the
Have you previously given a temporary event notice in respect of any premises for events falling in the same calendar year as the event for which you are now giving this temporary event notice?	Yes	No
If answering yes, please state the number of temporary event notices (including the number of late temporary event notices, if any) you have given for events in that same calendar year		
Have you already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No

6. Associates and business colleagues (Please read note 16 and tick the boxes that apply to you)

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Has any associate of yours given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes	No ⊠
If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your associate(s) have given for events in the same calendar year.		
Has any associate of yours already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No ⊠
Has any person with whom you are in business carrying on licensable activities given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes	No
If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your business colleague(s) have given for events in the same calendar year.		
Has any person with whom you are in business carrying on licensable activities already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No
7. Checklist (Please read note 17) I have: (Please tick the appropriate boxes, where applicable)		
Sent at least one copy of this notice to the licensing authority for the area which the premises are situated	n	
Sent a copy of this notice to the chief officer of police for the area in which the premises are situated		
Sent a copy of this notice to the local authority exercising environmental health functions for the area in which the premises are situated		
If the premises are situated in one or more licensing authority areas, sent at least one copy of this notice to each additional licensing authority		
If the premises are situated in one or more police areas, sent a copy of this notice to each additional chief officer of police		
If the premises are situated in one or more local authority areas, sent a copy of this notice to each additional local authority exercising environmental health		

8. (Condition	(Please read note 18)

 \boxtimes

Made or enclosed payment of the fee for the application

Signed the declaration in Section 9 below

It is a condition of this temporary event notice that where the relevant licensable activities described in Section 3 above include the sale or supply of alcohol that all such supplies are made by or under the authority of the premises user.

The information contained in this form is correct to the best of my knowledge and belief.

I understand that it is an offence:

- (i) to knowingly or recklessly make a false statement in or in connection with this temporary event notice and that a person is liable on summary conviction for such an offence to a fine of any amount; and
- (ii) to permit an unauthorised licensable activity to be carried on at any place and that a person is liable on summary conviction for any such offence to a fine of any amount, or to imprisonment for a term not exceeding six months, or to both.

Signature		
Date		
Name of Person signing		

For completion by the licensing authority

10. Acknowledgement (Please read note 20)			
I acknowledge receipt of this temporary event notice.			
Signature			
	On behalf of the licensing authority		
Date			
Name of Officer signing			

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Notes for Guidance

General

In these notes, a person who gives a temporary event notice is called a "premises user".

The police and local authority exercising environmental health functions may intervene on the grounds of any of the four licensing objectives (the prevention of crime and disorder, public safety, the prevention of public nuisance, and the protection of children from harm) to prevent the occurrence of an event at which permitted temporary activities are to take place or to agree a modification of the arrangements for such an event. However, the licensing authority will intervene of its own volition in the cases described below.

First, it will issue a counter notice if there is an objection to a late temporary event notice (see note 8 below).

Secondly, it may issue a notice in relation to its decision to impose conditions on a temporary event notice (see note 2 below).

Thirdly, it will issue a counter notice if the first, second, third and fifth of the limits set out below would be exceeded. If any of the limits below are breached or if a counter notice has been issued, any licensable activities taking place would be unauthorised and the premises user would be liable to prosecution. The limitations apply to:

- the number of times a person may give a temporary event notice (50 times per year for a personal licence holder and 5 times per year for other people);
- the number of times a person may give a late temporary event notice (10 times per year for a personal licence holder and 2 times per year for other people);
- the number of times a temporary event notice may be given in respect of any particular premises (15 times or, for event periods occurring wholly or partly in 2022 or 2023, 20 times a calendar year);
- the length of time a temporary event may last for these purposes (168 hours or 7 days);
- the maximum aggregate duration of the periods covered by temporary event notices at any individual premises (21 days or, for event periods (or any part of those periods) occurring in 2022 or 2023, 26 days per calendar year); and
- the scale of the event in terms of the maximum number of people attending at any one time (a maximum of 499).

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. The limits applying to late temporary event notices are included within the overall limits applying to the total number of temporary event notices. Note 16 below sets out the definition of an "associate".

When permitted temporary activities take place, a premises user must ensure that either:

• a copy of the temporary event notice is prominently displayed at the premises; or

 the temporary event notice is kept at the premises either in his own custody or in the custody of a person present and working at the premises and whom he has nominated for that purpose.

Where the temporary event notice is in the custody of a nominated person, a notice specifying that fact and the position held by that person must be displayed prominently at the premises.

Where the temporary event notice or a notice specifying the nominated person is not displayed, a constable or an authorised person (for example, a licensing officer, fire officer or environmental health officer) may require the premises user to produce the temporary event notice for examination. Similarly, where the nominated person has the temporary event notice in his custody, a constable or authorised person may require that person to produce it for examination. Failure to produce the temporary event notice without reasonable excuse would be an offence.

It should also be noted that the following, among other things, are offences under the Licensing Act 2003:

- the sale or supply of alcohol to children under 18 years of age (subject to an unlimited fine on conviction);
- allowing the sale of alcohol to children under 18 (subject to an unlimited fine on conviction);
- knowingly allowing the consumption of alcohol on the premises by a person aged under 18 (subject to an unlimited fine, on conviction);
- allowing disorderly behaviour on the premises (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- the sale of alcohol to a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- obtaining alcohol for a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- knowingly allowing a person aged under 18 to make any sale or supply of alcohol
 unless the sale or supply has been specifically approved by the premises user or
 any individual aged 18 or over who has been authorised for this purpose by the
 premises user (subject to a fine not exceeding level 1 on the standard scale, on
 conviction); and
- knowingly keeping or allowing to be kept on the premises any smuggled goods
 which have been imported without payment of duty or which have otherwise been
 unlawfully imported (subject to a fine not exceeding level 3 on the standard scale,
 on conviction).

In addition, where the premises are to be used primarily or exclusively for the sale or supply of alcohol for consumption on the premises, it is an offence to allow children under 16 to be present when the premises are open for that purpose unless they are accompanied by an adult. In the case of any premises at which sales or supplies of alcohol are taking place at all, it is an offence for a child under 16 to be present there between the hours of midnight and 5am unless accompanied by an adult. In both instances, the penalty on conviction is a fine not exceeding level 3 on the standard scale, currently £1,000.

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Note 1

A temporary event notice may only be given by an individual and not, for example, by an organisation or club or business. The individual giving the notice is the proposed "premises user". Within businesses, clubs or organisations, one individual will therefore need to be identified as the proposed premises user.

If you include an e-mail address in section 1(7) or 1(9), the licensing authority may send to this the acknowledgement of receipt of your notice or any notice or counter notice it is required to give under sections 104A, 106A or 107 of the Licensing Act 2003.

Note 2

For the purposes of the Licensing Act 2003, "premises" means any place. Premises will therefore not always be a building with a formal address and postcode. Premises can include, for example, public parks, recreation grounds and private land.

If a premises licence or club premises certificate has effect in relation to the premises (or any part of the premises) which you want to use to carry on licensable activities, it is possible that any conditions which apply to the licence or certificate may be imposed on the temporary event notice if certain pre-conditions are met. These pre-conditions are that the police or the local authority exercising environmental health functions object to the notice and the licensing authority decides:

- not to give a counter notice under section 105 of the Licensing Act 2003;
- the conditions apply to the licence or certificate; and
- the imposition of the conditions on the notice would not be inconsistent with the carrying on of the licensable activities under the notice.

Note 3

A temporary event notice can be given for part of a building, such as a single room or a plot within a larger area of land. You should provide a clear description of the area in which you propose to carry on licensable activities. This is important as any licensable activities conducted outside the area of the premises protected by the authority of this temporary event notice would be unlawful and could lead to prosecution.

In addition, when holding the proposed event, the premises user would need to be able to restrict the number of people on the premises at any one time when licensable activities are taking place to less than 500. If more than 499 are on the premises when licensable activities are being carried on, the licensable activities would be unlawful and the premises user would be liable to prosecution. The maximum figure of 499 includes, for example, staff, organisers, stewards and performers.

Note 4

A description of the nature of the premises assists the chief officer of police and local authority exercising environmental health functions in deciding if any issues relating to the licensing objectives are likely to arise. You should state clearly that the premises to be used are, for example, a public house, a restaurant, an open field, a village hall or a beer tent.

Note 5

A description of the nature of the event similarly assists the chief officer of police and local authority exercising environmental health functions in making a decision as to whether or not to make an objection. You should state clearly that the event taking place at the premises would be, for example, a wedding with a pay bar, the supply of beer at a particular farmers' market, a discotheque, the performance of a string quartet, a folk group or a rock band.

Note 6

The licensable activities are:

- the sale by retail of alcohol;
- the supply of alcohol by or on behalf of a club to, or to the order of, a member of a club;
- the provision of regulated entertainment; and
- the provision of late night refreshment.

Note 7

Regulated entertainment, subject to specified conditions and exemptions, includes:

- (a) a performance of a play;
- (b) an exhibition of a film;
- (c) an indoor sporting event;
- (d) a boxing or wrestling entertainment;
- (e) a performance of live music;
- (f) any playing of recorded music;
- (g) a performance of dance; and
- (h) entertainment of a similar description to that falling within (e), (f) or (g).

In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not

- exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
- a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

If you are uncertain whether or not the activities that you propose are licensable, you should contact your licensing authority for further advice.

Note 8

Late notices can be given no later than 5 working days but no earlier than 9 working days before the event in relation to which the notice is given. A late notice given later than 5 working days before the event to which it relates will be returned as void and the activities described in it will not be authorised.

The number of late notices that can be given in any one calendar year is limited to 10 for personal licence holders and 2 for non-personal licence holders. These count towards the total number of temporary event notices (i.e. 50 temporary event notices per year for personal licence holders and 5 temporary event notices for non-personal licence holders).

If there is an objection from either the police or local authority exercising environmental health functions, the event will not go ahead and a counter notice will be issued.

Note 9

The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours or seven days.

Note 10

You should state here the times during the event period, for example 48 hours, when you intend to carry on licensable activities. For example, you may not intend to carry on licensable activities throughout the entire 48-hour event period, and may intend to sell alcohol between 8.00 hrs and 23.00 hrs on each of the two days.

Note 11

No more than 499 may be on the premises for a temporary event at any one time when licensable activities are being carried on. If you intend to have more than 499 attending the event, you should obtain a premises licence for the event. Your licensing authority should be able to advise you. The maximum figure of 499 includes not only the audience, spectators or consumers but also, for example, staff, organisers, stewards and performers who will be present on the premises.

Note 12

If you indicate that alcohol will be supplied only for consumption on the premises, you would be required to ensure that no person leaves the premises with alcohol supplied there. If such a supply takes place, the premises user may be liable to prosecution for carrying on an unauthorised licensable activity. Similarly, if the premises user gives notice that only supplies of alcohol for consumption off the premises will take place, he/she must ensure that alcohol supplied is not consumed on the premises. The premises user is free to give notice that he/she intends to carry on both types of supplies. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 13

Relevant entertainment is defined in the Local Government (Miscellaneous Provisions) Act 1982("the 1982 Act") as any live performance or any live display of nudity which is of such a nature that, ignoring financial gain, it must reasonably be assumed to be provided solely or principally for the purpose of sexually stimulating any member of the audience (whether by verbal or other means). Relevant entertainment therefore includes, but is not limited to, lap dancing and pole dancing.

The 1982 Act requires premises which provide relevant entertainment to be licensed under that Act for this purpose. Premises at which there have not been more than eleven occasions on which such entertainment has been provided within a period of 12 months, no such occasion has lasted for more than 24 hours and there has been a period of at least one month between each such occasion are exempt from the requirement to obtain a licence under the 1982 Act. Such premises are likely instead to require an authorisation under the Licensing Act 2003 to be used for such activities as these are a licensable activity (the provision of regulated entertainment — see note 6 above). A temporary event notice may be given for this purpose.

Note 14

The holder of a valid personal licence issued under the Licensing Act 2003 may give up to 50 temporary event notices in any calendar year subject to the other limitations in the 2003 Act. A proposed premises user who holds such a licence should give the details requested.

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Note 15

As stated under Note 14, a personal licence holder (issued under the Licensing Act 2003) may give up to 50 temporary event notices (including 10 late notices) in any calendar year. An individual who does not hold a personal licence may only give 5 temporary event notices (including 2 late notices) in England and Wales in any calendar year. A calendar year is the period between 1st January to 31st December inclusive in any year.

If an event straddles two calendar years, it will count against the limits on temporary event notices for each year. However, only one notice needs to be given. The limits are:

- i. for event periods occurring wholly or partly in 2022 or 2023, up to 20 times in the calendar year for each premises;
- ii. for other event periods, 15 times in a calendar year for each premises;
- iii. for event periods (or any part of a period) occurring in 2022 or 2023, 26 days in the calendar year for each premises;
- iv. for other event periods, 21 days in a calendar year for each premises;
- v. 50 per personal licence holder each calendar year; and
- vi. 5 for non-holders each calendar year.

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. Note 16 below sets out the definition of an "associate".

If a temporary event notice has been given for the same premises, by the same premises user, and would have effect within 24 hours before the start of the event period under the current proposal or within 24 hours after the end of that period, the temporary event notice given would be void and any licensable activities carried on under it would therefore be unlicensed.

For the purposes of determining whether or not the required gap of 24 hours is upheld, temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count as if they had been given by the premises user. Note 16 below sets out the definition of an "associate".

Note 16

An "associate" of the proposed premises user is:

- a. the spouse or civil partner of that person;
- b. a child, parent, grandchild, grandparent, brother or sister of that person;
- c. an agent or employee of that person; or
- d. the spouse or civil partner of a person within (b) or (c).

For these purposes, a person living with another as that person's husband or wife is to be treated as that person's spouse.

Note 17

It is a requirement that you send at least one copy of this notice to the licensing authority at least ten working days (or five working days for a late notice) before the commencement of the proposed licensable activities. The authority will give you written acknowledgement of the receipt of the notice. This will be important proof that you gave

the notice and when you gave it for the purposes of the Act. Some premises may be situated in two licensing authority areas, for example, where a building or field straddles the local authority boundary. Where this is the case, at least one copy of the notice must be sent to each of the licensing authorities identified, together with the appropriate fee in each case. In such circumstances, you will receive acknowledgements from all the relevant licensing authorities.

One copy must be sent to each of the chief officer of police and the local authority exercising environmental health functions for the area in which the premises is situated at least ten working days for a standard notice (or five working days for a late notice) before the commencement of the proposed licensable activities. Where the premises are situated in two police areas or environmental health areas, a further copy will need to be sent to the further police force and local authority exercising environmental health functions.

Note 18

Under the Licensing Act 2003, all temporary event notices are given subject to a mandatory condition requiring that where the licensable activities involve the supply of alcohol, all such supplies must be made by or under the authority of the named premises user. If there is a breach of this condition, the premises user and the individual making the supply in question would be liable to prosecution. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 19

It is an offence knowingly or recklessly to make a false statement in, or in connection with, a temporary event notice. (A person is to be treated as making a false statement if he produces, furnishes, signs or otherwise makes use of a document that contains a false statement.) To do so could result in prosecution and an unlimited fine.

15

Note 20

You should not complete section 10 of the notice, which is for use by the licensing authority. It may complete this section as one means of giving you written acknowledgement of its receipt of the notice.

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Temporary Event Notice

Before completing this notice, please read the guidance notes at the end of the notice. If you are completing this notice by hand, please write legibly in block capitals. In all cases, ensure that your answers are inside the boxes and written in black ink or typed. Use additional sheets if necessary. You should keep a copy of the completed notice for your records. You must send at least one copy of this notice to the licensing authority and additional copies must be sent to the chief officer of police and the local authority exercising environmental health functions for the area in which the premises are situated. The licensing authority will give to you written acknowledgement of the receipt of the notice.

I, the proposed premises user, hereby give notice under section 100 of the Licensing Act 2003 of my proposal to carry on a temporary activity at the premises described below.

1. The personal details of premises user (Please read note 1)			
1. Your name			
Title	Mr Mrs Miss Other (please state)		
Surname	Harding		
Forenames	Ricky		
	es (Please enter details of e continue on a separate s	any previous names or maiden names, if sheet if necessary)	
Title		S Other (please state)	
Surname			
Forenames			
3. Your date of b	irth		
4. Your place of b	oirth		
5. National Insura			
		ddress to correspond with you unless you	
complete the sep	parate correspondence box	(below)	
Post town Hertford		Postcode	
7. Other contact details			
Telephone numb	ers		
Daytime			
Evening (optiona	l)		
Mobile (optional)			
Fax number (optional)	ional)	-	
E-Mail address	101101)		
(if available)			
8. Alternative address for correspondence (If you complete the details below, we will use			
this address to correspond with you)			

Tim Robson			
Post town Tyne and Wear		Postcode	
9. Alternative contact details	(if applicable)		
Telephone numbers:			
Daytime			
Evening (optional)			
Mobile (optional)			
Fax number (optional)			
E-Mail address			 _
(if available)			

2. The premises

Please give the address of the premises where you intend to carry on the licensable activities or, if it has no address, give a detailed description (including the Ordnance Survey references)

(Please read note 2)

This Tens application relates to a small music festival. This tens is one of 5 that have been carefully designed to operate at,

Hillside Farm Pepper Hill

Great Amwell

Hertfordshire

nertiorasilit

SG12 9RZ

This ten is depicted as TENS 4 on the attached plan.

What three words 4-sided area

Budget.voice.unlimited Ruins.limes.remind

Closet.flag.senses

Rocket.wiped.socket

Hillside Farm is a grassed flat event space. The space is greater than the area that will be used by the event, so temporary fencing will create a perimeter with several entrances / exits / emergency exits created, plus queuing systems.

Licensable activities will only take place in areas as designated as RED within the TENs areas.

This tens area will fully conform to the attached event safety management plan, noise management plan and traffic management plan.

The integrity of the area to not exceed 499 inclusive of staff will be covered by SIA approved and licenced security. The design of the overall site is such that persons will not need to continuously leave this tens for toilet facilities or alcohol sales.

2

The Event Manager Ricky Harding (Dog and Whistle events) contractually agrees to fully implement all operational plans submitted with this tens ensuring the upholding of the four licensing objectives.

Does a premises licence or club premises certificate have effect in relation to the premises (or any part of the premises)? If so, please enter the licence or certificate number below.

Premises licence number	There is a premises licence (22/0235/PL) but the number is unknown. Permission granted off Mr Alex Hutchinson and Land owner.
Club premises certificate number	

If you intend to use only part of the premises at this address or intend to restrict the area to which this notice applies, please give a description and details below. (Please read note 3)

This Tens Applies to Area 4 depicted on the area plan associated with this ten as area 1 This ten is depicted as TENS 4 on the attached plan.

What three words 4-sided area

Budget.voice.unlimited Ruins.limes.remind Closet.flag.senses Rocket.wiped.socket

Please describe the nature of the premises below. (Please read note 4)

The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the overall management and execution of the event utilising procedures within this document is the responsibility of The Dog & Whistle.

Event Overview

This event will take place at Hillside Farm within the event space used for large events regularly each year. The event space comprises: two stages, 1 outdoor trailer stage and 1 stretch tent stage; a VIP stretch tent; bars; food and beverage concessions; temporary toilet facilities; and medical facilities. Any of the other spaces on site that are usually used as additional stages will not be used for public access, but may be used for staff, welfare or back of house areas.

Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event.

The two days of events will operate in a contained area divided into 5 tens.

Please describe the nature of the event below. (Please read note 5)

This is a music festival with amplified music and the sale by retail of alcohol. The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the

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Event Overview

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Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event

3. The licensable activities				
Please state the licensable activities that you intend to carry on at the premises (please tick all licensable activities you intend to carry on). (Please read note 6)				
The sale by retail of alcohol				
The supply of alcohol by or on behalf of a club member of the club	to, or to the order of, a			
The provision of regulated entertainment (Ple	ase read note 7)			
The provision of late night refreshment				
Are you giving a late temporary event notice? (Please read note 8)			
Please state the dates on which you intend to ulicensable activities. (Please read note 9)	use these premises for			
Saturday 20th July 2024 DW Festival 18+, co Sunday 21st July 2024 DW Festival Open to family groups				
Please state the times during the event period activities (please give times in 24-hour clock).		n licensable		
Doors Last entry Curfew Saturday 12:00 16:00 22:00 Sunday 12:00 16:00 22:00				
Please state the maximum number of people at any one time that you intend to allow to be present at the premises during the times when you intend to carry on licensable activities, including any staff, organisers or performers. (Please read note 11)				
If the licensable activities will include the sale or supply of alcohol, please state whether	On the premises only			
these will be for consumption on or off the premises, or both (please tick as appropriate).				
(Please read note 12) Both				

Please state if the licensable activities will include the provision of relevant entertainment. If so, please state the times during the event period that you propose to

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•	provide relevant entertainment (including, but not limited to lap dancing and pole dancing). (Please see note 13)							
Saturday Sunday	Doors 12:00 12:00	Last entr 16:00 16:00	y Curfew 22:00 22:00	,				
4. Persona	l licence ho	oldere (Ple	assa raad n	ote 14)				
		,	rsonal licen				Yes	No
(Please tick	,	o the detai	le of your p	orconal lia	ence below.			
•	•			ersonal lic	ence below.			
Issuing lice	ensing auth	ority	East Herts					
Licence nu	mber							
Date of issu	ue							
Any further	relevant d	etails						
5. Previous boxes that			tices you ha	ave given	(Please rea	d note 15	and ti	ck the
premises fo	or events fa	alling in the		ndar year	n respect of as the event ?		Yes	No
(including t given for ev	he number vents in tha	of late ten at same ca	nporary eve lendar year	nt notices	ry event noti , if any) you	have		
Have you a in which the a) ends 24 b) begins 2 the event p	e event per hours or le 4 hours or	riod: ess before; less after	or	notice for	the same pre	emises	Yes	No ⊠
apply to yo	u)		,		I note 16 and		boxes	that
	e calendar	year as the			notice for an are now givi		Yes	No

If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your associate(s) have given for events in the same calendar year.		
Has any associate of yours already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No
Has any person with whom you are in business carrying on licensable activities given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes	No
If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your business colleague(s) have given for events in the same calendar year.		
Has any person with whom you are in business carrying on licensable activities already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No ×

7. Checklist (Please read note 17)	
I have: (Please tick the appropriate boxes, where applicable)	
Sent at least one copy of this notice to the licensing authority for the area in	\boxtimes
which the premises are situated	
Sent a copy of this notice to the chief officer of police for the area in which the	
premises are situated	
Sent a copy of this notice to the local authority exercising environmental health	
functions for the area in which the premises are situated	
If the premises are situated in one or more licensing authority areas, sent at	
least one copy of this notice to each additional licensing authority	
If the premises are situated in one or more police areas, sent a copy of this	
notice to each additional chief officer of police	
If the premises are situated in one or more local authority areas, sent a copy of	
this notice to each additional local authority exercising environmental health	
functions	
Made or enclosed payment of the fee for the application	
Signed the declaration in Section 9 below	\boxtimes
	ĺ

8. Condition (Please read note 18)

It is a condition of this temporary event notice that where the relevant licensable activities described in Section 3 above include the sale or supply of alcohol that all such supplies are made by or under the authority of the premises user.

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9. Declarations	s (Please read note 19)	
The informatio	n contained in this form is correct to the best of my knowledge ar	nd belief.
(i) to knowingly temporary eve offence to a fin (ii) to permit ar	nat it is an offence: or recklessly make a false statement in or in connection with thin notice and that a person is liable on summary conviction for subjective of any amount; and in unauthorised licensable activity to be carried on at any place and on summary conviction for any such offence to a fine of any am	uch an nd that a
	nt for a term not exceeding six months, or to both.	ount, or
Signature		
Date		
Name of Person signing		

For completion by the licensing authority

10. Acknowledgement (Please read note 20)				
I acknowledge receipt of this temporary event notice.				
Signature				
	On behalf of the licensing authority			
Date				
Name of Officer signing				

Notes for Guidance

General

In these notes, a person who gives a temporary event notice is called a "premises user".

The police and local authority exercising environmental health functions may intervene on the grounds of any of the four licensing objectives (the prevention of crime and disorder, public safety, the prevention of public nuisance, and the protection of children from harm) to prevent the occurrence of an event at which permitted temporary activities are to take place or to agree a modification of the arrangements for such an event. However, the licensing authority will intervene of its own volition in the cases described below.

First, it will issue a counter notice if there is an objection to a late temporary event notice (see note 8 below).

Secondly, it may issue a notice in relation to its decision to impose conditions on a temporary event notice (see note 2 below).

Thirdly, it will issue a counter notice if the first, second, third and fifth of the limits set out below would be exceeded. If any of the limits below are breached or if a counter notice has been issued, any licensable activities taking place would be unauthorised and the premises user would be liable to prosecution. The limitations apply to:

- the number of times a person may give a temporary event notice (50 times per year for a personal licence holder and 5 times per year for other people);
- the number of times a person may give a late temporary event notice (10 times per year for a personal licence holder and 2 times per year for other people);
- the number of times a temporary event notice may be given in respect of any particular premises (15 times or, for event periods occurring wholly or partly in 2022 or 2023, 20 times a calendar year);
- the length of time a temporary event may last for these purposes (168 hours or 7 days);
- the maximum aggregate duration of the periods covered by temporary event notices at any individual premises (21 days or, for event periods (or any part of those periods) occurring in 2022 or 2023, 26 days per calendar year); and
- the scale of the event in terms of the maximum number of people attending at any one time (a maximum of 499).

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. The limits applying to late temporary event notices are included within the overall limits applying to the total number of temporary event notices. Note 16 below sets out the definition of an "associate".

When permitted temporary activities take place, a premises user must ensure that either:

• a copy of the temporary event notice is prominently displayed at the premises; or

• the temporary event notice is kept at the premises either in his own custody or in the custody of a person present and working at the premises and whom he has nominated for that purpose.

Where the temporary event notice is in the custody of a nominated person, a notice specifying that fact and the position held by that person must be displayed prominently at the premises.

Where the temporary event notice or a notice specifying the nominated person is not displayed, a constable or an authorised person (for example, a licensing officer, fire officer or environmental health officer) may require the premises user to produce the temporary event notice for examination. Similarly, where the nominated person has the temporary event notice in his custody, a constable or authorised person may require that person to produce it for examination. Failure to produce the temporary event notice without reasonable excuse would be an offence.

It should also be noted that the following, among other things, are offences under the Licensing Act 2003:

- the sale or supply of alcohol to children under 18 years of age (subject to an unlimited fine on conviction);
- allowing the sale of alcohol to children under 18 (subject to an unlimited fine on conviction);
- knowingly allowing the consumption of alcohol on the premises by a person aged under 18 (subject to an unlimited fine, on conviction);
- allowing disorderly behaviour on the premises (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- the sale of alcohol to a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- obtaining alcohol for a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- knowingly allowing a person aged under 18 to make any sale or supply of alcohol
 unless the sale or supply has been specifically approved by the premises user or
 any individual aged 18 or over who has been authorised for this purpose by the
 premises user (subject to a fine not exceeding level 1 on the standard scale, on
 conviction); and
- knowingly keeping or allowing to be kept on the premises any smuggled goods
 which have been imported without payment of duty or which have otherwise been
 unlawfully imported (subject to a fine not exceeding level 3 on the standard scale,
 on conviction).

In addition, where the premises are to be used primarily or exclusively for the sale or supply of alcohol for consumption on the premises, it is an offence to allow children under 16 to be present when the premises are open for that purpose unless they are accompanied by an adult. In the case of any premises at which sales or supplies of alcohol are taking place at all, it is an offence for a child under 16 to be present there between the hours of midnight and 5am unless accompanied by an adult. In both instances, the penalty on conviction is a fine not exceeding level 3 on the standard scale, currently £1,000.

Note 1

A temporary event notice may only be given by an individual and not, for example, by an organisation or club or business. The individual giving the notice is the proposed "premises user". Within businesses, clubs or organisations, one individual will therefore need to be identified as the proposed premises user.

If you include an e-mail address in section 1(7) or 1(9), the licensing authority may send to this the acknowledgement of receipt of your notice or any notice or counter notice it is required to give under sections 104A, 106A or 107 of the Licensing Act 2003.

Note 2

For the purposes of the Licensing Act 2003, "premises" means any place. Premises will therefore not always be a building with a formal address and postcode. Premises can include, for example, public parks, recreation grounds and private land.

If a premises licence or club premises certificate has effect in relation to the premises (or any part of the premises) which you want to use to carry on licensable activities, it is possible that any conditions which apply to the licence or certificate may be imposed on the temporary event notice if certain pre-conditions are met. These pre-conditions are that the police or the local authority exercising environmental health functions object to the notice and the licensing authority decides:

- not to give a counter notice under section 105 of the Licensing Act 2003;
- the conditions apply to the licence or certificate; and
- the imposition of the conditions on the notice would not be inconsistent with the carrying on of the licensable activities under the notice.

Note 3

A temporary event notice can be given for part of a building, such as a single room or a plot within a larger area of land. You should provide a clear description of the area in which you propose to carry on licensable activities. This is important as any licensable activities conducted outside the area of the premises protected by the authority of this temporary event notice would be unlawful and could lead to prosecution.

In addition, when holding the proposed event, the premises user would need to be able to restrict the number of people on the premises at any one time when licensable activities are taking place to less than 500. If more than 499 are on the premises when licensable activities are being carried on, the licensable activities would be unlawful and the premises user would be liable to prosecution. The maximum figure of 499 includes, for example, staff, organisers, stewards and performers.

Note 4

A description of the nature of the premises assists the chief officer of police and local authority exercising environmental health functions in deciding if any issues relating to the licensing objectives are likely to arise. You should state clearly that the premises to be used are, for example, a public house, a restaurant, an open field, a village hall or a beer tent.

Note 5

A description of the nature of the event similarly assists the chief officer of police and local authority exercising environmental health functions in making a decision as to whether or not to make an objection. You should state clearly that the event taking place at the premises would be, for example, a wedding with a pay bar, the supply of beer at a particular farmers' market, a discotheque, the performance of a string quartet, a folk group or a rock band.

Note 6

The licensable activities are:

- the sale by retail of alcohol;
- the supply of alcohol by or on behalf of a club to, or to the order of, a member of a club;
- the provision of regulated entertainment; and
- the provision of late night refreshment.

Note 7

Regulated entertainment, subject to specified conditions and exemptions, includes:

- (a) a performance of a play;
- (b) an exhibition of a film;
- (c) an indoor sporting event;
- (d) a boxing or wrestling entertainment;
- (e) a performance of live music;
- (f) any playing of recorded music;
- (g) a performance of dance; and
- (h) entertainment of a similar description to that falling within (e), (f) or (g).

In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not

- exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
- a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

If you are uncertain whether or not the activities that you propose are licensable, you should contact your licensing authority for further advice.

Note 8

Late notices can be given no later than 5 working days but no earlier than 9 working days before the event in relation to which the notice is given. A late notice given later than 5 working days before the event to which it relates will be returned as void and the activities described in it will not be authorised.

The number of late notices that can be given in any one calendar year is limited to 10 for personal licence holders and 2 for non-personal licence holders. These count towards the total number of temporary event notices (i.e. 50 temporary event notices per year for personal licence holders and 5 temporary event notices for non-personal licence holders).

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If there is an objection from either the police or local authority exercising environmental health functions, the event will not go ahead and a counter notice will be issued.

Note 9

The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours or seven days.

Note 10

You should state here the times during the event period, for example 48 hours, when you intend to carry on licensable activities. For example, you may not intend to carry on licensable activities throughout the entire 48-hour event period, and may intend to sell alcohol between 8.00 hrs and 23.00 hrs on each of the two days.

Note 11

No more than 499 may be on the premises for a temporary event at any one time when licensable activities are being carried on. If you intend to have more than 499 attending the event, you should obtain a premises licence for the event. Your licensing authority should be able to advise you. The maximum figure of 499 includes not only the audience, spectators or consumers but also, for example, staff, organisers, stewards and performers who will be present on the premises.

Note 12

If you indicate that alcohol will be supplied only for consumption on the premises, you would be required to ensure that no person leaves the premises with alcohol supplied there. If such a supply takes place, the premises user may be liable to prosecution for carrying on an unauthorised licensable activity. Similarly, if the premises user gives notice that only supplies of alcohol for consumption off the premises will take place, he/she must ensure that alcohol supplied is not consumed on the premises. The premises user is free to give notice that he/she intends to carry on both types of supplies. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 13

Relevant entertainment is defined in the Local Government (Miscellaneous Provisions) Act 1982("the 1982 Act") as any live performance or any live display of nudity which is of such a nature that, ignoring financial gain, it must reasonably be assumed to be provided solely or principally for the purpose of sexually stimulating any member of the audience (whether by verbal or other means). Relevant entertainment therefore includes, but is not limited to, lap dancing and pole dancing.

The 1982 Act requires premises which provide relevant entertainment to be licensed under that Act for this purpose. Premises at which there have not been more than eleven occasions on which such entertainment has been provided within a period of 12 months, no such occasion has lasted for more than 24 hours and there has been a period of at least one month between each such occasion are exempt from the requirement to obtain a licence under the 1982 Act. Such premises are likely instead to require an authorisation under the Licensing Act 2003 to be used for such activities as these are a licensable activity (the provision of regulated entertainment — see note 6 above). A temporary event notice may be given for this purpose.

Note 14

The holder of a valid personal licence issued under the Licensing Act 2003 may give up to 50 temporary event notices in any calendar year subject to the other limitations in the 2003 Act. A proposed premises user who holds such a licence should give the details requested.

Note 15

As stated under Note 14, a personal licence holder (issued under the Licensing Act 2003) may give up to 50 temporary event notices (including 10 late notices) in any calendar year. An individual who does not hold a personal licence may only give 5 temporary event notices (including 2 late notices) in England and Wales in any calendar year. A calendar year is the period between 1st January to 31st December inclusive in any year.

If an event straddles two calendar years, it will count against the limits on temporary event notices for each year. However, only one notice needs to be given. The limits are:

- i. for event periods occurring wholly or partly in 2022 or 2023, up to 20 times in the calendar year for each premises;
- ii. for other event periods, 15 times in a calendar year for each premises;
- iii. for event periods (or any part of a period) occurring in 2022 or 2023, 26 days in the calendar year for each premises;
- iv. for other event periods, 21 days in a calendar year for each premises;
- v. 50 per personal licence holder each calendar year; and
- vi. 5 for non-holders each calendar year.

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. Note 16 below sets out the definition of an "associate".

If a temporary event notice has been given for the same premises, by the same premises user, and would have effect within 24 hours before the start of the event period under the current proposal or within 24 hours after the end of that period, the temporary event notice given would be void and any licensable activities carried on under it would therefore be unlicensed.

For the purposes of determining whether or not the required gap of 24 hours is upheld, temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count as if they had been given by the premises user. Note 16 below sets out the definition of an "associate".

Note 16

An "associate" of the proposed premises user is:

- a. the spouse or civil partner of that person;
- b. a child, parent, grandchild, grandparent, brother or sister of that person;
- c. an agent or employee of that person; or
- d. the spouse or civil partner of a person within (b) or (c).

For these purposes, a person living with another as that person's husband or wife is to be treated as that person's spouse.

Note 17

It is a requirement that you send at least one copy of this notice to the licensing authority at least ten working days (or five working days for a late notice) before the commencement of the proposed licensable activities. The authority will give you written acknowledgement of the receipt of the notice. This will be important proof that you gave

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the notice and when you gave it for the purposes of the Act. Some premises may be situated in two licensing authority areas, for example, where a building or field straddles the local authority boundary. Where this is the case, at least one copy of the notice must be sent to each of the licensing authorities identified, together with the appropriate fee in each case. In such circumstances, you will receive acknowledgements from all the relevant licensing authorities.

One copy must be sent to each of the chief officer of police and the local authority exercising environmental health functions for the area in which the premises is situated at least ten working days for a standard notice (or five working days for a late notice) before the commencement of the proposed licensable activities. Where the premises are situated in two police areas or environmental health areas, a further copy will need to be sent to the further police force and local authority exercising environmental health functions.

Note 18

Under the Licensing Act 2003, all temporary event notices are given subject to a mandatory condition requiring that where the licensable activities involve the supply of alcohol, all such supplies must be made by or under the authority of the named premises user. If there is a breach of this condition, the premises user and the individual making the supply in question would be liable to prosecution. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 19

It is an offence knowingly or recklessly to make a false statement in, or in connection with, a temporary event notice. (A person is to be treated as making a false statement if he produces, furnishes, signs or otherwise makes use of a document that contains a false statement.) To do so could result in prosecution and an unlimited fine.

Note 20

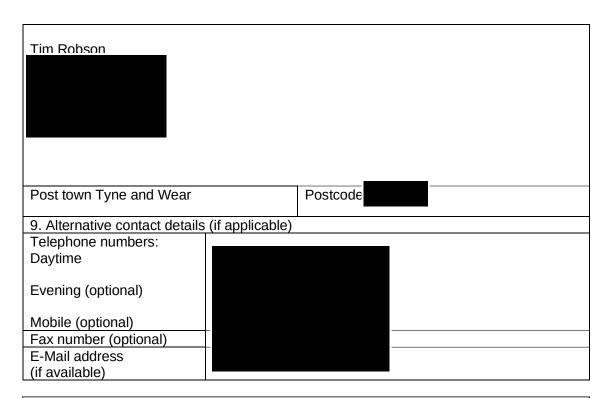
You should not complete section 10 of the notice, which is for use by the licensing authority. It may complete this section as one means of giving you written acknowledgement of its receipt of the notice.

Temporary Event Notice

Before completing this notice, please read the guidance notes at the end of the notice. If you are completing this notice by hand, please write legibly in block capitals. In all cases, ensure that your answers are inside the boxes and written in black ink or typed. Use additional sheets if necessary. You should keep a copy of the completed notice for your records. You must send at least one copy of this notice to the licensing authority and additional copies must be sent to the chief officer of police and the local authority exercising environmental health functions for the area in which the premises are situated. The licensing authority will give to you written acknowledgement of the receipt of the notice.

I, the proposed premises user, hereby give notice under section 100 of the Licensing Act 2003 of my proposal to carry on a temporary activity at the premises described below.

1. The personal of	details of premises user (Ple	ase read note 1)		
1. Your name				
Title	Mr Mrs Miss Ms	Other (please state)		
Surname	Harding			
Forenames	Ricky			
		ny previous names or maiden names, if		
	se continue on a separate sh			
Title	Mr Mrs Miss Ms	Other (please state)		
Surname				
Forenames				
3. Your date of bi	irth			
4. Your place of b	oirth			
5. National Insura	ance Number			
6. Your current a	ddress (We will use this add	lress to correspond with you unless you		
complete the sep	parate correspondence box b	pelow)		
Destruction of the street		D		
Post town Hertfor	ra	Postcode		
7. Other contact of	details			
Telephone numb	ers			
Daytime				
•				
Evening (optiona	l)			
Mobile (optional)				
Fax number (opti	ional)			
E-Mail address				
(if available)				
		you complete the details below, we will use		
this address to correspond with you)				



2. The premises

Please give the address of the premises where you intend to carry on the licensable activities or, if it has no address, give a detailed description (including the Ordnance Survey references)

(Please read note 2)

This Tens application relates to a small music festival. This tens is one of 5 that have been carefully designed to operate at,

Hillside Farm

Pepper Hill

Great Amwell

Hertfordshire

SG12 9RZ

This ten is depicted as TENS 5 on the attached plan.

What three words 4-sided area

Ruins.limes.remind

Buck.slap.comical

Snake.adjust.strain

Closet.flag.senses

Hillside Farm is a grassed flat event space. The space is greater than the area that will be used by the event, so temporary fencing will create a perimeter with several entrances / exits / emergency exits created, plus queuing systems.

Licensable activities will only take place in areas as designated as RED within the TENs areas.

This tens area will fully conform to the attached event safety management plan, noise management plan and traffic management plan.

The integrity of the area to not exceed 499 inclusive of staff will be covered by SIA approved and licenced security. The design of the overall site is such that persons will not need to continuously leave this tens for toilet facilities or alcohol sales.

The Event Manager Ricky Harding (Dog and Whistle events) contractually agrees to fully implement all operational plans submitted with this tens ensuring the upholding of the four licensing objectives.

Does a premises licence or club premises certificate have effect in relation to the premises (or any part of the premises)? If so, please enter the licence or certificate number below.

Premises licence number	There is a premises licence but the number is unknown. Permission granted off Mr Alex Hutchinson and Land owner.
Club premises certificate number	

If you intend to use only part of the premises at this address or intend to restrict the area to which this notice applies, please give a description and details below. (Please read note 3)

This Tens Applies to Area 5 depicted on the area plan associated with this ten as area 1

This ten is depicted as TENS 5 on the attached plan. What three words 4-sided area

Ruins.limes.remind Buck.slap.comical Snake.adjust.strain Closet.flag.senses

Please describe the nature of the premises below. (Please read note 4)

The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen suppliers; the overall management and execution of the event utilising procedures within this document is the responsibility of The Dog & Whistle.

Event Overview

This is a music festival with amplified music and the retail sale of alcohol. This event will take place at Hillside Farm within the event space used for large events regularly each year. The event space comprises: two stages, 1 outdoor trailer stage and 1 stretch tent stage; a VIP stretch tent; bars; food and beverage concessions; temporary toilet facilities; and medical facilities. Any of the other spaces on site that are usually used as additional stages will not be used for public access, but may be used for staff, welfare or back of house areas.

Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event.

The two days of events will operate in a contained area divided into 5 tens.

Please describe the nature of the event below. (Please read note 5)

The Dog & Whistle are managing and operating the event project series known as Dog & Whistle (DW) Festival 2024 to be undertaken at Hillside Farm, Great Amwell, Ware, SG12 9RZ on 20th and 21st July 2024. Mellyvents Ltd have compiled this document based on the information provided by the Dog & Whistle (promoter) and their chosen

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Event Overview

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Each event day will host a separate event, these are: Saturday 20th July 18+ age event Sunday 21st July All ages event

3. The licensable activities				
Please state the licensable activities that you intend to carry on at the premises (please tick all licensable activities you intend to carry on). (Please read note 6)				
The sale by retail of alcohol				
The supply of alcohol by or on behalf of a club t member of the club	o, or to the order of, a			
The provision of regulated entertainment (Plea	ase read note 7)			
The provision of late night refreshment				
Are you giving a late temporary event notice? (F	Please read note 8)			
Please state the dates on which you intend to u licensable activities. (Please read note 9)	se these premises for			
Saturday 20th July 2024 DW Festival 18+, cor Sunday 21st July 2024 DW Festival Open to family groups		it		
Please state the times during the event period t activities (please give times in 24-hour clock). (I		licensable		
Doors Last entry Curfew Saturday 12:00 16:00 22:00 Sunday 12:00 16:00 22:00				
Please state the maximum number of people at any one time that you intend to allow to be present at the premises during the times when you intend to carry on licensable activities, including any staff, organisers or performers. (Please read note 11)				
If the licensable activities will include the sale or supply of alcohol, please state whether				
these will be for consumption on or off the premises, or both (please tick as appropriate).				
(Please read note 12)				

Please state if the licensable activities will include the provision of relevant entertainment. If so, please state the times during the event period that you propose to

provide relevant entertainment (including, but not limited to lap dancing and pole dancing). (Please see note 13)				
Doors Last e Saturday 12:00 16:00 Sunday 12:00 16:00	entry Curfev 22:00 22:00	V		
4. Personal licence holders (,		
Do you currently hold a valid (Please tick)			Yes ⊠	No
If "Yes" please provide the de	etails of your p	ersonal licence below.		
Issuing licensing authority	East Herts			
Licence number Date of issue	-			
Any further relevant details				
Previous temporary event boxes that apply to you)	notices you ha	ave given (Please read note	15 and t	ick the
Have you previously given a premises for events falling in which you are now giving this	the same cale	endar year as the event for	Yes	No
If answering yes, please state (including the number of late given for events in that same	temporary eve calendar year	ent notices, if any) you have		
Have you already given a ter in which the event period: a) ends 24 hours or less before b) begins 24 hours or less after the event period proposed in	ore; or er	notice for the same premises	s Yes	No ⊠
6. Associates and business apply to you)	colleagues (P	lease read note 16 and tick t	he boxes	that
Has any associate of yours g in the same calendar year as temporary event notice?			Yes	No

If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your associate(s) have given for events in the same calendar year.		
Has any associate of yours already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No ×
Has any person with whom you are in business carrying on licensable activities given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes	No
If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your business colleague(s) have given for events in the same calendar year.		
Has any person with whom you are in business carrying on licensable activities already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes	No

7. Checklist (Please read note 17)		
I have: (Please tick the appropriate boxes, where applicable)		
Sent at least one copy of this notice to the licensing authority for the area in which the premises are situated		
Sent a copy of this notice to the chief officer of police for the area in which the premises are situated		
Sent a copy of this notice to the local authority exercising environmental health functions for the area in which the premises are situated		
If the premises are situated in one or more licensing authority areas, sent at least one copy of this notice to each additional licensing authority		
If the premises are situated in one or more police areas, sent a copy of this notice to each additional chief officer of police		
If the premises are situated in one or more local authority areas, sent a copy of this notice to each additional local authority exercising environmental health functions		
Made or enclosed payment of the fee for the application		
Signed the declaration in Section 9 below		

8. Condition (Please read note 18)

It is a condition of this temporary event notice that where the relevant licensable activities described in Section 3 above include the sale or supply of alcohol that all such supplies are made by or under the authority of the premises user.

9. Declarations (F	Please read note 19)
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The information contained in this form is correct to the best of my knowledge and belief.

I understand that it is an offence:

- (i) to knowingly or recklessly make a false statement in or in connection with this temporary event notice and that a person is liable on summary conviction for such an offence to a fine of any amount; and
- (ii) to permit an unauthorised licensable activity to be carried on at any place and that a person is liable on summary conviction for any such offence to a fine of any amount, or to imprisonment for a term not exceeding six months, or to both.

Signature		
Date		
Name of Person		
signing		

For completion by the licensing authority

10. Acknowledgement (Please read note 20)				
I acknowledge receipt of this temporary event notice.				
Signature				
	On behalf of the licensing authority			
Date				
Name of Officer				

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Notes for Guidance

General

In these notes, a person who gives a temporary event notice is called a "premises user".

The police and local authority exercising environmental health functions may intervene on the grounds of any of the four licensing objectives (the prevention of crime and disorder, public safety, the prevention of public nuisance, and the protection of children from harm) to prevent the occurrence of an event at which permitted temporary activities are to take place or to agree a modification of the arrangements for such an event. However, the licensing authority will intervene of its own volition in the cases described below.

First, it will issue a counter notice if there is an objection to a late temporary event notice (see note 8 below).

Secondly, it may issue a notice in relation to its decision to impose conditions on a temporary event notice (see note 2 below).

Thirdly, it will issue a counter notice if the first, second, third and fifth of the limits set out below would be exceeded. If any of the limits below are breached or if a counter notice has been issued, any licensable activities taking place would be unauthorised and the premises user would be liable to prosecution. The limitations apply to:

- the number of times a person may give a temporary event notice (50 times per year for a personal licence holder and 5 times per year for other people);
- the number of times a person may give a late temporary event notice (10 times per year for a personal licence holder and 2 times per year for other people);
- the number of times a temporary event notice may be given in respect of any particular premises (15 times or, for event periods occurring wholly or partly in 2022 or 2023, 20 times a calendar year);
- the length of time a temporary event may last for these purposes (168 hours or 7 days);
- the maximum aggregate duration of the periods covered by temporary event notices at any individual premises (21 days or, for event periods (or any part of those periods) occurring in 2022 or 2023, 26 days per calendar year): and
- the scale of the event in terms of the maximum number of people attending at any one time (a maximum of 499).

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. The limits applying to late temporary event notices are included within the overall limits applying to the total number of temporary event notices. Note 16 below sets out the definition of an "associate".

When permitted temporary activities take place, a premises user must ensure that either:

• a copy of the temporary event notice is prominently displayed at the premises; or

 the temporary event notice is kept at the premises either in his own custody or in the custody of a person present and working at the premises and whom he has nominated for that purpose.

Where the temporary event notice is in the custody of a nominated person, a notice specifying that fact and the position held by that person must be displayed prominently at the premises.

Where the temporary event notice or a notice specifying the nominated person is not displayed, a constable or an authorised person (for example, a licensing officer, fire officer or environmental health officer) may require the premises user to produce the temporary event notice for examination. Similarly, where the nominated person has the temporary event notice in his custody, a constable or authorised person may require that person to produce it for examination. Failure to produce the temporary event notice without reasonable excuse would be an offence.

It should also be noted that the following, among other things, are offences under the Licensing Act 2003:

- the sale or supply of alcohol to children under 18 years of age (subject to an unlimited fine on conviction);
- allowing the sale of alcohol to children under 18 (subject to an unlimited fine on conviction);
- knowingly allowing the consumption of alcohol on the premises by a person aged under 18 (subject to an unlimited fine, on conviction);
- allowing disorderly behaviour on the premises (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- the sale of alcohol to a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- obtaining alcohol for a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- knowingly allowing a person aged under 18 to make any sale or supply of alcohol
 unless the sale or supply has been specifically approved by the premises user or
 any individual aged 18 or over who has been authorised for this purpose by the
 premises user (subject to a fine not exceeding level 1 on the standard scale, on
 conviction); and
- knowingly keeping or allowing to be kept on the premises any smuggled goods
 which have been imported without payment of duty or which have otherwise been
 unlawfully imported (subject to a fine not exceeding level 3 on the standard scale,
 on conviction).

In addition, where the premises are to be used primarily or exclusively for the sale or supply of alcohol for consumption on the premises, it is an offence to allow children under 16 to be present when the premises are open for that purpose unless they are accompanied by an adult. In the case of any premises at which sales or supplies of alcohol are taking place at all, it is an offence for a child under 16 to be present there between the hours of midnight and 5am unless accompanied by an adult. In both instances, the penalty on conviction is a fine not exceeding level 3 on the standard scale, currently £1,000.

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Note 1

A temporary event notice may only be given by an individual and not, for example, by an organisation or club or business. The individual giving the notice is the proposed "premises user". Within businesses, clubs or organisations, one individual will therefore need to be identified as the proposed premises user.

If you include an e-mail address in section 1(7) or 1(9), the licensing authority may send to this the acknowledgement of receipt of your notice or any notice or counter notice it is required to give under sections 104A, 106A or 107 of the Licensing Act 2003.

Note 2

For the purposes of the Licensing Act 2003, "premises" means any place. Premises will therefore not always be a building with a formal address and postcode. Premises can include, for example, public parks, recreation grounds and private land.

If a premises licence or club premises certificate has effect in relation to the premises (or any part of the premises) which you want to use to carry on licensable activities, it is possible that any conditions which apply to the licence or certificate may be imposed on the temporary event notice if certain pre-conditions are met. These pre-conditions are that the police or the local authority exercising environmental health functions object to the notice and the licensing authority decides:

- not to give a counter notice under section 105 of the Licensing Act 2003;
- the conditions apply to the licence or certificate; and
- the imposition of the conditions on the notice would not be inconsistent with the carrying on of the licensable activities under the notice.

Note 3

A temporary event notice can be given for part of a building, such as a single room or a plot within a larger area of land. You should provide a clear description of the area in which you propose to carry on licensable activities. This is important as any licensable activities conducted outside the area of the premises protected by the authority of this temporary event notice would be unlawful and could lead to prosecution.

In addition, when holding the proposed event, the premises user would need to be able to restrict the number of people on the premises at any one time when licensable activities are taking place to less than 500. If more than 499 are on the premises when licensable activities are being carried on, the licensable activities would be unlawful and the premises user would be liable to prosecution. The maximum figure of 499 includes, for example, staff, organisers, stewards and performers.

Note 4

A description of the nature of the premises assists the chief officer of police and local authority exercising environmental health functions in deciding if any issues relating to the licensing objectives are likely to arise. You should state clearly that the premises to be used are, for example, a public house, a restaurant, an open field, a village hall or a beer tent.

Note 5

A description of the nature of the event similarly assists the chief officer of police and local authority exercising environmental health functions in making a decision as to whether or not to make an objection. You should state clearly that the event taking place at the premises would be, for example, a wedding with a pay bar, the supply of beer at a particular farmers' market, a discotheque, the performance of a string quartet, a folk group or a rock band.

Note 6

The licensable activities are:

- the sale by retail of alcohol;
- the supply of alcohol by or on behalf of a club to, or to the order of, a member of a club;
- the provision of regulated entertainment; and
- the provision of late night refreshment.

Note 7

Regulated entertainment, subject to specified conditions and exemptions, includes:

- (a) a performance of a play;
- (b) an exhibition of a film;
- (c) an indoor sporting event;
- (d) a boxing or wrestling entertainment;
- (e) a performance of live music:
- (f) any playing of recorded music;
- (g) a performance of dance; and
- (h) entertainment of a similar description to that falling within (e), (f) or (g).

In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not

- exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
- a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

If you are uncertain whether or not the activities that you propose are licensable, you should contact your licensing authority for further advice.

Note 8

Late notices can be given no later than 5 working days but no earlier than 9 working days before the event in relation to which the notice is given. A late notice given later than 5 working days before the event to which it relates will be returned as void and the activities described in it will not be authorised.

The number of late notices that can be given in any one calendar year is limited to 10 for personal licence holders and 2 for non-personal licence holders. These count towards the total number of temporary event notices (i.e. 50 temporary event notices per year for personal licence holders and 5 temporary event notices for non-personal licence holders).

If there is an objection from either the police or local authority exercising environmental health functions, the event will not go ahead and a counter notice will be issued.

Note 9

The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours or seven days.

Note 10

You should state here the times during the event period, for example 48 hours, when you intend to carry on licensable activities. For example, you may not intend to carry on licensable activities throughout the entire 48-hour event period, and may intend to sell alcohol between 8.00 hrs and 23.00 hrs on each of the two days.

Note 11

No more than 499 may be on the premises for a temporary event at any one time when licensable activities are being carried on. If you intend to have more than 499 attending the event, you should obtain a premises licence for the event. Your licensing authority should be able to advise you. The maximum figure of 499 includes not only the audience, spectators or consumers but also, for example, staff, organisers, stewards and performers who will be present on the premises.

Note 12

If you indicate that alcohol will be supplied only for consumption on the premises, you would be required to ensure that no person leaves the premises with alcohol supplied there. If such a supply takes place, the premises user may be liable to prosecution for carrying on an unauthorised licensable activity. Similarly, if the premises user gives notice that only supplies of alcohol for consumption off the premises will take place, he/she must ensure that alcohol supplied is not consumed on the premises. The premises user is free to give notice that he/she intends to carry on both types of supplies. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 13

Relevant entertainment is defined in the Local Government (Miscellaneous Provisions) Act 1982("the 1982 Act") as any live performance or any live display of nudity which is of such a nature that, ignoring financial gain, it must reasonably be assumed to be provided solely or principally for the purpose of sexually stimulating any member of the audience (whether by verbal or other means). Relevant entertainment therefore includes, but is not limited to, lap dancing and pole dancing.

The 1982 Act requires premises which provide relevant entertainment to be licensed under that Act for this purpose. Premises at which there have not been more than eleven occasions on which such entertainment has been provided within a period of 12 months, no such occasion has lasted for more than 24 hours and there has been a period of at least one month between each such occasion are exempt from the requirement to obtain a licence under the 1982 Act. Such premises are likely instead to require an authorisation under the Licensing Act 2003 to be used for such activities as these are a licensable activity (the provision of regulated entertainment — see note 6 above). A temporary event notice may be given for this purpose.

Note 14

The holder of a valid personal licence issued under the Licensing Act 2003 may give up to 50 temporary event notices in any calendar year subject to the other limitations in the 2003 Act. A proposed premises user who holds such a licence should give the details requested.

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Note 15

As stated under Note 14, a personal licence holder (issued under the Licensing Act 2003) may give up to 50 temporary event notices (including 10 late notices) in any calendar year. An individual who does not hold a personal licence may only give 5 temporary event notices (including 2 late notices) in England and Wales in any calendar year. A calendar year is the period between 1st January to 31st December inclusive in any year.

If an event straddles two calendar years, it will count against the limits on temporary event notices for each year. However, only one notice needs to be given. The limits are:

- i. for event periods occurring wholly or partly in 2022 or 2023, up to 20 times in the calendar year for each premises;
- ii. for other event periods, 15 times in a calendar year for each premises;
- iii. for event periods (or any part of a period) occurring in 2022 or 2023, 26 days in the calendar year for each premises;
- iv. for other event periods, 21 days in a calendar year for each premises;
- v. 50 per personal licence holder each calendar year; and
- vi. 5 for non-holders each calendar year.

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. Note 16 below sets out the definition of an "associate".

If a temporary event notice has been given for the same premises, by the same premises user, and would have effect within 24 hours before the start of the event period under the current proposal or within 24 hours after the end of that period, the temporary event notice given would be void and any licensable activities carried on under it would therefore be unlicensed.

For the purposes of determining whether or not the required gap of 24 hours is upheld, temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count as if they had been given by the premises user. Note 16 below sets out the definition of an "associate".

Note 16

An "associate" of the proposed premises user is:

- a. the spouse or civil partner of that person;
- b. a child, parent, grandchild, grandparent, brother or sister of that person;
- c. an agent or employee of that person; or
- d. the spouse or civil partner of a person within (b) or (c).

For these purposes, a person living with another as that person's husband or wife is to be treated as that person's spouse.

Note 17

It is a requirement that you send at least one copy of this notice to the licensing authority at least ten working days (or five working days for a late notice) before the commencement of the proposed licensable activities. The authority will give you written acknowledgement of the receipt of the notice. This will be important proof that you gave

the notice and when you gave it for the purposes of the Act. Some premises may be situated in two licensing authority areas, for example, where a building or field straddles the local authority boundary. Where this is the case, at least one copy of the notice must be sent to each of the licensing authorities identified, together with the appropriate fee in each case. In such circumstances, you will receive acknowledgements from all the relevant licensing authorities.

One copy must be sent to each of the chief officer of police and the local authority exercising environmental health functions for the area in which the premises is situated at least ten working days for a standard notice (or five working days for a late notice) before the commencement of the proposed licensable activities. Where the premises are situated in two police areas or environmental health areas, a further copy will need to be sent to the further police force and local authority exercising environmental health functions.

Note 18

Under the Licensing Act 2003, all temporary event notices are given subject to a mandatory condition requiring that where the licensable activities involve the supply of alcohol, all such supplies must be made by or under the authority of the named premises user. If there is a breach of this condition, the premises user and the individual making the supply in question would be liable to prosecution. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 19

It is an offence knowingly or recklessly to make a false statement in, or in connection with, a temporary event notice. (A person is to be treated as making a false statement if he produces, furnishes, signs or otherwise makes use of a document that contains a false statement.) To do so could result in prosecution and an unlimited fine.

Note 20

You should not complete section 10 of the notice, which is for use by the licensing authority. It may complete this section as one means of giving you written acknowledgement of its receipt of the notice.



The functionality of the event site.

Green = Car Park
Red =TENS Area
Undivided

LEGEND

<u>1 = VIP</u>

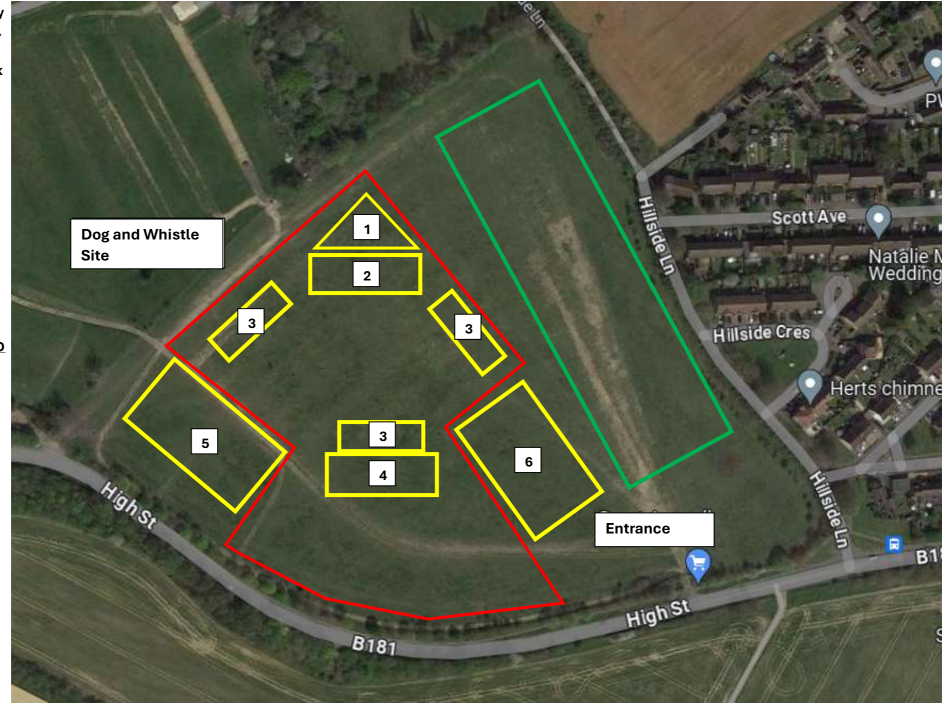
2 = MAIN STAGE

3 = BARS

4 = STAGE 2

<u>5 = FOOD</u>

6 = FAIRGROUND



EAST HERTS LICENSING AUTHORITY Licensing Act 2003

REPRESENTATION FORM FROM RESPONSIBLE AUTHORITIES

Responsible Authority (please delete as applicable):

Environmental Health

Your Name	James Allen	
Job Title	Senior Technical Officer (Environment)	
Postal and email address	Wallfields, Pegs Lane, Hertford, SG13 8EQ James.allen@eastherts.gov.uk	
Contact telephone number	01992 531 482	

Name of the premises you are	Dog & Whistle Festival
making a representation about	
Address of the premises you are	Hillside Farm, Pepper Hill, Great Amwell, Hertfordshire
making a representation about	

Which of the four licensing Objectives does your representation relate to? To prevent crime and disorder	Yes Or No	Please detail the evidence supporting your representation. Or the reason for your representation. Please use separate sheets if necessary
Public safety		
To prevent public nuisance	Yes	I believe that the conditions attached are necessary in order to ensure the prevention of a public nuisance and should be applied to each temporary event notice.
To protect children from harm		Should be applied to each temporary event house.

Suggested conditions that could	I have attached my suggested conditions for each temporary
be added to the licence to	event notice to my representation email.
remedy your representation or	
other suggestions you would like	
the Licensing Sub Committee to	
take into account. Please use	
separate sheets where	
necessary and refer to checklist.	

Signed: Date: 2nd July 2024

Please return this form along with any additional sheets to:East Herts Licensing Authority, Wallfields, Pegs Lane, Hertford, Herts SG13 8EQ or email to community.protection@eastherts.gov.uk

This form must be returned within the Statutory Period. For more details please check with the Community Protection Section Unit on 01279 655261

The conditions below are taken from the Stone Valley Festival Premises License which takes place on the application site.

- 1. Ensure a competent contractor is appointed to review all risks relating to noise pollution and noise management from the amplified music on site. This contractor is to has an extensive background and qualification set in relation to Noise Management and Noise Pollution. Their recommendations are set out in the Event Management Plan and have been accepted in full by the Applicant to be implemented throughout the event. Final requirements as directed by conditions attached to the temporary event notice will be incorporated in a final Noise Management Plan which will be implemented and monitored throughout licensable times by the same Noise Management contractor or the appointed agent.
- 2. Noise levels to be limited to 65dB LAeq(15min) not less than 1m from the façade of any noise sensitive dwellings, with 70dB LAeq(15min) in the 63Hz and 125Hz octave bands
- 3. A detailed noise management plan with measures agreed by the local authority is to be submitted no less than one week prior to the event taking place. The plan must include as a minimum:
 - Detailed site layout plan
 - Event schedule, including timings and details of the music e.g. Live / recorded o Identify and risk rate all the noise sources
 - · Identification of receptors
 - Prediction of sound levels at relevant locations on and off site
 - Noise monitoring strategy
 - Communication strategy
 - · Complaints response procedure
 - Accountability management plan including contact details
- 4. Noise monitoring carried out at the event along with any complaint logs etc. are provided to the council no later than 14 days following the close of the event in the form of a post event noise monitoring report. The report should outline the level of compliance with the agreed noise levels, detailed monitoring logs including times, locations and levels as well as any complaints and subsequent alterations to the noise levels.
- 5. The event organiser shall ensure that all persons (including individual sound engineers) involved with the sound system are informed of the sound control limits and that any instructions from the Responsible Authority for Environmental Health regarding noise levels are complied with.
- 6. Unrestricted access to the front of house position and backstage areas shall be allowed at all times to the Responsible Authority for Environmental Health for the purpose of sound level measurements, communications with the nominated noise consultant / sound engineer and monitoring licence conditions.
- 7. Sound levels should be monitored from the agreed monitoring positions throughout the event and a record kept of the monitoring results. Action should be taken to reduce noise levels where the agreed noise levels are exceeded, and a record kept of the reason for the breach and the action taken to resolve the problem.
- 8. The complaint hotline should be manned at all times during the event, from before the sound propagation test and until all members of the public have left the premises. Any complaints should be passed on to the responsible person as appointed by the event organiser. Action should be taken to investigate all complaints and, where appropriate, remedial action taken.

EAST HERTS LICENSING AUTHORITY Licensing Act 2003

REPRESENTATION FORM FROM RESPONSIBLE AUTHORITIES

Responsible Authority (please delete as applicable):

Police / Fire / Environmental Protection / Health and Safety / Child Protection / Weights and Measures / Planning Authority

Your Name	Nathan Howson
Job Title	Community Safety Sergeant
Postal and email address	Police Office, Hale Road, Hertford
Contact telephone number	

Name of the premises you are making a representation about	Dog and Whistle Festival
Address of the premises you are making a representation about	Hillside Farm, Hillside Lane, Great Amwell, Hertfordshire SG12 9RZ

Which of the four licensing	Yes	Please detail the evidence supporting your
Objectives does your	Or	representation. Or the reason for your representation.
representation relate to?	No	Please use separate sheets if necessary
Crime and Disorder	Yes	Please see attached documentation headed Dog and
Public Safety		Whistle Festival TENS:
		24/0978
		24/0979
		24/0780
		24/0981
		24/0982

Suggested conditions that could be added to the licence to remedy your representation or other suggestions you would like	Please see attached proposed conditions
the Licensing Sub Committee to take into account. Please use separate sheets where necessary and refer to checklist.	

Signed: Sgt Howson Date: 4/7/2024

Please return this form along with any additional sheets to:East Herts Licensing Authority, Wallfields, Pegs Lane, Hertford, Herts SG13 8EQ or email to community.protection@eastherts.gov.uk

This form must be returned within the Statutory Period. For more details please check with the Community Protection Section Unit on 01279 655261



DOG AND WHISTLE FESTIVAL REPRESENTATIONTENS 24/0978, 24/0979, 24/0780, 24/0981 AND 24/0982

The governing principles of the Licensing Act are the four Licensing Objectives. All organisations and individuals involved in the running of Licensed Premises must do so with a view to promoting these Objectives:

- The Prevention of Crime and Disorder
- Public Safety
- The Prevention of Public Nuisance
- Protection of Children from Harm

This objection is carried out in regard to the **Prevention of Crime and Disorder and Public Safety.**

1 The Application and the Premise

The application for five temporary event notices were received on Monday 1st July 2024, these were received from Tim Robson and Ricky Harding. These Temporary event notices have been requested for a field at Hillside Farm, Hillside Lane, Great Amwell, Hertfordshire, SG12 9RZ

There is a premises license currently on the field 22/0576/PL this license allows for off and on sales although this application for a temporary event notice it is not linked to the premise licence or designated premise supervisor.

The premises license has a capacity of 4999 including staff and volunteers and is located in between the B181 and Hillside Lane, Stansted Abbotts. This is an open field close to the proximity to a residential area.

Police have been aware of the event for some months and a premise licence was discussed at a different location/site. The premises license was for a capacity of 2000 persons and although communication with the organiser was moving forward successfully, it is police understanding the agreement to use land was not contracted and permission by the landowner was withdrawn.

This has resulted in a short time scale resulting in there being insufficient time to organise this and apply for a premises license which would have been the correct way of managing this event, the temporary event notice means that 5 separate applications have been made

in adjacent areas of the field. The limit of each area is 499 including staff and volunteers and it is unclear what has been put in place by the organiser to restrict the movement of persons.

Police have public safety concerns about the correct management of crowd movement and there is insufficient information available to assess how crowd surges towards the main stage when main acts are on will be prevented.

The event management plan that has been created and the documents accompanying them have no legal standpoint and does not legally bind the applicant into implementing any actions that may have been agreed.

As such police are opposing this application, with a view of implementing the following conditions located on the premises license that is live and valid on the location.

Proposed Conditions - Annex 2

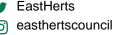
- 1. All operations will be carried out in conjunction with a comprehensive Management Plan, attached to the applications concerned all aspects and elements of the Event's activities both licensable and other.
- 2. All staff and workers operating on the site are recruited for their specialist skill-sets, or sourced from a suitable, credible agency or provider specialising in that area, and are briefed and receive site-specific training prior to any works.
- 3. A Risk Assessment is produced for the Event, the crowd management of its attendees and each individual activity by workers, employees or contractors within the premises and other spaces utilised to support the licensable activities taking place. All Control Measures determined by this Risk Assessment are incorporated into an Action Plan which is fully implemented by the Management Team.
- 4. A minimum of 4 Personal Licence Holders will supervise staff providing sale of alcohol during all licensable times to ensure sufficient enforcement of Responsible Sale of Alcohol Policies and Mandatory Licensing conditions.
- 5. A suitably sized team of SIA Licenced Security Personnel are deployed within the premises to always maintain a safe environment.
- 6. A strict search procedure is maintained and applied to all persons accessing the site ensuring that no prohibited items including but not limited to weapons, drugs or other items which could cause harm can be brought into the premises.
- 7. Body Worn CCTV is used 24/7 throughout the licensed period by the Security Team to deter crime and disorder and capture evidence of any persons involved in undesirable activities. At any one time, a minimum of 8 Body Worn Cameras will be deployed.
- 8. An external Traffic Management Plan must be submitted prior to the event and to be completed to the satisfaction of Hertfordshire Highways and Hertfordshire Constabulary, prior to implementation.
- 9. The premises License holder shall have procedures in place to:

- a) Manage the occupancy levels within areas to enable a safe and quick evacuation in the event of an emergency; and
- b) Allow the swift access for emergency vehicles.
- 10. There shall be an area within the licensable area dedicated to dealing with vulnerable children and adults this includes those who are vulnerable through drink and drugs. There shall always be on duty at this location a person nominated as in charge who has been subject to an enhanced DBS check. Staff working in this area shall have access to a radio connecting with the event management.
- 11. Only 100% polycarbonate to be used by the public on site, no glass to be permitted in areas open to the public. The bar will have visible signage (challenge 25/ free water/ weights and measures act/ drinks and price list including abv's).
- 12. All stewards and Security Industry Authority staff shall wear high visibility jackets so that they are easily identifiable except those working in a covert capacity.
- 13. No staff member while on duty and / or in uniform will consume alcohol or drugs on site or be under the influence of alcohol or drugs at any time whilst working.
- 14. The Licence holder will be responsible for producing a policy for the inspection of the structures built on his site. This will include a maintenance and inspection programme with his methodology of testing. The Licence holder will consult with relevant persons with expertise e.g. a suitable Building Control body, or other similar organisation to agree the structural integrity of the bales. This will be presented to the relevant authorities not less than three weeks prior to an event.
- 15. A competent Medical Contractor has been appointed by the Applicant and will be present throughout all licensable activities to provide medical attention via clinically trained professionals to any persons requiring medical attention.
- 16. A "Challenge 25" policy will be operated both by staff involved in the sale of alcohol and by the SIA Licenced Security Personnel throughout the site to prevent persons under the age of 18 from consuming alcohol whether purchased directly or by proxy.

Licensing & Enforcement

- **01992 531503**
- www.eastherts.gov.uk
- East Herts Council, Wallfields, Pegs Lane, Hertford, SG13 8EQ







District of East Hertfordshire Premises Licence Licence No: 22/0576/PL

Licensing Act 2003

Part 1 - Premises Details

POSTAL ADDRESS OF PREMISES, OR IF NONE, ORDNANCE SURVEY MAP REFERENCE OR DESCRIPTION	
Stone Valley Festival South	Telephone:
Hillside Farm, Hillside Lane, Great Amwell, Hertfordshire, SG12 9RZ	

ANNEX 2 – CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE

- 1. All operations will be carried out in conjunction with a comprehensive Management Plan, attached to the applications concerned all aspects and elements of the Event's activities both licensable and other.
- 2. All staff and workers operating on the site are recruited for their specialist skill-sets, or sourced from a suitable, credible agency or provider specialising in that area, and are briefed and receive site-specific training prior to any works.
- 3. A comprehensive Management Team consisting of 8 Senior Managers will be allocated to the event and will be available on-site during all hours covered by the Premises Licence.
- A Risk Assessment is produced for the Event, the crowd management of it's attendees and each 4. individual activity by workers, employees or contractors within the premises and other spaces utilised to support the licensable activities taking place. All Control Measures determined by this Risk Assessment are incorporated into an Action Plan which is fully implemented by the Senior Management Team.
- 5. A minimum of 4 Personal Licence Holders will supervise staff providing sale of alcohol during all licensable times to ensure sufficient enforcement of Responsible Sale of Alcohol Policies and Mandatory Licensing conditions.
- 6. The Premises are accessible only by Ticket Holders.
- 7. A suitably sized team of SIA Licenced Security Personnel are deployed within the premises to maintain a safe environment at all times.

- 8. The Event has clear and comprehensive terms and conditions which set out various measures to maintain a safe environment within the site (including but not limited to Drugs policies, Prohibited items Policies, Search policies etc).
- 9. A strict search procedure is maintained and applied to any and all persons accessing the site ensuring that no weapons or other items which could cause harm can be brought into the premises.
- 10. Body Worn CCTV is used 24/7 throughout the licensed period by the Security Team to deter crime and disorder and capture evidence of any persons involved in undesirable activities. At any one time, a minimum of 8 Body Worn Cameras will be deployed.
- 11. Vetting of staff working at the event minimises the risk of any crimes committed within working environments.
- 12. The Event has a Security policy which identifies key risks and concerns in relation to Terrorism and identifies suitable control measures to manage this risk as far as is possible.
- 13. The Premises License is limited to 11 days of operation per calendar year, this is with due consideration to the 1995 Noise Council, Code of practice on environmental noise control at concerts. This consideration is in addition to and not in lieu of a properly produced and enforced Noise Management Plan relating to all operation on the premises and seeks only to prevent a presence of "cumulative impact" over a prolonged period.
- 14. The premises license holder will notify Hertfordshire Constabulary of all the artists performing at the event before the event takes place.
- 15. The license holder will notify Hertfordshire Constabulary of all contractors and volunteers employed at the event before the event takes place. This will include registered company name and where possible name, address and date of birth of individual staff.
- 16. The license holder will notify Hertfordshire Constabulary of all SIA registered staff employed at the event prior to the event taking place. Following this Hertfordshire Constabulary must be notified of any changes to SIA staff
- 17. Accurate and up to date details of ticket sales to be supplied immediately on request from any of the responsible authorities to allow for event planning.
- 18. An Event Management Plan (EMP) shall be submitted to the responsible authorities no less than 3 months prior to the start of the event. The EMP must demonstrate that resourcing and infrastructure is based on threat and risk to the event. The latest EMP must be supplied to all responsible authorities 21 days before the event takes place. Following this any changes must be circulated immediately to all responsible authorities.
- 19. The event management plan shall contain a summary document covering an overview in the following areas
 - a. Event overview
 - b. Audience profile
 - c. General site overview plan
 - d. Summary description of all areas including temporary structures

- e. General site safety policy
- f. Management structure, responsibilities and roles names of specific personnel, key roles and responsibilities and how thestructure of these roles is planned.
- g. Event control overview of functioning
- h. Event Capacities including for temporary structures
- i. Event timingsj. Insurance
- k. Local Community Considerations
- I. Build and breakdown plan
- m. References to appendices detailed below
- 20. The EMP shall contain Appendices detailing fully the following areas
 - a) A scaled site plan which shows the location and size of all areas of the event and the site infrastructure as well as showing the immediate surrounding area including ingress and egress for pedestrians, vehicles and crew. As well as emergency evacuation routes and access / egress routes for emergency services. All areas of the event mentioned in the EMP must be detailed on the map.
 - b) Event risk assessment covering all areas of risk and management of risks to ensure the health and safety of all those onsite
 - c) A crowd management plan including Capacities and Evacuation times from each area of the site to allow for safe and quick evacuation in the event of an emergency
 - d) Emergency protocols and Major Incident Plan covering the following types of emergencies, fire, bomb threat, suspect packages, public disorder / disturbance, structural failure, hazardous substances, person in water, detained person, injury to a person, crime in progress. To also cover the role of the Event Liaison Team (ELT), coded messages, alert levels and procedures for each, partial evacuation procedure, full evacuation procedure, rendezvous points (RVP's), emergency announcements, event stop procedures, crime scene management.
 - e) Extreme weather procedure and action plan covering all adverse weather conditions, detailing the impact and actions to be taken in each possibility.
 - f) Fire safety plan in line with recommendations set by Herts Fire and RescueTraffic management plan covering the management of the traffic on the roads surrounding the event. Management of those attending and leaving the event as well as local residential traffic. Internal site signage for traffic. Car park management and lighting. Expected traffic levels throughout the event. Control measures to be used. Taxis and drop off facilities and operation of this facility. Pedestrian routes and lighting of routes. Management of pedestrian and vehicle crossing points.
 - g) Noise management plan in line with conditions set by Environmental Health
 - h) Waste management plan in line with recommendation set by Environmental Health
 - i) Medical provisions plan covering details of medical / first aid posts, location and description of facility available. Staffing levels of the facility and process to be used when treating patients. Medical emergency procedure.
 - j) Security operations and deployment plan covering security management structure, roles and responsibilities, security staff briefings, security control area operations, communication with the ELT, expectations of SIA staff and non SIA staff, perimeter integrity, searching of people within the site, bar security, camping / tent security, car parking security and security incident log
 - k) Drugs policy including psychoactive substances. A drugs (including psychoactive substances) policy will be written in consultation with the police, particularly with regard to the definition of "dealing". Where any person is suspected of dealing in drugs, following a search or otherwise, that person will be ejected or refused entry and the person concerned

- will be detained and police will be contacted prior to ejection. All suspected drugs will be seized and stored safely and securely in sealed evidence bags. A register of all seized drugs will be kept and updated at the time the item is placed into storage. All seizures will be fully documented and details of the incident including offender details will be supplied to the police at the conclusion of the festival.
- Weapons policy A strict zero tolerance policy must be adhered to in relation to any weapons found that are made, used or adapted to cause injury, any such items found to result in ejection or refusal of entry. Entry and Search policy and procedure detailing the staffing structure and procedural process to be followed at each entry point. Surrender bins to be provided at all entrances prior to the point of search and must be highly visible and clearly marked. Search policy on entry and entry refusal process. Prohibited items to include glass of any kind, weapons, illegal drugs, including psychoactive substances, fireworks, sky lanterns or kites, CO2 canisters, flares, laser pens, open or unsealed vessels of any description.
- m) Eviction policy and procedure, including eviction notice. Detailing circumstances under which a person will be evicted, the eviction process, management and recording of the process including onward travel from the festival of the evicted person.
- n) Bar management and Alcohol policy including staff management structure and responsibilities, bar staff briefings for the event. The use of challenge 25 protocol, refusals registers and incident logs.
- A Safeguarding policy and plan to cover both children and vulnerable adults, but especially those under 18's and those who lack capacity through intoxication. To include a lost child procedure.
- 21. The event will be managed in accordance with the EMP. During the operational phase any deviation from the EMP must be fully documented and rationale recorded at the time.
- 22. All areas of the event and all documents referred to in the Event Management Plan shall be available for inspection during the event by officers of responsible authorities should they request access or ask to view the documents.
- 23. An on-site suitable control hub (ELT) will be accessible to police and responsible authorities if at any time it is deemed necessary by the responsible authorities.
- 24. An external Traffic Management Plan must be submitted prior to the event and to be completed to the satisfaction of Hertfordshire Highways and Hertfordshire Constabulary, prior to implementation
- 25. An event log shall be maintained which includes any actions or decisions taken in relation to each event.
- 26. The premises License holder shall have procedures in place to;
 - a) Manage the occupancy levels within areas to enable a safe and quick evacuation in the event of an emergency; and
 - b) Allow the swift access for emergency vehicles.
- 27. All public address systems shall be under the control of the premises license holder or their nominated representatives so that emergency broadcast message can override the musical entertainment and can be delivered clearly audibly to all parts of the site.

- 28. There shall be an area within the licensable area dedicated to dealing with vulnerable children and adults this includes those who are vulnerable through drink and drugs. There shall always be on duty at this location a person nominated as in charge who has been subject to an enhanced DBS check. Staff working in this area shall have access to a radio connecting with the event management.
- 29. The maximum capacity for each event at any one time is 4999 people; this includes all staff on site. Entry numbers will be monitored and recorded at all times through the use of attendance clickers or valid electronic means. Entry numbers to be supplied immediately on request by any police officer. Entry onto the site will not be allowed between 2300 hours and 0600 hours.
- 30. People under the age of 18 years must be accompanied by an adult 21 years old or over in order to gain entry. A maximum of 2 under 18's to be allowed in with each person 21 years or over. The adult (over 21) entering with any person under 18 years is to be informed of their responsibilities with regards to the person under 18 years.
- 31. Quantity of alcohol permitted to be brought into Campsite and other areas where sales of alcohol are not permitted -this will be restricted to 24 cans of lager or cider or ale or premixed drinks, OR 2 litre bottle of cider OR 1 box of wine (2.25litres) or 2 bottles of wine (decanted, OR 75cl of spirits (decanted)
- 32. The Designated Premises Supervisor must be actively involved in the running of the event or clearly nominate someone to act on their behalf in the case of illness or injury. The Designated Premises Supervisor must be on site when alcohol is permitted to be sold or supplied or clearly nominate someone to act on their behalf in the case of illness, injury or required rest time. The nominated person must be a personal licence holder.
- 33. Only 100% polycarbonate to be used by the public on site, no glass to be permitted in areas open to the public. The bar will have visible signage (challenge 25/ free water/ weights and measures act/ drinks and price list including abv's).
- 34. The Premise License Holder shall ensure that all Stewards and Security Industry Authority personnel have received training commensurate to their role, and have been fully briefed prior to the start of the event on the information contained within the EMP documents relevant to their role.
- 35. All stewards and Security Industry Authority staff shall wear high visibility jackets so that they are easily identifiable except those working in a covert capacity.
- 36. No staff member while on duty and / or in uniform will consume alcohol or drugs on site or be under the influence of alcohol or drugs at any time whilst working.
- 37. The Premises Licence Holder shall take out Public Liability and Third Party insurance to cover at least £5,000,000.00 (five million pounds) for any one occurrence. The Premises Licence Holder shall provide the Licensing Authority with certified copies of the Policy and Certificates of Insurance, or other acceptable proof of cover, prior to the start of the event.
- 38. The Licence holder will be responsible for producing a policy for the inspection of the structures built on his site. This will include a maintenance and inspection programme with his methodology of testing. The Licence holder will consult with relevant persons with expertise e.g. a suitable

Building Control body, or other similar organisation to agree the structural integrity of the bales. This will be presented to the relevant authorities not less than three weeks prior to an event.

- 39. The premises licence holder shall submit a detailed Noise Management Strategy for approval to the licensing authority prior to the first day of the event and this shall take account of all regulated entertainment which will be provided during the event, including the location, orientation and operational time of the stage. The strategy shall include provision for community engagement, monitoring, and event hotline and post completion reporting.
- 40. In the event of any of the responsible authorities advising the licensing authority that the final version of the Event Management Plan (EMP) does not in their professional view fully satisfy their reasonable requirements to meet the four licensing objectives, the event will not proceed until such time as the reasonable requirements are met and approved by the responsible authority who had previously raised concerns.
- 41. A competent contractor has been appointed to review all road access and egress from the Premises, a suitable Traffic Management Plan has been produced and full narrative and schematics are contained within Section 10 of the Event Management Plan.
- 42. A large team of SIA licensed Security Personnel and NVQ trained Safety Stewards are deployed throughout the event, this team is trained, briefed and aware of both the need to identify any hazards which may present a safety risk to any persons and the correct reporting procedure to escalate any concerns for resolution.
- 43. The capacity of the premises will be set at 4,999 persons; for whom there is more than ample resources on site in relation to safety, crowd management, sanitation, emergency egress etc.
- 44. All Electrical Installations are installed by a competent person as set out in BS7909 and then further inspected by both the Event Manager and a secondary Competent Person prior to the Premises opening.
- 45. All Electrical Appliances utilised on site have a current and valid PAT test.
- 46. Further policies in relation to Public Safety can be found in the Event Management Plan.
- 47. A competent Medical Contractor has been appointed by the Applicant and will be present throughout all licensable activities to provide medical attention via clinically trained professionals to any persons requiring medical attention.
- 48. Ensure a competent contractor is appointed to review all risks relating to noise pollution and noise management from the amplified music on site. This contractor is to has an extensive background and qualification set in relation to Noise Management and Noise Pollution. Their recommendations are set out in the Event Management Plan and have been accepted in full by the Applicant to be implemented throughout the event. Final requirements as directed by conditions attached to the licence will be incorporated in a final Noise Management Plan which will be implemented and monitored throughout licensable times by the same Noise Management contractor or the appointed agent.
- 49. Noise levels to be limited to 65dB LAeq(15min) not less than 1m from the façade of any noise sensitive dwellings, with 70dB LAeq(15min) in the 63Hz and 125Hz octave bands

- 50. A detailed noise management plan with measures agreed by the local authority is to be submitted no less than 3 weeks prior to the event taking place. The plan must include as a minimum:
 - Detailed site layout plan
 - Event schedule, including timings and details of the music e.g. Live / recorded o Identify and risk rate all the noise sources
 - Identification of receptors
 - Prediction of sound levels at relevant locations on and off site
 - Noise monitoring strategy o Communication strategy
 - Complaints response procedure o Accountability management plan including contact details
- 51. The Applicant will employ and utilise throughout and after the event a Cleansing Team who will remove litter and waste from both the Premises and nearby areas utilised by attendees in accessing or egressing the event. The Event operates a "Leave No Trace" Policy and will return the Premises and adjacent areas to exactly the condition prior to Licensable Activities.
- 52. Noise monitoring carried out at the event along with any complaint logs etc. are provided to the council no later than 14 days following to close of the event in the form of a post event noise monitoring report. The report should outline the level of compliance with the agreed noise levels, detailed monitoring logs including times, locations and levels as well as any complaints and subsequent alterations to the noise levels.
- 53. An Event Management Plan (EMP) shall be submitted to the responsible authorities no less than 3 months prior to the start of the event. The EMP must demonstrate that resourcing and infrastructure is based on threat and risk to the event. The latest EMP must be supplied to all responsible authorities 28 days before the event takes place. Following this any changes must be circulated immediately to all responsible authorities
- 54. The event management plan shall contain a summary document covering an overview in the following areas:
 - a. Event overview
 - b. Audience profile
 - c. General site overview plan
 - d. Summary description of all areas including temporary structures
 - e. General site safety policy
 - f. Management structure, responsibilities and roles names of specific personnel, key roles and responsibilities and how the structure of these roles is planned.
 - g. Event control overview of functioning
 - h. Event Capacities including for temporary structures i. Event timings
 - j. Insurance
 - k. Local Community Considerations
 - I. Build and breakdown plan
 - m. References to appendices detailed below
- 55. The EMP shall contain Appendices detailing fully the following areas:
 - A scaled site plan which shows the location and size of all areas of the event and the site infrastructure as well as showing the immediate surrounding area including ingress and egress for pedestrians, vehicles and crew. As well as emergency evacuation routes and access / egress routes for emergency services. All areas of the event mentioned in the EMP

- must be detailed on the map.
- b. Event risk assessment overing all areas of risk and management of risks to ensure the health and safety of all those on site
- c. A crowd management plan including Capacities and Evacuation times from each area of the site to allow for safe and quick evacuation in the event of an emergency
- d. Emergency protocols and Major Incident Plan covering the following types of emergencies, fire, bomb threat, suspect packages, public disorder / disturbance, structural failure, hazardous substances, person in water, detained person, injury to a person, crime in progress. To also cover the role of the Event Liaison Team (ELT), coded messages, alert levels and procedures for each, partial evacuation procedure, full evacuation procedure, rendezvous points (RVP's), emergency announcements, event stop procedures, crime scene management.
- e. Extreme weather procedure and action plan covering all adverse weather conditions, detailing the impact and actions to be taken in each possibility.
- f. Fire safety plan
- g. Traffic management plan covering the management of the traffic on the roads surrounding the event. Management of those attending and leaving the event as well as local residential traffic. Internal site signage for traffic. Car park management and lighting. Expected traffic levels throughout the event. Control measures to be used. Taxis and drop off facilities and operation of this facility. Pedestrian routes and lighting of routes. Management of pedestrian and vehicle crossing points.
- h. Noise management plan in line with conditions set by Environmental Health
- i. Waste management plan
- j. Medical provisions plan covering details of medical / first aid posts, location and description of facility available. Staffing levels of the facility and process to be used when treating patients. Medical emergency procedure.
- k. Security operations and deployment plan covering security management structure, roles and responsibilities, security staff briefings, security control area operations, communication with the ELT, expectations of SIA staff and non SIA staff, perimeter integrity, searching of people within the site, bar security, camping / tent security, car parking security and security incident log
- I. Drugs policy including psychoactive substances. A drugs (including psychoactive substances) policy will be written in consultation with the police, particularly with regard to the definition of "dealing". Where any person is suspected of dealing in drugs, following a search or otherwise, that person will be ejected or refused entry and the person concerned will be detained and police will be contacted prior to ejection. All suspected drugs will be seized and stored safely and securely in sealed evidence bags. A register of all seized drugs will be kept and updated at the time the item is placed into storage. All seizures will be fully documented and details of the incident including offender details will be supplied to the police at the conclusion of the festival. Where any person is suspected of dealing in drugs, following a search or otherwise, that person will be ejected or refused entry and the person concerned will be detained by the security company/door men and police will be contacted immediately.
- m. Weapons policy A strict zero tolerance policy must be adhered to in relation to any weapons found that are made, used or adapted to cause injury, any such items found to result in ejection or refusal of entry.
- n. Entry and Search policy and procedure detailing the staffing structure and procedural process to be followed at each entry point. Surrender bins to be provided at all entrances prior to the point of search and must be highly visible and clearly marked. Search policy on entry and entry refusal process. Prohibited items to include glass of any kind, weapons,

- illegal drugs, including psychoactive substances, fireworks, sky lanterns or kites, CO2 canisters, flares, laser pens, open or unsealed vessels of any description.
- o. Eviction policy and procedure, including eviction notice. Detailing circumstances under which a person will be evicted, the eviction process, management and recording of the process including onward travel from the festival of the evicted person.
- p. Bar management and Alcohol policy including staff management structure and responsibilities, bar staff briefings for the event. The use of challenge 25 protocol, refusals registers and incident logs.
- q. A Safeguarding policy and plan to cover both children and vulnerable adults, but especially those under 18's and those who lack capacity through intoxication. To include a lost child procedure.
- 56. A "Challenge 25" policy will be operated both by staff involved in the sale of alcohol and by the SIA Licenced Security Personnel throughout the site to prevent persons under the age of 18 from consuming alcohol whether purchased directly or by proxy.
- 57. A comprehensive policy in relation to the Protection of Children from Harm is set out in Section 6 of the Event Management Plan.
- 58. At least one Medical personnel present during licensable activities will hold specific training in Paediatric Pre-Hospital Care.
- 59. Tickets are available to Over 18s and Under 18s can access the only event only when directly supervised by an accompanied Adult aged Over 18 who has accepted the Terms and Conditions directing them to suitably supervise the Child throughout their visit.
- 60. All staff are briefed on Safeguarding Policies and are made aware of the correct internal Reporting Procedures for any persons at risk. Control Room staff are fully briefed on the external Reporting Procedures for any issue to be escalated to external partners.
- 61. The event organiser shall ensure that all persons (including individual sound engineers) involved with the sound system are informed of the sound control limits and that any instructions from the Responsible Authority for Environmental Health regarding noise levels are complied with.
- 62. Unrestricted access to the front of house position and backstage areas shall be allowed at all times to the Responsible Authority for Environmental Health for the purpose of sound level measurements, communications with the nominated noise consultant / sound engineer and monitoring licence conditions.
- 63. Sound levels should be monitored from the agreed monitoring positions throughout the event and a record kept of the monitoring results. Action should be taken to reduce noise levels where the agreed noise levels are exceeded, and a record kept of the reason for the breach and the action taken to resolve the problem.
- 64. The complaint hotline should be manned at all times during the event, from before the sound propagation test and until all members of the public have left the premises. Any complaints should be passed on to the responsible person as appointed by the event organiser. Action should be taken to investigate all complaints and, where appropriate, remedial action taken.
- 65. The premises licence is limited to 3 events, consisting of a maximum of 3 consecutive days. The

date of each event will be supplied 3 months prior to the event taking place.

ANNEX 3 – CONDITIONS ATTACHED AFTER A HEARING BY THE LICENSING AUTHORITY

Intentionally left blank

ANNEX 4 - PLANS

As per plan submitted with application.