APPENDIX 2

Paragraph Number	Name of Respondent	Summary of Comments	Evaluation of comments	Recommendation	Action taken by officers
7.	Derek McCullogh, South Western Ambulance 4 Service	Register the NHS Ambulance Service for the area as a consulted party	Responsible Authority is a statutory list as set out in the legislation, Ambulance Servcie are not listed	Leave Responsible Authority list as per legislation	
14.	Derek McCullogh, South Western Ambulance 5 Service Derek McCullogh,	Addition of comment relating to the serious and acute impact on health, where under 18s consume alcohol, to reinforce the message the policy is conveying The Health Authority is clearly a responsible authority, however would you give consideration to the NHS		Agree	15.5 Amended in blue to include comment
Glossary	South Western Ambulance Service	Ambulance Service also being named in the responsible authorities in view of our partnership working	Responsible Authority is a statutory list as set out in the legislation, Ambulance Servcie are not listed	Leave Responsible Authority list as per legislation	
Appendix C	Graham Kewley, DWFRS	Please note that the address for relevant authority consultation with Dorset & Wiltshire Fire and Rescue Service as contained within Appendix C to the revised draft policy should be sent to : Dorset & Wilshire Fire and Rescue Service, Chamber House, Acorn Business Park, Ling Road, Poole, BH12 4NZ email fire.safety@dwfire.org.uk		Agree	Amended entry in Appendix C blue
		If there was the possibility of providing a link to our website www.dwfire.org.uk within the document it would greatly assist with the quality of consultation submissions in relation to fire safety. In order for us to adequately assess the means of escape, occupancy and general fire precautions within a premises, it is necessary to have detailed plans and information on the existing provisions as well as any proposed management controls identified from the fire risk assessment. Early access to this information for applicants will undoubtedly assist with avoidance of			
Gen Comment	Graham Kewley, DWFRS	delays in processing applications. I appreciate the need to keep the policy succinct. We (DWFRS) should be referred to as Fire and Rescue		Agree	Add link into document at 14.6 in blue
Gen Comment Gen	Tim Kench, DWFRS Councillor Vikki	Service rather than fire departments. This covers Operational and Fire Safety. references to BID throughout the new Licencing Policy		Agree	Appendix A amended in blue
Comment	Slade	does not require an apostrophe		Agree	document amended

Gen Comment Gen Comment	Councillor Vikki Slade Councillor Vikki Slade	Environment – whilst there is reference to noise nuisance, public health issues etc there is no reference to the environment. I wondered why there is no reference to ensuring that glass and plastic is not littering the area around the licenced premises and that it is recycled cultural Sensitivities – there is no reference to being culturally sensitivefor example mentioning other religions or even the proximity of premises selling alcohol to schools, churches etc?		Agree	Amended 14.10 to reflect wider meaning of environment
Gen Comment	Councillor Vikki Slade	Drink Driving – there is no reference to this	Outside of the scope of the policy	Police enforcement function and not within power of the Licensing Autority therefore not included	
Gen Comment	Councillor Vikki Slade	Process – in the final area there is a long list of all the different departments that have to be notified when particular applications are made. As I have experienced recently, there is no form to submit objections as there is for the planning process, and these objections, comments or supporting documents cannot be found online which seems odd. Would it not be possible to use this opportunity to update our processes to put the application process online so that rather than multiple submissions by post or separate email that you tick what type of application it is and this will send to the relevant groups, or at least to send to multiple departments via a form checking system.	t The application process and how to make representations are limited by	Agree	Instructions on how to make a representation/objection with guidance is now on the website. All applications received via email are forwarded to the relevant responsible authorities by the licensing team. The legislation states that if applying by paper copy the applicatn is responsbile for serving the application on the responsible authorities so this must continue until any changes in legislation.
Chapter 9	Phillip Day, solicitor	I have a fundamental issue with the draft policy in that I do not consider that it complies with the statutory requirements, particularly in so far as they relate to the purported inclusion of a Cumulative Impact Policy at section 9 of the draft. Section5(D) of the Licenisng Act asserts 'In determinin or revising its policy, a licensing authority must have regard to any cumulative impact assessments published by it under section 5A		Legal Officer has reveiwed	Amended the chapter - blue addition, red delete
Chapter 9	Phillip Day, solicitor	Section 5(6E) goes on to assert "A licensing statement must – (a) summarise any cumulative impact assessments published by the licensing authority under section 5A, and (b) explain how the licensing authority has discharged its duty under section (6D)."		Legal Officer has reveiwed	Amended the chapter - blue addition, red delete

Chapter 9	Phillip Day, solicitor	BCP Council has not to date published any cumulative impact assessment under section 5A nor does it appear to have started the process that might lead to the publication of such an assessment.	Legal Officer has reveiwed	Amended the chapter - blue addition, red delete
		Paragraph 9.1 of the draft policy acknowledges and largely repeats the provisions of section 5(6D) but then at paragraph 9.3 talks about receiving a "geographical cluster of complaints" and whether those "are the result of the cumulative impact of licensed premises within the area concerned" before going on to assert that "(i)n such circumstances, the Licensing Authority will also consider whether it would be appropriate to include a special policy relating to cumulative impact within its licensing policy statement". This fails totally to acknowledge the requirements of section 5(A), as do paragraphs 9.4 and 9.5 – indeed, the latter makes no mention of undertaking a cumulative impact assessment nor the process for		
Chapter 9	Phillip Day, solicitor	publishing the same, in particular the duty to consult provided for in section 5A(5).	Legal Officer has reveiwed	Amended the chapter - blue addition, red delete
Chapter 9	Phillip Day, solicitor	Most concerning are the provisions of paragraph 9.7 of the draft policy whereby BCP Council appear to be attempting to continue the former Bournemouth Borough Council's cumulative impact policy for the duration of the term of the new policy. In that regard, it is noted that paragraph 9.9 asserts "The Licensing Authority will review the CIA Special Policy in early 2020. And (sic) this will replace the existing Bournemouth Borough Council Special Policy". Again, there is no mention of the provisions of section 5A nor the requirement to review a cumulative impact assessment (not policy) every three years, again subject to the duty to consult.	Legal Officer has reveiwed	Amended the chapter - blue addition, red delete
Chapter 9	Phillip Day, solicitor	(As an aside, it does seem rather nonsensical not to "undertake a review" at the same time as consulting on the draft policy. If a section 5A assessment is to be published in the future, it will then be necessary to revise the policy so as to comply with sections 5(6D) and (6E) if it was intended to then include a cumulative impact policy. This in turn would mean a further consultation at no doubt a not insignificant further expense to the public purse).	Legal Officer has reveiwed	Amended the chapter - blue addition, red delete
		· /		·

Chapter 9	Phillip Day, solicitor	Indeed, there must now be an issue as to the status of the previous CIA. It was first adopted in February 2007 and was clearly reviewed in 2015 when Bournemouth last published a statement of Licensing Policy. It is known that in October 2018, the police provided the ther Council with what was described as an "Analytic Update to Support a Cumulative Impact Statement in the Borough of Bournemouth." This document contains statistical and other information principally concerning the number of assaults in the areas under consideration. It does not however contain any information about the extent of alcohol related crime and anti-social behaviour and I would question whether such "evidence" would be sufficient to justify the making of a section 5A statement.		Legal Officer has reveiwed and suggested amendements	Amended the chapter - blue addition, red delete
Gen Comment	Phillip Day, solicitor	The draft lacks an index which makes it difficult to navigate quickly.		Agree	Inserted index in blue
8.19	Phillip Day, solicitor	It would be helpful if the Memorandum of Understanding was included as an appendix to the policy - there is no indication as to where a copy might be found.		Agree	Insert as Appendix E once signed this will be on the website as well.
	Phillip Day	It is understood that there is to be a process of consolidation so that there will in future be a common approach. It would be most helpful if the policy either within this section and/or within Appendix C set out precisely the mechanism by which applications may be made or notices given. For example, there should be a statement about whether applications can be submitted via the Gov.UK website and, if so, whether the pdf form available on that website has to be used or whether it is acceptable to upload a copy of the printed version of the form (which is different). Will applications submitted by email be accepted? (It is noted that paragraph 17.3 asserts that an application for review may be made electronically "as long as it is on the required form". Presumably, this means by email but does it negate the requirement of the applicant for review to serve a copy on the responsible authorities and the premises licence	The actual process is subject to change with IT upgrades ect and information, forms and how to apply shall be kept up to date on the		Already mentions the process
12	Phillip Day, solicitor	holders etc – the policy is silent on this?).	website and it not required to be set out in the Policy		Already mentions the process on the website at 12.1

12	Phillip Day, solicitor	What address should be inserted in public and site notices – will this in future be a single address or will the address differ depending on whether the premises are situated in Poole, Bournemouth or Christchurch (as is the case as I write)? Will the address be the same for submitting representations and inspection of applications? For the benefit of those who might want to be aware of any applications that have been submitted, it would be helpful to include a full web address where applications can be viewed on-line. (It would also be helpful if BCP Council were to adopt a policy regarding the publication of registers of licences. The on-line Bournemouth register is not working properly (and is incomplete), Poole have never had an on-line register (where in future may that be inspected?) and the Christchurch register is completely different again!)	The actual process is subject to change with IT upgrades ect and information, forms and how to apply shall be kept up to date on the website and it not required to be set out in the Policy. With the intergration of IT systems there will be one contact and this will all be reflected on the webiste guidance in the near future		Already mentions the process on the website at 12.1
12	Phillip Day, solicitor Phillip Day, solicitor	Can payment of fees be made on-line and if so, how? Will payments be accepted over the telephone and if so, who should be contacted and where? (This is particularly relevant with regard to payment of annual fees where again, the three former authorities differed in their requirements). Will cheques be accepted (some authorities are now refusing to accept cheques and even cash) and can payments be made by bank transfer? Similarly, each previous Authority adopted different procedures at hearings, particularly regarding the order of speaking and whether cross questioning of parties was to be permitted. I understand that a common approach has now been agreed and this should be included within the policy.	The licensing hearing protocol is available on the website already and included in all hearing paperwork	Agree Unnecessary duplication and not necessary for the policy	Amended and in blue in Appendix B
18.4 Gen comment	Phillip Day, solicitor Phillip Day, solicitor	Paragraph 18.4 also causes me some concern, not least because no reference is made to Public Space Protection Orders (although these are mentioned in the glossary) and seems to introduce a further presumption of refusal of applications for off-licensed premises in certain (unidentified) localities – how for example is a stranger to the area (or even someone like me) able to find out the location(s) of alcohol addiction recovery activities or buildings? How are we to know in which areas there are issues with street drinkers? It would also be helpful if the definitions in the Glossary were sorted alphabetically!		For discussion Agree	19.5 in amended document included reference to PSPO, and link to BCP degraphic and crime data in blue Amended

Gen comment 5.2 5.2	Phillip Day, solicitor Robert Spencer, PHDorset Robert Spencer, PHDorset Robert Spencer, DUDorset	 Finally, many Licensing Authorities include within their policies suggested wording for conditions. A typical example would be a CCTV condition where it assists all concerned if there is a consistency of approach and wording. It is also noted that there is nothing in the policy that indicates the Authority's approach to age verification policies – is there an expectation that alcohol licensed premises should promote a "Challenge 21 or 25" policy (and accept conditions to that effect)? It is suggested that whilst "standard conditions" should be avoided, the Authority might like to suggest appropriate wording for some of the most frequently used conditions and perhaps to give an indication of the circumstances in which there is an expectation that certain types of condition will be proposed, e.g. relating to the provision of SIA registered door supervisors. Add the Pan Dorset Drug and Alcohol Strategy (2016-2020) For the other strategies listed it is unclear whether they are BCP or Pan Dorset? 		Agree The wording does say this relates to BCP Council Strageties	Appendix D will be added in due course Added reference and link in blue Legal advice is to remove most of Chapter 9 suggested new working in blue and deletions in
9.5	PHDorset Robert Spencer, PHDorset	Add evidence for the internal structure of a pub, i.e. seating / glass size etc	Plans are provided for all applications cannot see how this is relevant to the mechanism for dealing with behaviours		red
10.2	Robert Spencer, PHDorset	Could we state that the licence fee contributes towards these initiatives?	Statutory Fee to pay for the administraiton of the service and cannot be used for other inititives		
10.3	Robert Spencer, PHDorset	Has the idea of debating late night levy / cumulative impact considered? Potentially there is not clarity of an actual policy and vision of BCP re night-time and linking economic and health themes?	Late night levy and CIA are data based and currently no data to support them, have been looked at over the years. Can be considered in the future if evidence supports them.		
10.6	Robert Spencer, PHDorset	How mandatory can you make shatter proof glass? And what are the environmental alternatives?	Cannot have a blanket requirement for all premises its on a case by case basis on application and then as needed depending on arising issues		added it in 14.6 in blue
11.3	Robert Spencer, PHDorset	Is the alcohol strategy referred to the Pan Dorset Drug and Alcohol Strategy (2016-2020)?		Agree to clarify it is the Pan Dorset Drug and Alcohol Strategy	Amend document in blue

	Robert Spencer,	Add defibrillator?			
13.6	PHDorset			Agree	Added in 14.4 in blue
14	Robert Spencer, PHDorset	Add protection of vulnerable adults		Agree	15.3 added in blue
14.3	Robert Spencer, PHDorset	It is unclear what PHD are agreeing to?	No agreement they are a recognised responsible authority who are consulted for applications and variations		
14.7	Robert Spencer, PHDorset	Remove the caveat around premium, craft and special products.			highlighted red for to delete if agreed
15.3	Robert Spencer, PHDorset	The opening sentence does not make sense		have clarified the sentence	see amendment in blue 16.3
16	Robert Spencer, PHDorset	Can we add that any outside event should have a drug policy and a link to local drug and alcohol services.	All large events involve the Safety Advisory Group with includes the Police who are the primary authority for drug issues and searches		17.2 and 17.3 added to mention drug testing as appropriate in blue
16	Robert Spencer, PHDorset	Can we add the potential use of drug testing at outside events to reduce fatalities.	All large events involve the Safety Advisory Group with includes the Police who are the primary authority for drug issues and searches		
18.3	Robert Spencer, PHDorset	The last bullet point does not necessarily make sense considering whisky is 40%			
18.4	Robert Spencer, PHDorset	Add Hospital setting to first bullet point		now 19.5	this is a suggested amendment in blue
Gen comment	Robert Spencer, PHDorset	Full words required before abbreviations		Agree and hopefully this has been picked up throughout the document	
Gen comment	Robert Spencer, PHDorset	The document does not have a vision and / or feel of a strategy that links to other strategies, i.e. planning, healthy spaces etc.		Have included link to BCP Corporate Strategy Agree BCP has declared a climate	added at 5.1 with some suggested additional wording in blue to explain how we support corporate priorities
Gen comment	Robert Spencer, PHDorset	Should there be a link in the document to environmental sustainability?		emergency and as soon as the policy for this is published we will put in a link.	

What has become very clear in the first 12 months of ownership is the lack of offering in the BCP area of the more experiential operations and events available in London and regional cities like Bristol. We have also identified a clear trend of inward migration to the area of 28-35 year olds , many having graduated from Bournemouth University, returning having lived in London . They like the local population who have visited other cities are frustrated by the limited options in BCP. These are not the hen/stag type or big F and B chain operations which are well catered for but the quirky independent that provide originality that appeals to a slightly mature market.

Gen Ashley Nicholson, The Avenue comment

> We recognise the cumulative impact strategy and have heard the police want to tighten up further. This worries us greatly. Many of the type of operations the town centre needs will need a licence. For example we are letting a unit in the Avenue to a café/bike shop (Velo Domestique) who have a strong local following and do a number of community and bike related evening events. A licence is essential to the viability to them. This is exactly the type of operator the town centre needs to attract people to come to the town centre rather than the convenience of Castle Point. We are also establishing an events space at the rear of the centre (The Loading Dock) which will provide a very different more edgy event alternative to the BIC style conference space. We have held our first event there. South Coast Makers Market which was an extraordinary success and proved if you provide the right attraction people will come. We want to build on this as a regular event and add in street food markets etc. At some stage we will need a licence and there should be scope within the cumulative impact area to allow for these type of activities which are the only hope for bringing people into the town centre beyond the hen/stag operations that already exist.

Ashley Nicholson,

Chapter 9 The Avenue As a result of the review of the CIA and call for supporing data to support Chapter 9 has been amended continuation of a CIA area has resulted in no evidence being provided Council CIA zones have been to date to demonstate the necessity.

and previous Bournemouth removed.

	nley Nicholson,	As I said we also own Debenhams and it is most likely that in the not too distant future will also be vacated in part or whole . We therefore share with BCP a great responsibility to do what we can to keep the town centre alive. That will require a collaborative and positive approach to licensing. A blanket ban will be the nail in the coffin,		continuation of a CIA area has resulted in no evidence being provided	Chapter 9 has been amended and previous Bournemouth Council CIA zones have been removed.
	n Weaver, ents Team	it is talking about TEN's and says that no permission is required from the Council. We understand this in terms of the TEN however, we think an additional point should be in here to say that permission for use of BCP land for the TEN is required through the BCP Events Team.		Agree	16.2 amended in blue
		Bournemouth have established a Community Alcohol Partnership (CAP) scheme which is run by a locally managed multi-agency partnership and whose aim is to reduce alcohol harm in local communities from drinking by young people under 25, with a particular emphasis on preventing			Amended and included the
19.2 Jon		underage drinking.		Agree	additional wording
	da Cole, BCP licitor	Care, control of premsies not addressed and this is essential for assessing the management of premises particualrly when making decisons in Licensing Committees and Sub Committees We need to take into account the outcome of the	CIA can be reveiwed and added at		Additional Chapter 13 added into amended document
		ongong review of the Cumulative Impact Policy in accordance with the Home office Guidance	any time that evidence is provided to suppor the need for one		Amended Chapter 9 as previously mentioned

Member Feedback

Paragraph Nu	mber Name of Respondent	Summary of Comments	Evaluation of comments	Recommendation	Action taken by officers
	6.5 Councillor Diane Butler	is not really needed			
		"The Council holds premises licences for" is a helpful			
	6.6 Councillor Diane Butler	amendment			
Index	Councillor Diane Butler	V6 index is a very good addition to V5 draft.			
indox		to vo ulait.	We want to		
			include as many		
			BCP consultees as deemed		
		The document seems a little Bournemouth-centric – which is	necessary. We do		Added Poole
		not ideal for the diversity of the	not include indiviual		Harbour Commissioners,
		whole BCP area. E.g Appendix 2 List of Consultees:has many more	businesses as this		RNLI Poole. Also
		Bournemouth contacts Could we	would be unreasonable for		included B, C ,P chambers of
		include Poole : Dolphin Centre, High Street Markets, Poole	all Licenced		commerce. Markets
		Harbour Commission and Quay businesses	premises within the conurbation		are already included in the BCP internal
		Dusinesses	which is why it		consultaiton as
			goes on the website for public		these are run by the Community
Appendix 2	Councillor Diane Butler		consulation	agreed	Engagement team
		Points 9.1-9.3 in red - should not be deleted but used instead of the			
0 / 0		amendments 9.1-9.3. This section			
Chapter 9	Councillor Diane Butler	could be more concise.	These types of		
			wrestlying have		
			special mention within the		
			legislation as		
	8.18 Councillor L J Evans	Why do these get special exemption	exepmt as stated in the parargraph	no change needed	
		enerilp item	in the paraligitier.	no onango noodod	
			Conditions relating		
			to taking drinks		
			outside will only be applied if		
			deemed necessary by a		
		I am concerned about	Responsible		
		customers being unable to keep their drinks with them at all	Authority. This is		
		times, as this makes them	people staying		
		vulnerable to "spiking".	outside in smoking areas which helps		
			to reduce noise		
			from outside smoking areas in		
			sensitive		
			locations. Patrons can finish a drink		
			before going for a		
	14.22 Councillor L J Evans		smoke if necessary		
		Prohibiting re-entry seems			
		grossly unfair, especially as	Reentry is usually only prohibited		
		customers may actually go outside to literally get some	when people leave		
		fresh air (which they should be	the venue not go		
		facilitated to do, away from Smoking areas).	air in designated		
	14.22 Councillor L J Evans	entoning arous).	outside areas		
	14.22 Councillor L J Evans	No mention is made of Vaping.			

Second Consultation responses V 6

Paragraph	Name of				
Number	Respondent	Summary of Comments	Evaluation of comments	Recommendation	Action taken by officers
	Sandra Graham,				
	1.4 Trethowans LLP	Repeated at 8.8			
	Graham Kewley,	An dead built to shake an editer with the first and and and such shake in a sol			
	1.4 DWFRS Sandra Graham.	Amdend bullet point to read late night refreshment not entertainment		agree	wording amended
	4.2 Trethowans LLP	Repeated at 7.2 and sits better following on from either 4.1/7.1			
	Sandra Graham,	Repeated at 7.2 and sits better following of from either 4.1/7.1			
	4.3 Trethowans LLP	Repeated at 7.2 and sits better following on from either 4.1/7.1			
	Sandra Graham.				
	5.2 Trethowans LLP	Licensed incorrectly spelt		agree	amended
	Sandra Graham.	If includes beaches, arguably should also include harbours given such attractions in		5	
	6.1 Trethowans LLP	Poole and Christchurch	Have added harbours and quay sides	agree	added
	Sandra Graham,	Given their importance to Bournemouth particularly conference facilities should be		0	
	6.4 Trethowans LLP	included in the list		agree	added
			Removed mention of town as this		
			applies generally througout the		
	Sandra Graham,		conurbation. Appendix 2 is a typo and		
	6.5 Trethowans LLP	third line down, town should read conurbation. There is no Appendix 2	has been removed	agree	added
		'town' in line 3 should either be 'towns' or define 'town' appropriately in the	Removed mention of town as this		
		glossary	applies generally througout the		
	Julia Palmer, JCP 6.5 Law	There is no Appendix 2 (last line)	conurbation. Appendix 2 is a typo and has been removed	0.9700	amended
	0.5 Law		has been removed	agree	amended
		Perhaps helpful to confirm that the Council premise licence is for 4999 capacity,			
		does not include alcohol and is only available subject to agreement and conditions.			
		Larger events are required to apply for their own premise licence - past examples	Comments relevant to Upton House		
	Roger Brewer Unton	have included Starlight 'Dance in the Park' hosted at Upton Country Park in 2019	Licence and section 6.6 applies across		
	6.6 Councty Park	which attracted an audience of over 7k.	BCP no need to amended	for discussion	
	Sandra Graham.				
	7.3 Trethowans LLP	Effectively repetition of 1.2	Reiterates duation of policy	for discussion	
	Sandra Graham.	What part of Wales is in this conurbation - should be adjusted to reflect what is			
	7.4 Trethowans LLP	relevant to this area otherwise can be confusing	This is in red to be deleted.		
	Sandra Graham,		agree this is the wording of the guidance		
	8.3 Trethowans LLP	End sentence by saying 'providing these are not frivolours or vexatious'	and Act	agree	amended
	Sandra Graham,	The wording of 8.3 and 8.4 ought to be combiled with 8.7 as so similar in order to be			
8.3/8/4/8.7	Trethowans LLP	succinct		for discussion	
	Sandra Graham,				
	8.8 Trethowans LLP	Repeat of 1.4	Reiterates objectives	for discussion	

	Sandra Graham, 8.13 Trethowans LLP Julia Palmer, JCP	3rd line should read in front of audiences OF no more than		agree	amended
	8.13 Law	Delete 'in' (penultimate word of 3rd line) and substitute 'of'	agree Appendix D was not available at the time of consultaiton this is now included and	agree	amend
	Julia Palmer, JCP 8.23 Law	Appendix D is currently vacant – may we please have an opportunity to comment on the proposed model conditions.	has been sent to legal representatives for comment Appendix D was not available at the time		
	Sandra Graham, 8.23 Trethowans LLP	Please supply Appendix D for consultation. It would be helpful to the public to reinforce the different between model conditions and standardised conditions	or consultaiton this is now included and has been sent to legal representatives for comment		
	Sandra Graham, 8.29 Trethowans LLP Sandra Graham,	regulation should be plural	agree	agree	amended
	8.30 Trethowans LLP	Last sentence would read better if it started 'in respect of'	agree	agree	amend
		I am concerned that the changes appear to advocate a lighter touch than previously and removes the previous BBC Cumulative Impact Special Policy that was kept under regular review.	This is an evidence based requirement of which none was provided in response		
n 9	Martin Underhill, Dorset Police and Crime Commissioner	The new proposal states that BCP Council may produce a Cumulative Impact Assessment Policy. Given the issues and hotspot areas that already exist I would expect to see such a Policy produced and continue to be kept under regular review.	to the consultation. However should evidence be provided the matter will be reviewed.	members to discuss	

Section

We would most welcome the maintenance of a Cumulative Impact Assessment and This is an evidence based requirement the consideration of new areas to be included. This is perhaps an opportunity to review where the Cumulative Impact Zones throughout the BCP council area should to the consultation. Despite calls for be. The CIA is imperative in supporting the Police in dealing with and managing areas of higher risk to crime and disorder and to anti social behaviour within the night time economy. This is now ever so more prevalent in light of the proposals put agencies including public health, forward by the government to support the industry during Covid. The proposals being the relaxing of regulation to allow premises to have pavement licences and the standards were unable to provide the free addition of off sale provision to an existing on licence. This of course increases necessary data to support continuation the risk of increased public space drinking and the associated problems. Where the of the existint Cumulative impact zones density of premises in an area is increased it is important to be able to manage that or the introduction of new zones. and ensure the area in question does not become saturated and therefore a high

of which none was provided in response evidence when the policy was being developed the police, and other enviornmental health or trading However should evidence be provided the matter will be reviewed.

Inspector Matt 9.5 Baxter, Dorset Police risk of crime and disorder.

Inspector Matt	Traditionally the police have supplied crime statistics on an annual basis to support the authority in any decision to grant a CIZ or refuse an application within a CIZ. These annual statistics can be supported by current intelligence but we recommend the policy of accepting the crime pattern analysis provided annually as the proportionate and appropriate way to inform decision making. Recently the annual statistics have not been accepted as considered too out of date and not current enough. The requirement has been to provide new intelligence for each and every objection. This practice makes the having of a CIA policy pointless and we may as well just operate without one and provide intelligence on a case by case basis. We would advocate not following this model, it is time consuming, not practical and over bureaucratic and risks areas becoming saturated with premises that cumulatively increases the risk of crime and disorder, anti-social behaviour and other associated NTE problems. We would recommend having a meaningful CIA that is workable, provides guidance and is supported by the committee. This includes accepting the annual crime statistics provided by the police as current. Even though they are annual, they are still current and relevant. Notwithstanding that			
	e new intelligence can be introduced if necessary to support any proposals.			added to section
Sandra Graham,	Suggest with respect A minority of customers may behave badly rather than			
10.1 Trethowans LLP	suggesting that they will	agree This is acknowleging that the BID have	agee	amended
Sandra Graham,	It is totally undear as to the manner in which the BID plays a part here and would be			
10.2 Trethowans LLP	helfpu to explain the context in which the BID assists.	elaborate		
Sandra Graham, 10.4 Trethowans LLP		this relates to CIA areas so recommend	The relates to a Cumulative Impact area and the paragraph can be	fordionation
10.4 Trethowans LLP	Helpful to clarify a rebuttable presumtion of what	removal of paragraph	deleted	for discussion
Sandra Graham, 10.9 Trethowans LLP	Second sentence - Are all licencesees, regardless of the type of premises, expected to maintain an going review of the need for alternatives to glass? If so, do you require this to be documented? If not, how is compliance with this proved? The wordsprovide alcohol as part of a[n alcohol] delivery servicesuggest the	We would expect all premises to have considered this in their risk assessments particularly for sporting tournaments or seasonal variations in trade. This risk assessment should be available on request by an authorised officer.	for discussion can add mention of risk assessment into paragraph	
Sandra Graham, 10.11 Trethowans LLP	words in square brackets deleted if it is intended to relate to provision of alcohol in respect of all delivery services		agree	amended
Sandra Graham,		keep considered important for	-9.00	
10.14 Trethowans LLP	With respect the first sentence appears superfluous	clarification		
Sandra Graham.	I would respectfully not agree that the seperation of licensing and planning is to avoid inefficiency and suggest first sentence ends after the word duplication. Licence			
11.4 Trethowans LLP	also spelled wrongly twice		agree	amended

Martin Ur Dorset Po 12.3 Crime Co	olice and	It isn't clear what the current 'mix/diversity' looks like and how this is used to inform future licensing decisions. I would like to see a Cumulative Impact Statement or Policy that addresses this and allows for informed and evidence-based decision making. I am also mindful of the current situation and recovery process from Covid-19 which is likely to have a significant impact on a number of businesses and premises and could see the diversity of premises also change as a result.	On reflection this is misleading, the Licenisng Authority has no powers to support or reject applications on the grounds of type or premises or venue. All applications are dealt with in accordance with the Act and regulations	propose to remove this section following discussion	
Julia Palr 12.3 Law Sandra G	,	'the town' : please see comment to para 6.5 page 5 above	On reflection this is misleading, the Licenisng Authority has no powers to support or reject applications on the grounds of type or premises or venue. All applications are dealt with in accordance with the Act and regulations	propose to remove this section following discussion	
12.13 Trethowa	,	Typo correction in first sentence - licensing objectives		agree	amended
Sandra G	,	First sentence should read elected at annual meeting. Second sentence should		-	
12.14 Trethowa		read <u>appropriately</u>	agree	agree	amended
Julia Palr 12.14 Law Julia Palr	,	Replace 'to' in the first line with 'at' and 'appropriate' with 'appropriately' in the final sentence. Delete 'and' in line 4 and replace with 'an'. Appendix F is currently vacant. Unless	agree	agree	amended
12.15 Law Sandra G	,	procedure rules have not changed, please forward a copy Second sentence - suggest it reads: It may refuse an applicationsubject to	Appendix F added and forwarded		
12.15 Trethowa	,	conditions that are <u>appropriate</u> to promoteetc	agree	agree	

I am pleased to see the proposed changes which make this important consideration more robust in its approach. I'd be keen to ensure that the control measures are appropriately linked and applied to known hotspot areas, areas of higher levels of deprivation and vulnerability, and targeted to protect the most vulnerable children
 Crime Commissioner and young people know to the local authority.

Section 14

Last sentence: It is common practice that the precise location of CCTV cameras is Conditions require CCTV camera and agreed with the Police on site after the Premises Licence is granted, particularly with the positions are agreed with Dorset new premises. Are you suggested further plans are lodged subsequently to indicate Police . Regulations which speicy plan these positions? Clarify of what is proposed in practice by this sentence woud be useful.

requirements do not require the location of CCTV cameras. delete last sentence

Sandra Graham, 14.2 Trethowans LLP

				First bullet point amended to read •Reference should be made to the guidance on requirements under the Regulatory Reform (Fire Safety) Order 2005 which
Graham Kewley,	add wording Further guidance on requirements under the Regulatory Reform (Fire Safey) Order 2005 are available from Dorset & Wiltshire Fire and Rescue Service			are available from Dorset & Wiltshire Fire and Rescue
14.6 DWFRS	www.dwfire.org.uk First Bullet Point…'Providing informaiton on the premises of local taxi companies		agree	Service www.dwfire.org.uk
Sandra Graham,	who can provide safe transporation home. The word safe in this context concerns me as, whilst it is very much hoped it is safe the operator of the licenced premises	Amend wording to include licensed taxi		
14.8 Trethowans LLP	cannot vouch for the fact that the taxi called is safe. Third sentence, possible condition - I wonder, with respect, if it is better to say that a	company and remove word safe.	for discussion	
	condition may be imposed to try and prevent noise nuisance rather than stating the wording of that conditon as my understanding is that the conditions as stated is now	. .		
Sandra Graham, 14.13 Trethowans LLP	moving out of favour with those involved in acoustics and inaudibility at a boundary is a subjective phenomenon	noise nuisance could be imposed in such circumstances	agree	
Sandra Graham,	Some grammer typos, clarify with regards to the word 'instead of outside' would be helfpul so that is is clear it is intended to be in a public area external to the premises	•		
14.16 Trethowans LLP	concerned.	other external areas	agree	
Sandra Graham, 14.18 Trethowans LLP	This is likely to be problematic and cause issues for a licensee whose licence goes well beyond these licensing hours at night particularly where hotels are concerned. Is the suggestion that such persons wishing to smoke then move to a public pavement or similar after 11pm?		for discussion	
			Model pool of conditions available	
	Whilst this paragraph make a statemetn about concerns it does not go on to say			Model pool of conditions available for applicants to ensure steps are taken
Sandra Graham, 14.24 Trethowans LLP	what the Licensing Authority wish to see/how the will dealw ith such applications/concerns		to address these concerns.	include in order to address these concerns.
Jill Aiken, Strategic Safeguarding and Quality Manager, 14.25 BCP Council	Please add the age of children	section 145(2) of the Licensing Act 2003 defines a child is an individual under the age of 16. Instead of specifiy supervision	agree	Included child and definition into the glossary
Sandra Graham, 14.26 Trethowans LLP	This proposal is particularly concerning as regards hotel operators and suggests that where there are children at any event then the hotelier needs to allocate at least	requirements this should be considered	amended and deleted wording	

	Sandra Graham, 14.27 Trethowans LLP	Last Bullet point indicates that all bars or pubs, which per se have as their pimary purpose the supply of alcohol even if food is available will be presumed to not allow children access, even with adults is this the intention?	All the bullet points relate only to those premises that give rise to particuar concerns concerns for permitting access to those under the age of 18		
	Julia Palmer, JCP	Second bullet point. We would respectfully submit that the words 'or premises with a reputation for allowing under-age drinking' should be removed as that is not only subjective it is too wide and/or prejudicial. Alternatively, please substitute 'or premises where clear evidence is produced by a responsible authority to prove			
	14.27 Law Sandra Graham,	under-age drinking has been permitted by the premises licence holder or operator'	agree	agree	amended
	14.31 Trethowans LLP Sandra Graham.	Suggest deletion of In certain circumstances	agree	agree	amended
	14.33 Trethowans LLP Sandra Graham,	Suggest addition of the words where appropriate at end of paragraph Penultimate bullet point - query whether is should read in accordance with any	agree	agree	amended
	14.34 Trethowans LLP	reasonable or agreed requirements of Trading Standards Penultimate bullet point. The power given to TS to impose any requirements is, with	agree	agree	amended
	Julia Palmer, JCP 14.34 Law	respect, unreasonably and inappropriately wide. Please insert the words 'relevant and reasonable' between 'any' and 'requirements' .	agree Lost children are usually referred to for events as part of an event management	agree	amended
	Jill Aiken, Strategic Safeguarding and	Lost children facilities are referenced in some event planning.	plan, this is not relevant inside premises. Can add wording to include		
	Quality Manager, 14.34 BCP Council	Please add something which refers to delivery of alcohol also having Challenge 25 scheme used.	alcohol delivered in bullet point referencing Challenge 25	for discussion	
	Julia Palmer, JCP 15.8 Law	First bullet point. Remove the word 'plastic' as this otherwise appears to sanction high strength alcohol being sold in glass bottles.		agree	deleted word plastic
		The SAG is an advisory group and does not have the authority to grant 'final approval' for an EMT.	SAG members have final say over the EMP so amended accordingly. Mention		
	Roger Brewer, Upton 17.3 Councty Park	Not sure why drug testing is specifically detailed as EMT should cover a range of controls and measures appropriate to the nature of the event and audience attracted.	of drug policy was requested by PH England which is why is is specifically mentioned	agree in part	amended to add SAG members and have added link to the events pages
	Sandra Graham, 18.10 Trethowans LLP	Following on from thread in 18.8 it is suggested that the second sentence of 18.10 should refer to premises licence hold or club premises certificate holder	agree	amended	
	Sandra Graham, 19.1 Trethowans LLP	Does 'some council area' in the first sentence refer to some areas within BCP Council or generally geopraphically across the country? Clarify would be helpful given that Bournemouth is specifically referred to in the next paragraph	The reference to some council areas is generic for the country. This wording can be removed from the paragraph.	for discussion	
	Sandra Graham, 23.1 Trethowans LLP Julia Palmer, JCP	The second sentence of this paragraph need clarity and costs being awarded against whom?	Can add the followign at the end of the paragraph costs being awared to either party depending on the outcome of the appeal.		
Glossary	Law Graham Kewley,	Substitute the words 'in respect of' for 'for' in the definition of Applicant.		agree	amended
Appendix E		Responsible Authority should read Dorset & Wiltshire Fire and Rescue Service		agree	amended

Appendix C	Graham Kewley, DWFRS	Amend Responsible Authority address which should read as follows Five Rivers Health and Wellbeing Centre Hulse Road Salisbury Wiltshire SP1 3NR Tel: 01722 691717	Address has changed since original consultation	agree	amended
RESPONSES Prevention of Crime and	TO MODEL POOL OF	CONDITIONS	An amondment generally accented in		
Disorder -	Julia Palmer - JCP		An amendment genereally accepted in other versions of Model Pool of		
Incident Log	Law	Amend (c) to read " any complaints received relating to crime and disorder".	Conditions	Agree	Amended
Prevention of			Although the DPA 2018 will take		
Crime and		Amend first paragraph, 5th sentence beginning "Recordings shall be made available	precedence in any event but this inclusion will help to remind all parties of		
Disorder -	Julia Palmer - JCP	" to include "(subject to Data Protection Act 2018 or any replacement legislation)	the need for compliance with that		
CCTV	Law	after the word available.	legislation	Agree	amended
				A premises wishing to put tables and	
				chairs on the	
				pavement area outside of their	
				premises would	
				require a pavement	
Prevention of				licence, obtained from Highway, which	
Crime and				would be consulted	
Disorder -	Julia Palmer - JCP		Would barriers on a public pavement	with the relevant	
Queues Prevention of	Law	Second paragraph re barriers.	contravene the Highways Act?	authorities	
Crime and					
Disorder - Off	Julia Palmer - JCP			•	Amended (further amended
Sales Prevention of	Law	Third paragraph - add at the end of the sentence " in the designated area".		Agree	by P Day comments below)
Crime and					
Disorder -	Julia Palmer - JCP		It may not always be practical or		
Drugs	Law	Third paragraph - replace "shall" with "may".	approprite for such a report to be made	Agree	Amended
Prevention of					
	e Julia Palmer - JCP	Final paragraph - replace "for the duration of the licence" with "during the hours		A	Amended
- Noise Escape	e Law	permitted for licensable activities".		Agree	Amended

- Takeaways Public Safety - Considerations of Dorset & Wiltshire Fire	e Julia Palmer - JCP Law	premises under the Regulatory Reform (Fire Safety) Order 2005. This would appear to be duplicating that legislation (see 1.16 and 1.19 of the s182 Guidance). It would,	applicants and would not be included as	,	
and Rescue Service	Julia Palmer - JCP Law	however, be helpful for applicants to have their attention drawn to the Guides to which you refer.	stated. This proposal is, with respect, far too prescriptive. As previously indicated, many operators have their own dedicated training procedures and in any event it is for the premises licence holder to ensure that the staff have the	not suggested conditions.	
Protection of Children from Harm - Staff Training	Julia Palmer - JCP Law	Remove reference to TSSW specific training.	appropriate training. This training also has a not inconsiderable cost element involved, which could be an unacceptable burden to applicants (see 1.17 of s182 Guidance).	To be discussed	
Protection of Children from Harm - Staff	Julia Palmer - JCP				Amend sentence to leave a blank for applicant to insert their own period of
Training Input of	Law	Reference to refresher training at least every 6 months	concerned.	of application	frequency.
Responsible Authority Input of Licensing	Philip Day, Laceys Solicitors	Add "applicants" after " does not restrict" Amended working to read " the Licensing Committee or Sub-Committee may choose to impose any of the conditions included in the list (but will not be obliged to		Agree	Amended
Committee/Sub Committee Prevention of	- Philip Day, Laceys Solicitors	do so), or may choose to impose individual conditions as they see fit or may choose not to impose conditions."		Agree	Amended
Crime and Disorder - Refusal Book Prevention of	Philip Day, Laceys Solicitors	Add "The register shall be kept at the premises for a minimum period of 12 months and made available for inspection by police, council and other authorised officers on request" as a final sentence.		Agree	Amended
Crime and Disorder - Incident Log Prevention of	Philip Day, Laceys Solicitors	(a) insert "as having occurred within or immediately outside the premises" at the end of the sentence.			added "relating to crime
Crime and Disorder - Incident Log	Philip Day, Laceys Solicitors	(c) remove as considered too broad		Amended as per Julia Palmer's comment above	and disorder" at the end of the sentence as per suggestion

Prevention of Crime and					
Disorder -	Philip Day, Laceys				
Incident Log	Solicitors	(g) remove	Duplication of refusal register condition	Agree	Amended
Prevention of Crime and	Philip Day, Laceys				
Disorder	Solicitors	(h) remove	Unnecessarily bureaucratic	Agree	Amended
Prevention of		Add - for the second of the inside the shell be back at the second second			
Crime and Disorder -	Philip Day, Laceys	Add a final paragraph - "The incident log shall be kept at the premises for a minimum period of 12 months and be made available for inspection by police,			
Incident Log	Solicitors	council and other authorised officers on request.		Agree	Amended
Prevention of Crime and					
Disorder -					
Alcohol	Philip Day, Laceys	Amend first sentence to read "All persons making deliveries of alcohol from the			
Deliveries Prevention of	Solicitors	premises shall be instructed"		Agree	Amended
Crime and			The condition is usually qualified by a		
	Philip Day, Laceys	This makes it lack as if this would be the normal what shout creft bears at 2	reference to sales of single cans or	To be discussed	
Limit Prevention of	Solicitors	This makes it look as if this would be the norm - what about craft beers etc?	bottles of less than 2l in volume.	To be discussed	
Crime and					
Disorder - CCTV	Philip Day, Laceys Solicitors	Amend wording to make clearer, to read as follows:-		Agree	Amended
CCTV	30101013	A CCTV system, shall be installed and thereafter maintained in good working order		Agree	Amended
		to cover all public parts of the premises (excluding lavatories). Cameras covering all			
		entry and exit points shall be capable of enabling frontal identification of every			
		person entering in any light condition. The CCTV system shall continually record and			
		cover areas where alcohol is kept for selection and purchase by the public, whilst the			
		premises is open for licensable activities. It shall operate during all times when customers remain on the premises. All recordings shall be stored for a minimum			
		period of 31 days with correct date and time stamping. Recordings shall be made			
		available <u>for viewing</u> immediately on the request of Police or other authorised			
		officers and copies provided in playable format as soon as is reasonably practicable,			
		provided in each case that requests for viewing and/or copies are compliant with			
		data protection regulations.			
		A staff member from the premises who is conversant with the operation of the CCTV			
		system shall available at all times the premises are open to the public.			
		Remove final paragraph as unnecessary wording as a legal requirement	-	Agree	Amended
Prevention of			The wording needs to be deleted otherwise premises can simply destroy		
Crime and			risk assessments that have not been		
Disorder - SIA			updated. For the sake of consistency,		
Door	Philip Day, Laceys		references should be to the Police or		
Supervisors	Solicitors	Remove final sentence " and for a period of up to 6 months"	other authorised officers.	Agree	Amended
Drovention of			Experience has shown that at night,		
Prevention of Crime and			yellow vests "blitz" infra-red CCTV cameras so that no-one else in the near		
Disorder -	Philip Day, Laceys		vicinity can be seen. Suggest	Dorset Police to	
Queues	Solicitors	Final paragraph re hi-vis jackets or vests	amendment to tabards	advise	

Prevention of Crime and Disorder - Off Sales Prevention of Crime and	Philip Day, Laceys Solicitors	Second paragraph - off sales in sealed containers only and not consumed on the premises	This would suggest that you cannot take a drink outside, unless it is in a sealed container	Amendment to wording needed	
Disorder - Off Sales	Philip Day, Laceys Solicitors	Third paragraph - alcohol outside shall only be consumed by patrons seated at tables	This would result in patrons not being able to stand and drink in a beer garden		
Preventio of Crime and Disorder - Glass and Bottles	Philip Day, Laceys Solicitors	Final paragraph re bottle bins	Either people will be allowed to take take alcohol away from the premises or won't be. Would Environmental Health be happy with the idea of people leaving clubs in the early hours dropping bottles into bins? Environmental Health Officers are "notoriously" reluctant to set noise		
Prevention of Public Nuisanc - Noise Limiter	e Philip Day, Laceys Solicitors	Second paragraph remove "determined by and" in the first sentence	limiters - if they get it wrong, licence holders can point the finger of blame at them!	Environmental Health to advise	
Prevention of Public Nuisanc - Allowing People Outside / Smoking	e Philip Day, Laceys Solicitors	Second paragraph re admittance/re-admittance add " Or to make a telephone call, if impractical to do so from within the building" to the end of the sentence.		Agree	Amended
Prevention of Public Nuisanc - Allowing People Outside / Smoking	e Philip Day, Laceys Solicitors	Insert "or to make a telephone call" after e.g to smoke in the 3rd, 4th and 8th paragraphs		Agree	Amended
Prevention of Public Nuisanc - Deliveries	e Philip Day, Laceys Solicitors	Amend second paragraph to read " No deliveries to the premises <u>other than milk</u> and newspapers shall take place"		Agree	Amended
Prevention of Public Nuisanc - Takeaways Public Safety - Considerations	e Philip Day, Laceys Solicitors	Amend paragraph to make clear that the sign should be on any door a delivery driver would collect food for delivery to a customer		Agree	Amended
of Dorset & Wiltshire Fire and Rescue Service Protection of Children from Harm -	Philip Day, Laceys Solicitors	As Julia Palmer comments above		Included for consideration by the applicant only.	
	r Philip Day, Laceys Solicitors	Amend first paragraph to delete words in brackets.		For discussion	

Protection of Children from		Amend wording to replace reference to TSSW to read " shall be trained with regard to the law on restricted sales (to persons who are under the age of 18 and/or who are intoxicated) and with regard to the terms and conditions of the premises	Many operators have their own perfectly acceptable training schemes and it is inappropriate to compel people to use a	the applicant is free	
Harm - Staff Training	Philip Day, Laceys Solicitors Sandra Graham,	licence A written record of all staff training shall be maintained and kept on the premises and made availabe on request to the Police or other authorised officers". Delete " be required to take, or refrain from taking, in relation to the carrying on of	specific scheme that is only available on- line and charges per use.	how the training is to be delivered by them.	
Introduction	Trethowans Solicitors Sandra Graham.	licensable activities at premises." and replace with "need to comply when operating under such Premises Licence or Club Premises Certificate.". Add 4th paragraph "Given that potential criminal sanctions may arise from any		Agree as provides clarity	Amended
Introduction	Trethowans Solicitors	breach of condition it is important that you carefully consider any conditions you offer and are sure that you can comply with them."		Agree	Inserted
Prevention of					
Crime and	Sandra Graham,			Amended as per Julia	
Disorder - Incident Log	Trethowans Solicitors	(c) add "in relation to crime and disorder" at the end of the sentence		Palmer's comment above	
Prevention of	Solicitors			above	
Crime and	Sandra Graham,				
Disorder -	Trethowans			Agree as provides	
Incident Log	Solicitors	(f) insert after "which have come to light" after "any faults"		clarity	Amended
Prevention of			Slightly contradictory and would be		
Crime and	Sandra Graham,	Concerd contained " , whilet the promines is even for licenschip estivities. It shall	better to say "whilst the premises are		
Disorder - CCTV	Trethowans Solicitors	Second sentence " whilst the premises is open for licensable activities. It shall operate during all times when customers remain on the premises."	open for licensable activities <u>and</u> whilst customers remain on the premises."	Agree	Amended
Prevention of	00101013	operate during an times when easterners remain on the premises.	customers remain on the premises.	Agree	Amenaea
Crime and	Sandra Graham,				
Disorder -	Trethowans	Insert "reasonable" in penultimate sentence of first paragraph before "request of			
CCTV	Solicitors	Police or an authorised officer"		Agree	Amended
Prevention of			This is common terminology in licence		
Crime and	Sandra Graham,	Final contained they are you any "shall" when you so an to pay they are	conditions and a direction to comply with		
Disorder - CCTV	Trethowans Solicitors	Final sentence - how can you say "shall" when you go on to say they are recommendations?	what the Police recommended at any time		
Prevention of	00101013		une		
Crime and	Sandra Graham,				
Disorder -	Trethowans		Already addressed by Julia Palmer and		
CCTV	Solicitors	Second paragraph - add "subject to Data Protection legislation"	Philip Day above and amended		
				It is widely understood for this to mean any risk assessment produced must be kept for a period of 6	
Prevention of				months from the date	
Crime and	Candra Crahar		Clarify what this means Compatible former	of its production in	
Disorder - SIA Door	Sandra Graham, Trethowans		Clarify what this means. 6 months from when? Is it to cover a period for the		Removed as per Philip Day
Supervisors	Solicitors	Final sentence - "for a period of up to 6 months"	previous 6 months?	an officer.	comment above.

Prevention of Crime and Disorder - Queues	Sandra Graham, Trethowans Solicitors	Insert "or management" after " and supervised by door staff"		Agree	Amended
Prevention of Crime and Disorder - Queues	Sandra Graham, Trethowans Solicitors	Amend second paragraph to read " to ensure that sufficient footway is kept clear.	n	Agree	Amended
Prevention of Public Nuisanc - Noise Limiter		Insert "accommodation" in the first paragraph		Agree	Amended
Prevention of Public Nuisanc - Noise Limiter		Insert "from music" after " so as to ensure that no noise nuisance [from music] is caused to local residents or businesses.".	Advice to be sought from EHO before amendment made.		
Prevention of Public Nuisanc - Noise Escape	e Trethowans	Insert "accommodation" in the first paragraph		Agree	Amended
Prevention of Public Nuisanc - Doors and Windows	e Sandra Graham, Trethowans Solicitors	Insert "accommodation" in the first paragraph		Agree	Amended
Prevention of Public Nuisanc - Signs	,	Insert "accommodation" in the first paragraph		Agree	Amended
Prevention of Public Nuisanc - Takeaways	Sandra Graham, e Trethowans Solicitors	Not clear what intention is regarding signed training and what back door is being referred to?	Both points dealt with following comments made by Julia Palmer and Philip Day above and amended accordingly.		
Prevention of Public Nuisanc - Manager's Phone Number to be Available	Sandra Graham, Trethowans	Amend wording of paragraph to read "A direct telephone number for the manager at the premises shall be available to residents and businesses in the vicinity at all times the premises is open.	Explore further how this is going to be made available is not publicly		
- Steam and Odours Public Safety - Considerations		Is this duplicated by Environmental Health legislation?	EHO to clarify		
of Dorset & Wiltshire Fire and Rescue Service	Sandra Graham, Trethowans Solicitors	Dealt with under fire safety legislation	Explained and dealt with as per Julia Palmer and Philp Day's comments above		

Protection of Children from Sandra Grahan Harm - Staff Trethowans Training Solicitors Protection of	, TSSW training	Amended as per Julia Palmer and Phili Day's comments above	р	
Children from Harm - Considerations Sandra Grahan for Child Trethowans Safeguarding Solicitors	, Fourth paragraph is not worded as a suggested condition.		Agree	Amended