

Ref	Respondent	Comments	Appraisal	Response
001	Mrs Thomas, XXXXX Southport.	<p>States that there are <i>too many people of all ages dying on Southport's streets</i> and that <i>people do not feel safe when alcohol related incidents occur.</i></p> <p>Wants the Policy reviewing in order to save lives, hospital costs etc.</p>	Public health is not currently included as a licensing objective therefore unable to include public health requirements / provisions.	No change to Policy possible.
002	Mrs Carole A. Lewis, XXXXX, Southport.	<p><u>Public House Opening times</u> Only allow 11.00 to 14.00 during daytime. Only allow 18.00 to 22.30 (Sun to Thu) with 23.00 finish on Fri and Sat for evenings. No under 16s to be allowed in premises.</p> <p><u>Nightclubs</u> Should be able to open when they like during early evening but no happy hours or special offers on alcoholic drinks. Closing times 1am Sun to Thu, 2am Fri and Sat.</p> <p><u>Off Licences</u> Same hours as public houses (as above), strictly no under 18 sales.</p> <p><u>Supermarkets and small shops</u> Should only be allowed to sell alcohol at "proper retail prices", no special offers allowed and no sales to under 18s.</p> <p><u>Restaurants and cafes</u> Strictly no alcohol served to under 18s.</p>	<p>Not allowed to set "standard" licensing hours; primary legislation allows for under 16s to be on premises (unless there is a reason not to for individual premises).</p> <p>Not allowed to set "standard" licensing hours; happy hours etc covered by Mandatory Conditions imposed under primary legislation.</p> <p>Not allowed to set "standard" licensing hours; under 18 provisions are covered within primary legislation.</p> <p>The Authority cannot set minimum pricing for alcohol; under 18 provisions are covered within primary legislation.</p> <p>Goes against primary legislation allowing service of alcohol in circs where it is sold or supplied in premises which are being used for the service of table meals (S.153 (2)).</p>	No change to Policy needed.

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003	Mr P Devereux. Hon. Secretary. Park Golf Club. Park Road West. Southport.	Raise minimum age to buy alcohol to 21 years	Would require change in primary legislation; unable to change via Licensing Policy.	No change in Policy possible.
004	Mrs Marion Birtwistle. Via email	Wishes Authority to keep a check on the number of alcohol licences given out in Southport. States that it is a small town with <i>far too many bars causing an influx of young people, drinking along Lord Street in the evenings at the weekends.</i> The opening and closing hours should be reduced and bars should be responsible for seeing that no one is standing on the street outside their premises with a drink.	Cannot use need as a reason to refuse licences, only the effect of the Licence on the promotion of the Licensing objectives, and only on receipt of relevant representations. Can only reduce hours / impose Conditions if offered by Licence holder or via a successful Review application.	No change in Policy possible.
005	Mick Hanratty. Sefton's Safer and Stronger Communities Partnership, Bootle Town Hall, Oriel Road, Bootle.	Wishes some wording to be added to the Policy outlining the work of the Partnership and how it affects crime and disorder.	Appropriate to add wording of this nature.	Paragraph 1.11 amended, new Paragraph 4.7 included.
006	Diane Humphreys, Senior Planner, Development Control, Magdalen House, Trinity Road, Bootle.	No comments to make on the revised Licensing Policy Statement	Not applicable.	No change required.
007	Constable Steve Woods, Merseyside Police, Marsh Lane Police Station, Marsh Lane, Bootle.	No comments to make, happy with content of the revised Licensing Policy Statement	Not applicable.	No change required.

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008	Mr John Fairhurst, XXXXX Southport.	Local residents should be informed of licensing applications. <i>States that a licence should be granted only if the premises have been soundproofed.</i>	This has already been included in the revised Policy at Paragraph 5.11. Every application has to be considered on their own merits, cannot impose blanket conditions.	No change required. No change in Policy possible.
009	Cllr Gaskin, Formby Parish Council, Formby.	States that the Policy is <i>very comprehensive</i> but requests that the Parish Council be forwarded lists of any licensing applications applicable to the Formby area.	No requirement in legislation to do so, could lead to charges of the LA "canvassing for objections". Considered and rejected by the Licensing Act Working Group, Overview and Scrutiny (Regeneration and Environmental Services) Committee, in their Report entitled "Community Involvement". The Report's conclusions were agreed by L & R in November 2009.	No change required.
010	Mr Barry Rooney, Via email.	States that <i>2am should be last orders.</i> <i>Indicates that pub and club owners should pick up the tab for the police, medics and everyone else affected as a result of some youngsters being allowed to drink themselves silly.</i>	Not allowed to set "standard" licensing hours. Unable to currently charge "late night levy" for operators.	No change in Policy possible.
011	Ms Doris Pennington, XXXXX Southport	States that it is <i>becoming unpleasant to go out because of the licensing laws allowing the Clubs to stay open to all hours of the night</i> and therefore the Authority should	Not allowed to set "standard" licensing hours.	No change in Policy possible.

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		<i>bring back the closing times of 2 - 2.30am.</i>		
012	Mr Ian Hamilton Fazey OBE Waterloo Residents Association, XXXXX Waterloo	<p>Wishes the Authority to <i>go farther and agree to implement the 'strong recommendations' of the Act regarding Licensing Forums and regular open public meetings.</i></p> <p>States that <i>licensing policy should seek to shape the behaviour of licensees towards reduction of harm to health, as well as the social and environmental problems associated with their industry.</i></p> <p>Wants the Authority to <i>consider making it a condition of a licence that all licence holders should be required to enter the 'Best Bar None' scheme so as to try and achieve universal improvement in staff training and standards. In addition a similar stance might also be taken to revive the 'Pub Watch' scheme.</i></p> <p>Suggests that <i>licence holders contribute to a special community and environmental fund on an annual basis. Contributions would be weighted according to the type of licence involved. The fund would be used at the discretion of the Licensing Forum to provide, for example, street furniture to deter pavement parking, taxi marshalling, cleaning up 'morning after' litter and mess in the streets, public</i></p>	<p>These matters were discussed at L & R on 22/02/10 where it was agreed that Area Committees where the best Forums for such matters.</p> <p>Public health is not currently included as a licensing objective therefore unable to include public health requirements / provisions.</p> <p>Not allowed to impose "standard conditions". Conditions can only be imposed as a result of upheld representations or if offered up by the applicant. However Best Bar None has been commended to applicants in new Paragraph 4.7, whilst Pubwatch is commended at existing Paragraph 3.5.</p> <p>Unable to currently charge "late night levy" for operators.</p>	<p>No change in Policy possible.</p> <p>No change in Policy possible.</p> <p>Best Bar None commended to applicants within new Paragraph 4.7.</p> <p>No change in Policy possible.</p>

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		<i>car park security, as well as contributing to the considerable costs of policing the night-time economy.</i>		