Agenda	Topic	Decision
Item No		

Note: this decision list is for guidance only. The text of the minutes, which may be different, is definitive.

Part A – Items considered in public

A1	APPLICATION TO VARY PREMISES LICENCE - CORAL STADIUM, CORAL ROMFORD STADIUM, LONDON ROAD, ROMFORD, RM7 9DU	The application for a premises licence was made by Coral Stadia Limited under section 17 of the Licensing Act 2003. The application was received by Havering's Licensing Authority on 6 September 2018. The applicant acted in accordance with regulations 25 and 26 of the Licensing Act 2003 (Premises licences and club premises certificate) Regulations 2005 relating to the advertising of the application. The required public notice was installed in the Romford Recorder on Friday 14 September 2018.		
		The current premises licence hours were:		
		Supply of alcohol (On and Off supplies)		
		Day	Start	Finish
		Monday to Saturday	10:00	23:00
		Sunday	12:00	22:30
		Variation applied for:		
		Supply of alcohol (On and Off supplies)		
		Day	Start	Finish
		Monday to Sunday	10:00	23:00
			e in the licenced area und	moving the stand that was to be demolished. der the Licensing Act 2003.

Agenda Item No	Topic	Decision
		The application related to alcohol and recorded music only when the Stadium was fully licensed under the Gambling Act 2005. There were three representations against the application from interest persons. There were no representations against the application from responsible authorities. DECISION The Sub-Committee considered an application for a variation to the premises licence ("Licence") for the Coral Romford Stadium at Coral Romford Stadium, London Road, Romford, RM7 9DU. The Sub-Committee were advised by the Council's licensing officer, on the history of the application. The licensing officer did not flag any concerns regarding the application and stated that no licensing concerns had been reported. The Sub-Committee must promote the licensing objectives and must have regard to the Secretary of State's National Guidance created under S182 of the Licensing Act and the Council's own Statement of Licensing Policy. The Sub-Committee heard from the Applicant, and also from Coral's solicitor. The Sub-Committee also heard from a local resident, who raised various objections to the Licence being varied.
		Having considered and heard all of the evidence listed above, the Sub-Committee was of the view that the Licence could be varied as follows:

Agenda Item No	Topic	Decision
		Premises Opening and Closing Times
		Monday to Sunday, 10.00 to 23.30 hours.
		Licensable Activities
		Sale of alcohol (on and off supplies) - Monday to Sunday, 10.00 to 23.00 hours
		The playing of recorded music - Monday to Sunday, 10.00 to 23.00 hours
		Geographical Scope
		The Licence was varied to now cover the marquee and exterior decking as outlined in the application.
		In reaching this conclusion, the Sub-Committee considered the following conditions which must be abided by, by the Applicant, in addition to the mandatory conditions as outlined in the Licence:
		Operate a Challenge 25 policy and ensure that staff are trained in the policy.
		Ensure that there are SIA licensed security staff are on the premises during all openin hours.
		3. Ensure that CCTV is in operation on the premises.
		4. Ensure that there is lighting on all public routes of access.

Agenda Item No	Topic	Decision
		 Ensure that there are noise prevention measures in place such as, amongst others, a screen at the back of the marquee whilst the marquee is in place on the site. A refusals log will be operated and maintained and will be produced to a relevant officer of the police or other relevant officers of a responsible authority upon request. An incident log will be operated and maintained and will be produced to a relevant officer of the police or other relevant officers of a responsible authority upon request. The Licence had been varied in this way to promote the licensing objectives of the prevention of crime and disorder, the promotion of public safety, the prevention of public nuisance and the prevention of harm to children as the members considered it was appropriate and proportionate to do so.
		Any party who has made a relevant representation may appeal to the Magistrates' Court within 21 days of notification of the decision. On appeal, the Magistrates' Court may: 1. Dismiss the appeal; or 2. Substitute the decision for another decision which could have been made by the Sub Committee; or 3. Remit the case to the Sub Committee to dispose of it in accordance with the direction of the Court; and 4. Make an order for costs as it sees fit.