

**MINUTES OF A MEETING OF THE LICENSING SUB-COMMITTEE HELD AT FOLLATON HOUSE, TOTNES ON THURSDAY 19 APRIL 2012**

Present: Councillors Carter, Squire and Wright  
Councillor Gorman (Ward Member)  
T Johnson, Solicitor, SHDC  
K Trant, Member Services Manager, SHDC  
N Wopling, Licensing Officer, SHDC

**LSC.28/11 APPOINTMENT OF REPLACEMENT SUB COMMITTEE MEMBER**

As Cllr B Cooper was unable to attend for the meeting, it was necessary to appoint a replacement Member. Cllr Carter agreed to sit on the Sub-Committee and was duly given time to read the agenda papers.

**LSC.29/11 APPOINTMENT OF CHAIRMAN**

**RESOLVED**

That Cllr Squire be appointed Chairman for the duration of the meeting.

**LSC.30/11 DECLARATIONS OF INTEREST**

Members were invited to declare any interests in the items of business to be considered during the course of the meeting but none were made.

**LSC.31/11 TO DETERMINE AN APPLICATION FOR A NEW CLUB PREMISES CERTIFICATE – DRIFT RECORD CLUB, 103B – 103C HIGH STREET, TOTNES TQ9 5SN**

**1. Licensing Officer's Report**

The Licensing Officer introduced the report to the Sub-Committee and advised that appendix C to the presented agenda report outlined the amendments that had been agreed following the aforementioned initial representations made by the Environmental Health Department. Since these amendments had been agreed by all parties, it had therefore been deemed that a formal hearing would not be necessary.

## **2. Committee's Deliberations**

The Sub-Committee discussed the application and particular reference was made to a licence for recorded music which was unnecessary for the purposes of the club as the intention was to use recorded music as background music.

## **3. The Decision**

The Chairman then proceeded to announce the decision as follows:

“We have considered the application for a new Club Premises Certificate.

We have considered the Statement of Licensing Policy, the government guidance and our obligations that relate to the promotion of the four licensing objectives.

Following representation and the agreement reached between parties, we now note all parties consider a hearing unnecessary. We agree.

It is our decision therefore to grant this application subject to the agreed amendments being incorporated into the operating schedule.”

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Chairman