

General Licensing Committee Meeting	
Meeting Date	12 th July 2018
Report Title	Review of Statement of Licensing Policy for Sex Establishments and Sexual Entertainments Venues
Cabinet Member	Cllr Mike Cosgrove, Cabinet Member for Regeneration
SMT Lead	Mark Radford
Head of Service	Della Fackrell, Resilience & Licensing Manager
Lead Officer	Christina Hills, Licensing Officer
Key Decision	No
Classification	Open
Recommendations	<ol style="list-style-type: none"> 1. That Members approve the draft Sex Establishments policy as attached as Appendix II for formal consultation. 2. That Members delegate authority to the Resilience and Licensing Manager to make any changes to the draft policy if Members require amendments prior to consultation.

1 Purpose of Report and Executive Summary

- 1.1 This report provides Members with information and guidance on a new draft Sex Establishments policy which requires Members comments and approval prior to formal public consultation.

2 Background

- 2.1 The powers the Council has to regulate sex establishments are contained in Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982. In order to use these powers a local authority has to adopt them through a prescribed process. Swale formally adopted the provisions in January 1983.
- 2.2 Section 27 of the Policing and Crime Act 2009 introduced a new category of sex establishment called “sexual entertainment venues”. In order to implement this change a local authority has to adopt the legislation although it is not mandatory. Swale chose to adopt the provisions on 23 November 2010 and they became effective as of 1 December 2010.

- 2.3 There is one sex establishment in the borough which is High Street, Bluetown, Sheerness which operates as a sex shop.
- 2.4 There are no sexual entertainments venues in the borough and neither have there been any applications received for the same.

3 Proposals

- 3.1 There is no statutory requirement to have a licensing policy for sex establishments and sexual entertainments venues, however it can be considered to be best practice. A modern, effective policy document ensures that the trade and public alike have a document that fully explains the elements of the regulatory process which includes the principles to be applied when considering applications for such premises. It also ensures consistency of approach by officers thus ensuring fairness and transparency for both the trade and public alike. Swale BC therefore initially developed a policy that was approved by Licensing Committee on 23 November 2010. A copy of the policy is attached as **Appendix I.**
- 3.2 Although there is no statutory requirement to undertake a review of the policy statement it is accepted best practice to review it at regular intervals to ensure that policy remains up to date and relevant.
- 3.3 The existing policy has now been reviewed by officers. There have been no changes to legislation to take into account. However the current policy has been somewhat expanded to include more detail in order to bring it into line with policies that have been adopted by the majority of other local authorities within Kent.
- 3.4 The rationale for this is that the policy was formulated working in close conjunction with the other local authorities in Kent via the mechanism of the Kent and Medway Regulatory Licensing Steering Group thus promoting consistency to the benefit of licensees, potential licensees, businesses and residents alike. The other benefit is to minimise the risk of judicial review of individual policies.
- 3.5 As with the existing policy we propose setting no numerical limits for sexual entertainments venues within Swale. Instead each application will be judged on its own merits but taking into account the various criteria laid out in the policy document. In this way each application will be considered as to whether it is suitable given the nature of the particular locality in questions.
- 3.6 As the policy is not a statutory requirement there is no need for it to be formally adopted by Council following consideration by General Licensing Committee.
- 3.7 The draft statement of licensing policy is attached as **Appendix II.**

4 Alternative Options

- 4.1 The Council could choose not to have a Policy of Sex Establishments and Sexual Entertainments Venues, however to do so would be contrary to best practice and may lead to a lack of clarity on the application of the legislation.
- 4.2 The Committee could consider not consulting on the proposed policy; however this would not accord with good governance, giving interested parties an opportunity to consider the proposed policy and make any representations where they consider that changes might be made before adoption.

5 Consultation Undertaken or Proposed

- 5.1 A consultation period of 8 weeks is proposed to run between 16th July 2018 and 7th September 2018. Methods of consultation will be by advertising on the Council's website and in local newspapers and where appropriate by email and post. The results of this will then be presented to the General Licensing Committee prior to formal adoption.
- 5.2. Consultees will be the following:
- Councillors
 - Kent Police
 - Kent Fire and Rescue
 - Kent Trading Standards
 - Child Protection Services
 - Interested Parties (local residents and businesses)
 - Existing licence holder
- 5.3 All incoming responses will be entered onto a grid for consideration. The Resilience and Licensing Manager together with licensing officers will conduct an evaluation of each response and give a recommendation as to whether or not to amend the policy statement. The grid and recommendations will be put before General Licensing Committee on 2 October 2018 for consideration and inclusion of any amendments prior to formal adoption.

6 Implications

Issue	Implications
Corporate Plan	Having an adopted Statement of Licensing Policy for Sex Establishments and Sexual Entertainments Venues satisfies the corporate objective of:

	A Council to be proud of
Financial, Resource and Property	There are no direct financial implications For Swale Council concerning this matter at present. However, if at any time in the future the policy was subject to legal challenge, there could be costs associated with this process.
Legal and Statutory	The relevant legislation in relation to the regulation of sex establishments and sexual entertainment venues is contained within Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982 (as amended)
Crime and Disorder	The powers allowed within the licensing regime for sex establishments and sexual entertainment venues allow the Council to tackle issues of concern to communities around crime and anti-social behaviour that may sometimes be associated with sex establishments.
Environmental Sustainability	None identified
Health and Wellbeing	Child Protection Services is named within the Policy as a consultee and the possibility of children or other vulnerable persons being harmed or exploited by the provision of sexual entertainment or the operation of sex shops or sex cinemas is referred to in the Policy as one of the specified 8 matters to which the authority will have consideration in deciding whether or not to grant an application.
Risk Management and Health and Safety	Whilst each individual application will be judged on its own merits a policy ensures a transparent and consistent approach to licensing that would reduce the opportunity for challenge through the courts. Challenges to a particular decision are more likely to fail if we can demonstrate that we have adhered to our published policy and there is no justifiable reason to depart from it. Any departure from the policy will be based on material evidence and documents giving clear and compelling reasons for doing so.
Equality and Diversity	None identified
Privacy and Data Protection	Normal data protection and privacy rules will apply

7 Appendices

7.1 The following documents are to be published with this report and form part of the report:

- Appendix I – Statement of Sex Establishments Policy 2011
- Appendix II: Draft Statement of Licensing Policy for Sex Establishments and Sexual Entertainment Venues

8 Background Papers

Local Government (Miscellaneous Provisions) Act 1982
Policing and Crime Act 2009