

## DECISION NOTICE

### Southern Area Licensing Sub-Committee

#### Meeting held 01 February 2011, in Respect of Premises Licence Application Licence Cote, 8 St Thomas' Square, Salisbury

#### Decision

The Sub Committee has considered all of the submissions made to it today and the written representations together with the Licensing Act 2003, statutory Guidance and Regulations and the Licensing Policy of the Council and has

#### **Resolved:**

To grant the application with operating hours and proposed conditions as applied for, with the removal of the application for recorded music.

Additional and/or adjusted conditions, are as follows:

8) Challenge 25 years and a proof of age system to be adopted. Only ID to be passport, driving licence or accredited proof of age card

9) All refuse, including bottles, to be stored inside the premises and not to be put outside before 7am and after 9pm. No bottles to be put outside on a Sunday.

10) All deliveries and collections including refuse to be made after 7am and before 9pm. No collection of bottles to take place on Sundays.

11) Outside tables to be vacated by 10pm

#### Informative:

The licence-holder is responsible for ensuring that the operation of the premises complies with all other legal requirements.

#### **Evidence:**

The Sub-Committee considered the written evidence attached to the agenda. In addition the Committee heard evidence from Roy Light of counsel on behalf of the applicant; Liza Inzani, the applicant's solicitor; together with Steve Seagar, the Director of the Cote Restaurants and Louise Neilson, Openings Manager and Designated Premises Supervisor (DPS).

The Sub-Committee also heard evidence from the following individuals who had made written submissions objecting to the application:

Mr Knipe, also on behalf of Mrs Howard and Mrs Hinkley.

## **Reasons**

The sub-committee was satisfied that the conditions set out in the operating schedule, together with the additional agreed conditions 9, 10 and 11, and the adjusted condition number 8, would satisfy the licensing objectives.

## **Right to Appeal**

All parties have the right to appeal to the Magistrates Court within 21 days.

An interested party or responsible authority may apply to the Licensing Authority for a review of a premises license, whether or not a review hearing takes place is in the discretion of the Licensing Authority but will not normally be granted within the first 12 months except for the most compelling circumstances.