



**NORWICH**  
City Council

## Notice of Determination

**Date of Hearing:** 31 August 2010

**Licence Type:** Application for Variation of a Premises Licence

**Name of Applicant:** Inventive Leisure Services.

**Name of Premises:** Revolution

**Postal Address of Premises  
(or description of premises):** 6 Queen Street Norwich NR2 4SQ

**Licensing Sub-Committee:** Councillors Driver (Chair), Banham & George.

### **Determination –**

The Committee noted that the Applicant withdrew part of their application namely the removal of conditions 2 & 7 of Annex 2. The application made at the hearing was to alter the internal layout in accordance with the plan at Appendix D and remove condition 4 of Annex 2. The Committee also noted that the Applicant had amended their operating schedule after consultation with the Norfolk Constabulary to include;

- CCTV system to be operating and recording at the premises. The position of the cameras will be able to cover entry and exit points of the building and record every person entering the premises.
- CCTV footage to record for 31 days and to be available to Police or Licensing Officer on request.
- A record of staff training in relation to licensing law will be kept and available on request.
- Customers will be prevented from leaving with open containers (except for genuine off-sales)
- An incident book will be kept to record any significant incidents including the signing on/off of doee supervisors. This book will be available for inspection on request.
- Premises will operate a zero tolerance towards drugs.
- Toughened glassware will be used.
- Challenge 21 policy will be in force at the premises.

- On Friday and Saturday nights, there must be a minimum of 2 SIA door supervisors employed from 21:00 to close.
- The premises will use a radio system to communicate to Police and other premises and be a members of the SIRCS scheme.

**The Committee's decision:**

The Committee allowed the variations to the premises licence as asked for at the hearing.

**The Committee's reasons:**

The Committee noted that there were no objections from the responsible authorities and felt that the internal layout alterations would help to reduce noise from the premises.

**Right of a Party to appeal against the determination of the Authority**

For your information, applicants and any party who made a relevant representation, or submitted an objection notice, who is aggrieved by the decision, or the imposition of any term, condition or restriction, have a right of appeal to the Magistrates' Court within 21 days of the date on which they are notified of the decision.

Dated this 6<sup>th</sup> September 2010