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STATUTORY INSTRUMENTS

2007 No. 1183

CRIMINAL LAW, ENGLAND AND WALES

LICENCES AND LICENSING

The Licensing Act 2003 (Persistent Selling of Alcohol to Children) (Prescribed Form of Closure Notice) Regulations 2007

Made - - - - 11th April 2007

Laid before Parliament 12th April 2007

Coming into force - - 3rd May 2007

The Secretary of State makes the following Regulations in exercise of the power conferred by section 169A(3)(a) of the Licensing Act 2003(a):

Citation and commencement

1. These Regulations may be cited as the Licensing Act 2003 (Persistent Selling of Alcohol to Children) (Prescribed Form of Closure Notice) Regulations 2007 and come into force on 3rd May 2007.

Prescribed form

2. A closure notice given pursuant to section 169A of the Licensing Act 2003 (Closure notices for persistently selling alcohol to children) is to be in the form set out in the Schedule.

Shaun Woodward
Parliamentary Under Secretary of State
Department for Culture, Media and Sport

11th April 2007

CLOSURE NOTICE FOR PERSISTENTLY SELLING ALCOHOL TO CHILDREN

Section 169A(2) of the Licensing Act 2003

This notice offers a period of closure as an alternative to criminal prosecution for an offence of repeatedly selling alcohol to underage persons. It is addressed to the person(s) (which may include a company etc) who hold the relevant premises licence for the premises concerned. A copy of this closure notice will be sent to the holder of the premises licence at the address for that person set out in the licence.

The premise licence holder(s) should read parts 10, 11, 12 and 13 of this notice with particular care as they contain information concerning their rights. If you have been handed this notice and are not the premises licence holder, you may wish to inform the premises licence holder(s) the this notice has been served.

1. Name and rank of the police officer (must hold the rank of superintendent or above) /

name of the inspector of weights a notice	nd measure	s [dele	te as a	ppropi	riate] §	giving	this ci	osure	
2. Name of the police, community appropriate] serving this closure in person on the premises who appears need not be the premises licence hold.	notice. (A clo to have con	sure n	otice n	nay be	servea	by be	ing hai		
3. Date on which closure notice is given		D	D	M	M	Y	Y	Y	Y
			•						
Details of premises and premises l	icence holde	er(s)							
4. Address of premises in respect of which this notice is being given									
5. Premises Licence Reference number and issuing licensing									
authority									
6. Name of premises licence holder(s)									
7. Address of premises licence holder(s). (This is the address to									
which a copy of this closure notice will be sent)									

8. Particulars of alleged offence under se	ction 147	A of the Licensing Act 2003, including:									
particulars of unlawful sales maddates of the sales; and	de to per	sons under 18;									
(Note: you can be liable for the offence if you were a premises licence holder at the time each unlawful sale took place on the premises)											
First unlawful											
sale:											
Second											
unlawful											
sale:											
Third											
unlawful sale:											
9. Proposed period (maximum 48 hours) prohibited (commencing not less than 14	_	· · · · · · · · · · · · · · · · · · ·									
From Time:	То	Time:									
Date:		Date:									
10. Effect of accepting of the proposed pr	rohibitio	n (closure)									
If you decide to accept the proposed closure	e (on how	to do this, see part 12 below), all sales by									
unauthorised. An unauthorised sale is a crir	of alcohol at the premises during the period specified in part 9 of this notice will be horised. An unauthorised sale is a criminal offence (see section 136 of the Licensing Act . A person guilty of an offence under that section is liable on summary conviction to										
		on is fiable on summary conviction to r to a fine not exceeding £20,000, or to both.									
11. Right to elect to go to trial											
	sure. As	an alternative, you may elect to be tried in a									
court of law for the offence described in part the officer named in part 14 in writing or by		e. That right may be exercised by informing									
12. How to accept the proposed prohibiti		1: 1.11 () 1.11 () 0.1 () 0.1									
In order to accept the proposed closure, <u>all</u> named in part 14 of their decision in writing											
served. Failure to notify the officer named in days will be taken as a decision to elect for	in part 14	of acceptance of the prohibition within 14									
13. Effect of a failure by one or more of t prohibition	he prem	ises licence holders to accept the proposed									
	describe	d in part 8 of this closure notice will be taken									
		a holder of the premises licence at the time									
this notice was given accepts the proposed	prohibitio	on.									

14. Name of the police officer or trading standards officer to whom notice exercising the option to accept the prohibition should be given, or election to go to trial must be sent, within 14 days
The address of the officer in part 14
E-mail address and telephone number of the officer in part 14

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations prescribe the form of a closure notice given under section 169A of the Licensing Act 2003 ("the 2003 Act").

A closure notice offers an alternative to prosecution under section 147A of the 2003 Act for persistently selling alcohol to children. That offence may be committed by the holder of a premises licence (a form of authorisation for alcohol sales under the 2003 Act) if on 3 or more occasions within 3 consecutive months alcohol is sold unlawfully to an individual aged under 18 on the premises to which the licence relates.

If he considers on the evidence that there is a realistic prospect of conviction of the licence holder for such an offence, a police officer (of the rank of superintendent or above), or an inspector of weights and measures may give a closure notice under s169A proposing that the premises concerned be 'closed' (that is, alcohol sales be prohibited) for a period of up to 48 hours beginning not less than 14 days after the date the closure notice is served.

If the closure notice is accepted by the premises licence holder (or if there is more than one, all of them), the prohibition on alcohol sales proposed in it takes effect, and no proceedings may subsequently be brought against the holder or holders for the alleged s147A offence or any related offence (see section 169B(3) and (5) of the 2003 Act). If the closure notice is not accepted by all relevant licence holders they may be liable for prosecution for the s147A offence in the usual way.

Sections 147A and 169A and 169B were inserted into the 2003 Act by the Violent Crime Reduction Act 2006 (c. 38).

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