## Appendix A

## Revised Section 182 Guidance Summary produced by the Institute of Licensing

- 1. In terms of right to work and entitlement, the revised guidance substantially changed 4.21 onwards
- Lessening the burden on persons operating an alcohol delivery service to suggest they "may consider contacting their licensing authority" (previously "should") under paragraph 3.10
- 3. New section on "Closure Notices" at paragraph 4.83
- 4. Clarifying that Home Office Immigration Enforcement is not responsible for Clubs (para 6.11)
- 5. Updates to TENs statutory limits (para 7.15)
- 6. Clarifying that there is no right of appeal in respect of late TENs following objection by the police or EHOs (para 7.34)
- 7. Clarifying that full variations should not be used to "vary substantially the premises to which the licence relates" at paragraph 8.76
- 8. Paragraph 10.5 added clarification that operating schedules should be converted to conditions which must be "appropriate and proportionate for the promotion of the licensing objectives."
- 9. Inclusion of the "Agent of Change" principle in 14.66
- 10. Removal of "Annex A documents which demonstrate entitlement to work in the UK"