
First published in the Government *Gazette*, Electronic Edition, on 1st April 2014 at 5:00 pm.

No. S 262

**PUBLIC ORDER
(ADDITIONAL TEMPORARY MEASURES) ACT 2014
(ACT 12 OF 2014)**

**PUBLIC ORDER
(ADDITIONAL TEMPORARY MEASURES) (CLASS
PERMIT) NOTIFICATION 2014**

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In exercise of the powers conferred by section 5(2) of the Public Order (Additional Temporary Measures) Act 2014, the Commissioner of Police hereby makes the following Notification:

Citation and commencement

1. This Notification may be cited as the Public Order (Additional Temporary Measures) (Class Permit) Notification 2014 and shall come into operation on 1st April 2014.

Definitions

2. In this Notification, unless the context otherwise requires —
“beer” has the same meaning as in the Customs Act (Cap. 70);

“beer house licence” means a liquor licence referred to in section 74(1)(b) of the Customs Act for the sale by retail of beer for consumption on the premises or at the place where it is sold, and includes an outdoor beer stall licence;

“extended hour of sale”, in relation to any licensed premises, means such later time for the sale of intoxicating liquor on those premises as the Liquors Licensing Board approves under the Customs (Liquors Licensing) Regulations (Cap. 70, Rg 3) for those premises;

“intoxicating liquor” has the same meaning as in the Customs Act;

“licensed premises” means any premises in the special zone that is the subject of and specified in a liquor licence;

“liquor licence” means a beer house licence, a public house licence, a retail beer shop licence, a retail liquor shop licence, a wholesale beer shop licence or a wholesale liquor shop licence relating to any premises, and includes any such licence for a specified period of not more than 30 days;

“public holiday period” means the period starting from 6 a.m. on the eve of a public holiday (other than Sunday) and ending immediately before 6 a.m. on the day after the public holiday;

“public house licence” means a liquor licence referred to in section 74(1)(a) of the Customs Act (whether first or second class) for the sale by retail of intoxicating liquor for consumption on the premises or at the place where they are sold;

“public place” excludes a public place outside of any special zone;

“retail beer shop licence” means a liquor licence referred to in section 74(1)(f) of the Customs Act for the sale by retail of beer for consumption elsewhere than on the premises or at the place where it is sold;

“retail liquor shop licence” means a liquor licence referred to in section 74(1)(d) of the Customs Act for the sale by retail of

intoxicating liquor for consumption elsewhere than on the premises or at the place where they are sold;

“sale by retail”, in relation to alcohol that is a liquid, means a sale, in opened or unopened containers, other than sale of such alcohol by wholesale;

“sale by wholesale”, in relation to alcohol that is a liquid, means a sale, in unopened containers —

(a) to any holder of a beer house licence, public house licence, retail beer shop licence or retail liquor shop licence; or

(b) to any other person of more than 30 litres of alcohol in a single day;

“special zone” means the part of Singapore which is more particularly described in the Schedule to the Act;

“weekend” means the period starting from 6 a.m. on a Saturday and ending immediately before 6 a.m. of the next Monday;

“wholesale beer shop licence” means a liquor licence referred to in section 74(1)(g) of the Customs Act for the sale by wholesale of beer;

“wholesale liquor shop licence” means a liquor licence referred to in section 74(1)(e) of the Customs Act for the sale by wholesale of intoxicating liquor.

Consumption of alcohol on licensed premises

3.—(1) The consumption of alcohol by a patron or customer of a holder of a beer house licence or public house licence within any licensed premises for which the beer house licence or public house licence is held is authorised by this Notification where the consumption takes place between the following times, whether or not within any weekend or public holiday period:

(a) for premises subject to an outdoor beer stall licence — between the hours specified in the licence;

(b) for premises subject to a first class public house licence or a beer house licence not referred to in sub-paragraph (a) —