

Young & Co.'s Brewery, P.L.C. (the "Company")

**Notifications pursuant to rule 17 of the AIM Rules
and**

**Notification relating to a major interest in shares pursuant to AIM Rule 17 and
5.8.12R (2) of the Disclosure and Transparency Rules in relation to A shares of
12.5p each in the capital of the Company (ISIN: GB00B2NDK765)**

Circumstances giving rise to the notification

On Monday, 14 March 2011, RBT II Trustees Limited, as trustee of the Ram Brewery Trust II, released 12,452 A ordinary shares of 12.5p each in the Company's capital under the Company's profit sharing scheme. The recipient was not a director of the Company.

Notifications pursuant to rule 17 of the AIM Rules

As potential beneficiaries of the Ram Brewery Trust II, each of Christopher Sandland, Stephen Goodyear, Torquil Sligo-Young, Peter Whitehead, Patrick Dardis and Rupert Clevely had an interest in the shares held by the trustee of the Ram Brewery Trust II. Each of that director's interests has been reduced accordingly following today's notification to the Company.

**Notification relating to a major interest in shares pursuant to AIM Rule 17 and
5.8.12R (2) of the Disclosure and Transparency Rules in relation to A shares of
12.5p each in the capital of the Company (ISIN: GB00B2NDK765)**

RBT II Trustees Limited notified the Company of the following today, Monday, 14 March 2011:

Pursuant to 5.1.2R of the Disclosure and Transparency Rules and following a disposal of voting rights today, we, RBT II Trustees Limited, hereby notify you that immediately after the time when the obligation to make this notification arose:

- A. *we held (as shareholder and as the direct or indirect holder of qualifying financial instruments and financial instruments with similar economic effects) 869,412 voting rights in the Company, being 2.99% of the voting rights, whereas our last notification informed you that we held 1,075,668 voting rights, being 3.70%;*
- B. *we held (as direct or indirect shareholder (disregarding for these purposes holdings of financial instruments)) 869,412 voting rights in the Company, being 2.99% of the voting rights, whereas our last notification informed you that we held 1,075,668 voting rights, being 3.70%;*
- C. *we held (as a result of direct and indirect holdings of qualifying financial instruments) 0 voting rights in the Company, being 0% of the voting rights; and*

D. *we were deemed to have held (as a result of direct and indirect holdings of financial instruments having similar economic effects to (but not including) qualifying financial instruments in C. above, if any) 0 voting rights in the Company, being 0% of the voting rights.*

All of those rights are currently held by us directly as a result of 869,412 A Shares being registered in our name.

Words or expressions used in the Disclosure and Transparency Rules have the same meaning when used in this notification, and references to "A Shares" are to A shares of 12.5p each in the Company.

Martin Richardson
Company Secretarial Assistant
14 March 2011