



Report of: **Service Director, Public Protection**

Meeting of	Date	Agenda Item	Ward(s)
Licensing Sub-Committee	26 March 2012	B2	Bunhill

Delete as appropriate	Non-exempt
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**Subject: SEX ESTABLISHMENT LICENCE APPLICATION  
PLATINUM BAR, 23-25 PAUL STREET, LONDON EC2A 4JU**

## 1. Synopsis

- 1.1 This is an application for a new sex establishment licence to permit the premises being used for sexual entertainment under the Local Government (Miscellaneous Provisions) Act 1982.
- 1.2 The council has had the ability to regulate premises operating as sexual entertainment venues since April 2011. Special transition arrangements apply to new applications from premises that were operating before 1 April 2011 under a Licensing Act 2003 premises licence, if a new licence application was submitted between 1 April 2011 and 30 September 2011.
- 1.3 The application in respect of 'Platinum Bar' must be considered under these transitional arrangements along with 3 other premises.

## 2. Recommendations

- 2.1 In making a decision about the application the sub-committee will need to take into consideration:
  - the transitional requirements for determining new applications as detailed in section 3.
  - the Council's Sex Establishment Licensing Policy
- 2.2 If the sub-committee grants the application it
  - 2.2.1 should be subject to the standard conditions applicable to Sexual Entertainment Venues
  - 2.2.2 come into effect on 1 April 2012

### **3. Background**

#### **3.1 Adoption of new licensing controls**

3.2 On 2 December 2010 the council adopted schedule 3 of the Local Government (Miscellaneous Provision) Act 1982 as amended by the section 27 of the Police and Crime Act 2009. The effect of the 2009 Act was to classify lap dancing and other forms of entertainment involving nudity as sexual entertainment venues and to give Local Authorities the power to regulate such premises as Sex Establishments.

3.3 By bringing sexual entertainment venues into the licensing regime Local Authorities were given the power to set a limit on the number of sexual entertainment venues in any given locality.

3.4 As there were a number of premises that were permitted to operate prior to the new powers being introduced under the Licensing Act 2003 regime special transition requirements were put in place for existing operators.

#### **3.5 Transitional Requirements**

3.6 As the Local Government (Miscellaneous Provisions Act) 1982 allows Local Authorities to refuse applications having regard to the number of sex establishments considered appropriate for the area, special transitional requirements apply to applications from existing businesses.

3.7 This means that new applications from existing operators submitted between 1 April 2011 and 30 September 2011 have to be considered together on the basis of merit.

3.8 There were 7 such premises providing sexual entertainment in Islington when the transitional period began on 1 April 2011. Of these 7 premises 4 have applied for new Sex Establishment Licences and need to be considered by the sub-committee at the same time.

3.9 The four premises are:

3.9.1 For Your Eyes Only

3.9.2 Platinum Bar

3.9.3 The Horns (formally Bar Aquarium)

3.9.4 The Flying Scotsman

#### **3.10 Platinum Bar**

3.11 This premise has been operating in Islington for many years. Prior to 2005 it was licensed for music and dancing under the London Government Act 1963 and when the Licensing Act 2003 came into effect the premises successfully applied for a Premises Licence to permit the sale of alcohol, regulated entertainment and late night refreshment.

3.12 The current operators, NZM Limited (formerly known as Sunburnt and Paranoid Limited), have held the premises licence since February 2006.

3.13 The Premises Licence permits:

3.13.1 the sale of alcohol, for consumption on and off the premises, from 09:00 until 03:00 on Sunday to Thursday and from 09:00 to 06:00 Fridays and Saturdays.

3.13.2 live music, performance of dance, facilities for making music and facilities for dance, from 09:00 until 03:00 on Sunday to Thursday and from 09:00 to 06:00 Fridays and Saturdays.

3.13.3 recorded music from 00:00 to 24:00 Monday to Sunday.

3.13.4 late night refreshment from 23:00 until 02:30 on Monday to Saturdays.

3.14 The premise was trading with express permission when the transitional period began on 1 April 2011.

3.15 Papers relevant to this application are attached as follows:-

Appendix 1: application form;

Appendix 2: representations;

Appendix 3: current Licensing Act 2003 premises licence;

Appendix 4: premises location map

### 3.16 **Sex Establishment Licensing Policy Limits on the number of licensed premises**

3.17 The council has determined that there are a sufficient number of sexual entertainment venues currently operating in the borough, and it does not want to see an increase in the numbers of premises that are currently providing these activities.

3.18 It acknowledges that there were a number of premises providing sexual entertainment before the new powers and the Sex Establishment Policy were adopted. Although the policy imposes a nil limit on the number of sex establishments in the borough, the policy explains the approach that the council intends to take in respect of existing premises that were trading with express permission for the type of entertainment which is now defined as sexual entertainment on 2 December 2010, the date that the licensing provisions were adopted.

### 3.19 **Representations**

3.20 The council has received six representations to this application, five from local residents. Two of the authors have requested anonymity, however it can be confirmed that they reside within the vicinity of the premises.

## 4. **Implications**

### 4.1 **Financial implications**

The current fee for sexual entertainment venues is £13,847 with the same amount on renewal. If an application is refused the total refund given is £1,755.

### 4.2 **Legal implications**

4.2.1 When determining a licence application, the sub-committee must have regard to any rights the applicant may have under Article 10 (right to freedom of expression) and Article 1, Protocol 1 (protection of property) of the European Convention on Human Rights.

4.2.2 The Local Government (Miscellaneous Provisions) Act 1982 prescribes the following discretionary grounds of refusal:

- The applicant is unsuitable to hold a licence by reason of having been convicted of any offence or for any other reason.
- That if the licence were to be granted, renewed or transferred the business to which it relates would be managed by or carried on for the benefit of a person, other than the

applicant, who would be refused the grant, renewal or transfer of such a licence if he made the application himself.

- That the number of sex establishments in the relevant locality at the time the application is determined is equal to or exceeds the number which the authority consider is appropriate for that locality.
- That the grant or renewal of the licence would be inappropriate, having regard
  - to the character of the relevant locality;
  - to the use to which any premises in the vicinity are put; or
  - to the layout, character or condition of the premises, vehicle, vessel or stall in respect of which the application is made.

### **4.3 Licensing Act 2003:**

- 4.3.1 In general entertainment that would otherwise be considered regulated entertainment and therefore require a premises licence, is not considered regulated entertainment where it forms part of the sexual entertainment. Furthermore, while a premises licence would still be required in premises selling alcohol, any existing licence conditions relating to sexual entertainment on a premises licence will generally no longer apply and are to be considered deleted.
- 4.3.2 The Licensing Committee may therefore wish to consider whether any exiting premises licence conditions should be transferred to a new sex establishment licence should it be granted. The committee should also be aware that many of these conditions will be covered by the Standard Conditions for Sexual Entertainment Venues.

### **4.4 Environmental Implications**

The environmental impacts have been considered and it was identified that the application if granted would have no adverse impacts on the following:

- Energy use and carbon emissions
- Use of natural resources
- Travel and transportation
- Waste and recycling
- Climate change adaptation
- Biodiversity
- Pollution

### **4.5 Equality Implications**

The council must, in the exercise of its functions, have due regard to the need to eliminate discrimination, harassment and victimisation, and to advance equality of opportunity, and foster good relations, between those who share a relevant protected characteristic and those who do not share it (section 149 Equality Act 2010). The council has a duty to have due regard to the need to remove or minimise disadvantages, take steps to meet needs, in particular steps to take account of disabled persons' disabilities, and encourage people to participate in public life. The council must have due regard to the need to tackle prejudice and promote understanding.

**5. Conclusion and reasons for recommendations**

- 5.1 This is an application for a new sex establishment licence to permit sexual entertainment. The premises has been providing this type of entertainment for many years but now that the council has adopted new regulatory controls the premises operator needs to apply for a Sex Establishment Licence to continue operating.
- 5.2 In determining the application the sub-committee needs to consider three other applications from existing operators at the same time.
- 5.3 In reaching a decision the sub-committee needs to fully consider:
  - The application
  - The views of anyone making a representation
  - The Sex Establishment Policy – in particular the application of the policy to premises trading prior to the adoption of the policy
  - The requirements of the Local Government (Miscellaneous provisions) Act 1982.

Background papers:

The Council's Sex Establishment Licensing Policy  
Local Government (Miscellaneous Provisions) Act 1982  
Home Office Guidance on Sexual Entertainment Venues  
LBI Standard Conditions for Sexual Entertainment Venues

Final Report Clearance

**Signed by**

Service Director – Public Protection



Date

14/3/12

**Received by**

Head of Scrutiny and Democratic Services

Date

Report author: Simon Gallacher

Tel: 020 7527 3879

E-mail: [simon.gallacher@islington.gov.uk](mailto:simon.gallacher@islington.gov.uk)

1. Anon
2. Dr Angus Lockyer, Flat 3, 107 Clifton Street EC2A
3. Jill Berman, Flat 3, 107 Clifton Street EC2A
4. Anon
5. Lesley Williams, Flat 4, 107 Clifton Street EC2A
6. Alastair Ross, The Old Rectory, Letton, Herts HR3 6DN

ISLINGTON COUNCIL LICENSING			
Date	20	7	11
Fee Paid	14,000.00		
Cash/Cheque Number (please circle)	601024		
Receipt Number	47365		
Received By	[Signature]		

Appendix 1



LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982

APPLICATION FOR LICENCE SEX ESTABLISHMENT LICENCE

Please read the Council's Sex Establishment Licensing Policy before you complete this application form.

Type of Licence applied for

- Sex Shop
- Sex Cinema
- Sexual Entertainment venue

COMMERCIAL LICENSING

22 JUL 2011

PUBLIC PROTECTION DIVISION  
222 UPPER STREET LONDON N1 1UP

Applicant's details

1. THIS PART TO BE COMPLETED IF APPLICATION IS MADE BY AN INDIVIDUAL OR PARTNERS

	Full Name	Permanent Private Address	Date of Birth	UK resident in the last 12 month?
a)				
b)				
c)				
d)				
e)				

2. THIS PART TO BE COMPLETED IF APPLICATION IS MADE BY A LIMITED COMPANY OR OTHER INCORPORATED OR UNINCORPORATED BODY

a)	Name of company or body	N2M LTD
b)	Address of Registered office (or principal office in case of unincorporated body)	50 BULLESCROFT ROAD EDGWARE, MIDDX HA8 8RW
	Name of Director(s) with responsibility for management of premises	ANDRE OBINECHTE - COMMERCIAL DIRECTOR
	Position held	FARIS OBINECHTE OPERATIONAL DIRECTOR

A.O. C

Date of Birth	F.O.
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**3. THIS PART TO BE COMPLETED IF APPLICATION IS MADE BY A COMPANY**

a)	Is the applicant a wholly or partly owned subsidiary of another company?	No
b)	If yes, give name of the parent company and of any ultimate holding company	N/A
c)	In which country is the company incorporated?	UK
d)	What is the date of incorporation of the company?	

**4. THE FOLLOWING QUESTIONS TO BE ANSWERED BY ALL APPLICANTS**

a)	Has a licence been revoked for any sex establishment with which any party to this application has been connected?	No		
b)	Has a licence been refused for any sex establishment with which any party to this application has been connected?	No		
c)	Has any person employed or to be employed by you has held a sex establishment licence which has been refused?	No		
d)	Has the applicant or any director or other person directly or indirectly responsible for the management of the applicant body or any person named in response to question No. 10 been convicted of a criminal offence?	No		
e)	Give the following details of every person who is to be responsible for the management of the premises in the absence of the licence holder			
	<b>Full Name</b>	<b>Position Held</b>	<b>Permanent Private Address</b>	<b>Date of Birth</b>
	ALEXANDRA MOORE	GENERAL MANAGER		7A
	FARID OBINWECHE	OPERATIONAL DIRECTOR	2	1 3
	AASDE OBINWECHE	COMMERCIAL DIRECTOR	1	2ND



**5. PREMISES DETAILS**

Trading name THE PLATINUM BAR

Address 23-25 PAUL STREET  
EC2A 4JU

Do you have planning permission for intended use and hours of operation?

Yes  No

Contact details of person to be connected in connection with this application

Name FARID OBINECHE  
Address \_\_\_\_\_

Tel Number 07702 475 631  
Email Address fobineche@gmail.com

I/We declare that the above particulars are, to be best of my/our knowledge, true in every respect.

Date: 19th July 2011

Signature: [Signature]

Name of Signatory: FARID OBINECHE

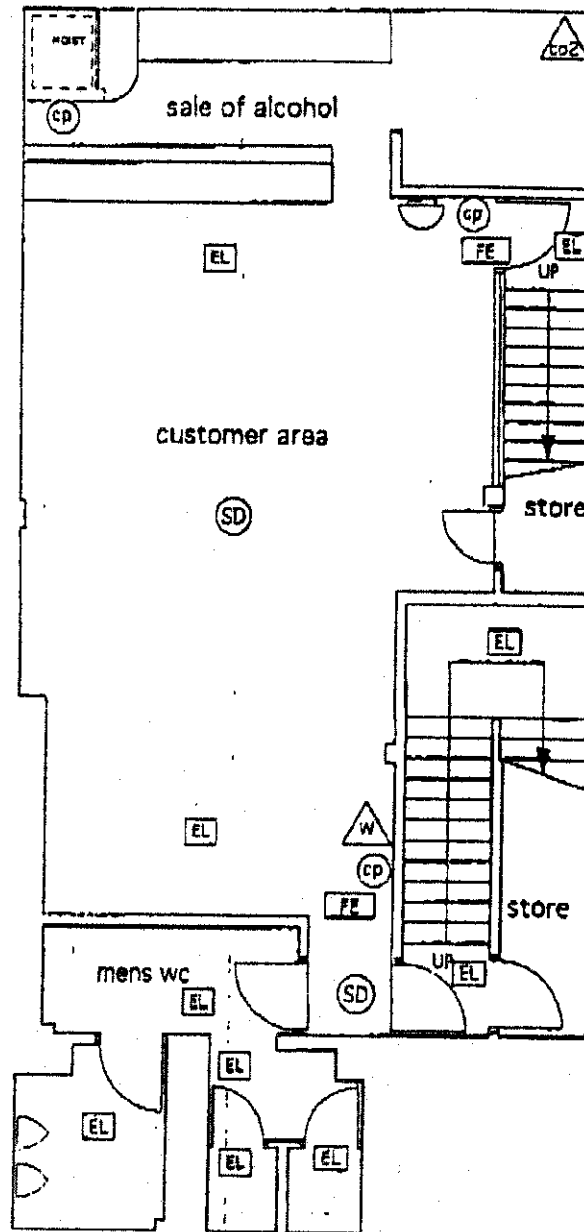
Designation of Signatory: OPERATIONAL DIRECTOR

Please note that any person, who in connection with any application for a licence, makes a false statement which he knows to be false in any material respect or which he does not believe to be true, shall be guilty of any offence rendering him liable on conviction to a fine not exceeding £10,000.

**Checklist**

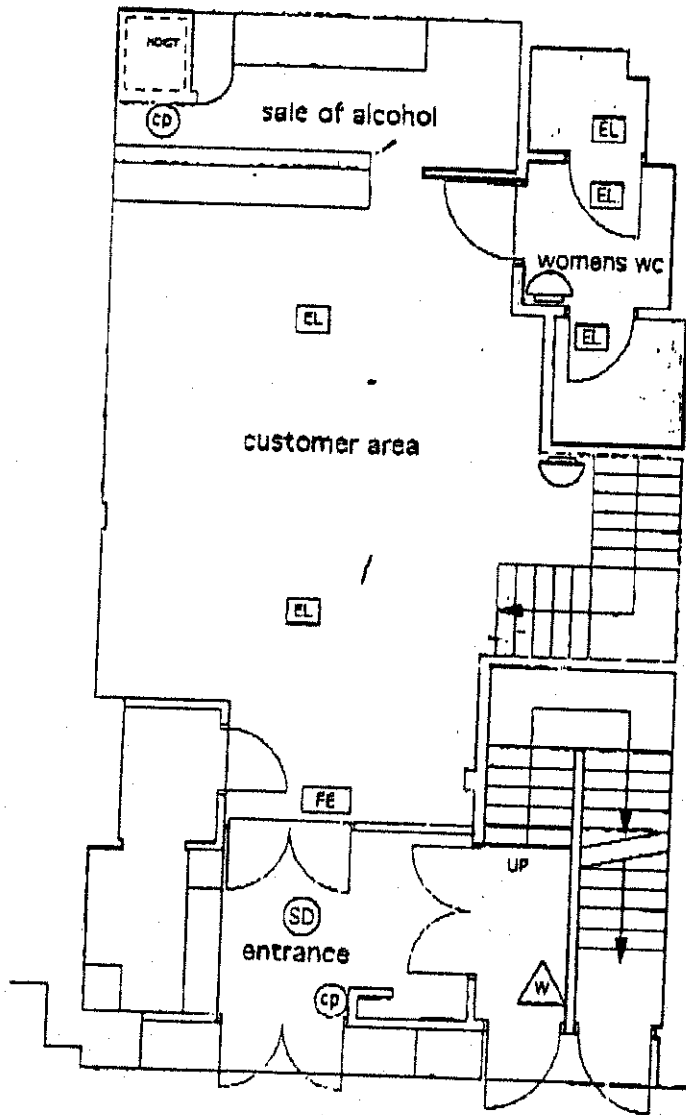
- Application fee paid
- Two passport sized photographs of applicant completing section 1 or manager of premises if applicant is a limited company.  
(NB photographs are not required if no change since last application)
- A plan showing the internal arrangement of the premises. (Scale 1:100)
- A plan showing the location of the premises. (Scale 1:1250)  
(NB Plans are only required for new application or where there has been a change in layout since last licence granted).
- Newspaper advert prepared and sent to newspaper for publishing within 7 days of submitting application
- Display notice of application on premises for 21 days following submission of application

23-25 Paul Street

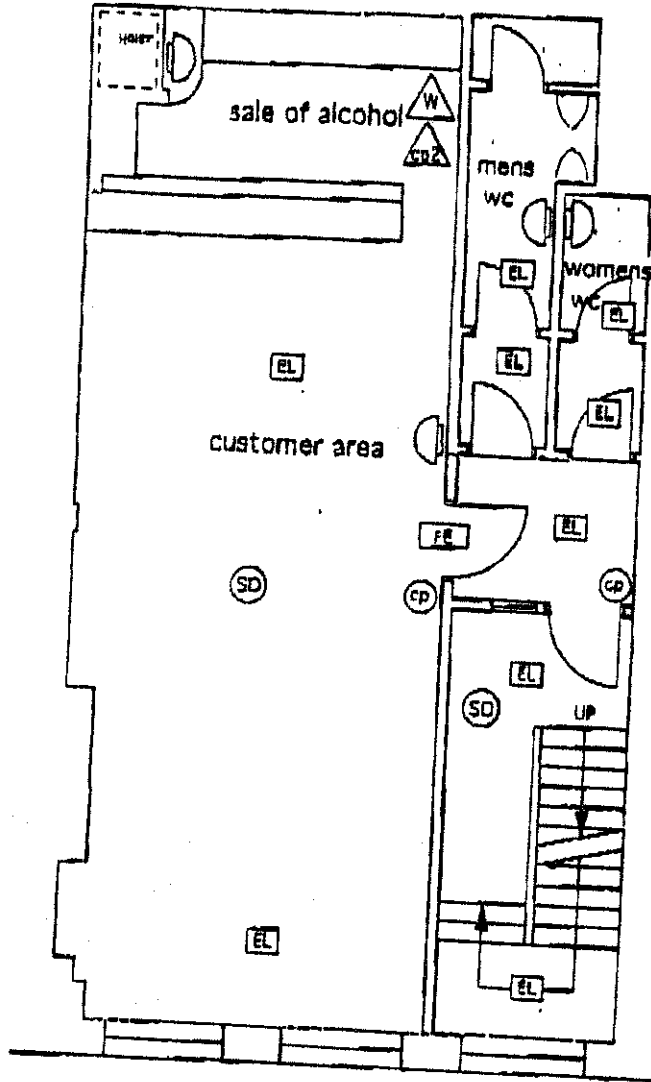


BASEMENT

23-25 Paul Street

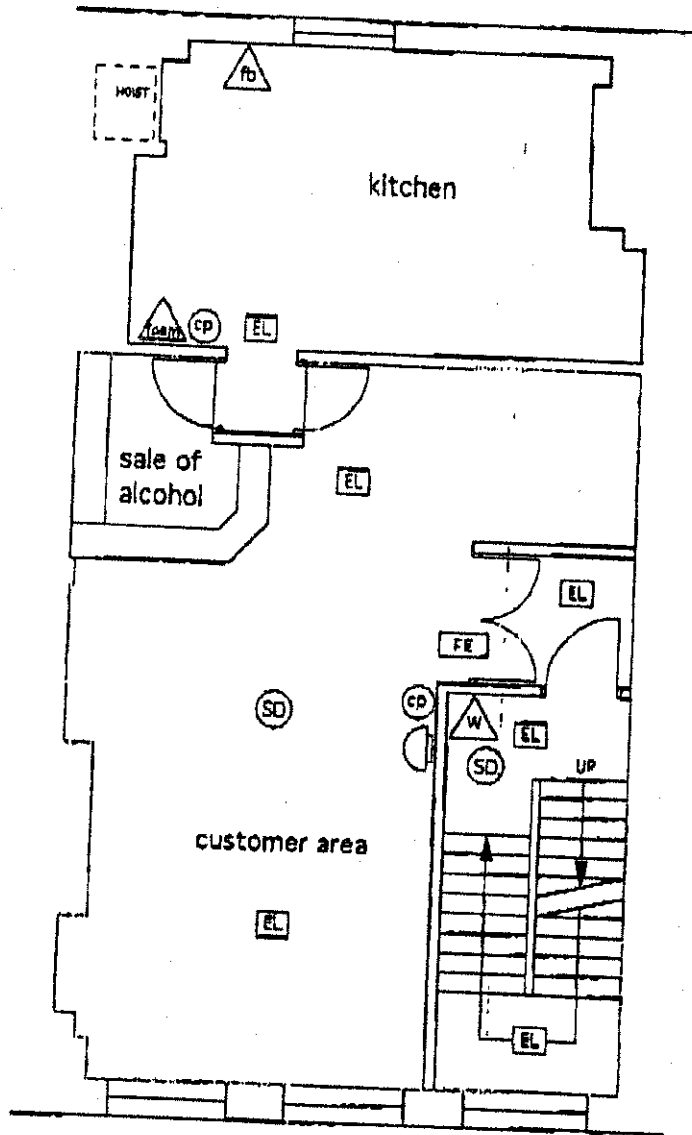


GROUND FLOOR



FIRST FLOOR

*23-25 Paul Street*



SECOND FLOOR

23-25 Paul Street

**From:**  
**Sent:** 07 August 2011 10:04  
**To:** Licensing  
**Subject:** Objection to Application for a sex establishment licence by NZM Ltd T/A THE PLATINUM BAR of 20 July 2011 for a New Licence to use the premises at 23-25 Paul Street EC2A 4JU as a Sexual Entertainment Venue

Dear Sir/Madam,

I refer to the Notice of Application for a sex establishment licence by NZM Ltd T/A THE PLATINUM BAR of 20 July 2011 for a New Licence to use the premises at 23-25 Paul Street EC2A 4JU (the "Sex Club") as a Sexual Entertainment Venue.

I object to this application on the following grounds:

1. There is a school for young children (The Lyceum School at 6 Paul Street London EC2A 4JH) within less than 100 yards of the Sex Club; 2. There is a school for very young children (Leapfrog at 49 Clifton St London EC2A 4EX) within 2 blocks of the Sex Club; 3. There is significant residential accommodation at multiple blocks of flats in both Islington and Hackney Boroughs on Paul Street, Scrutton Street and Clifton Street, all within one block either on the same street, cross-street or adjacent street to the Sex Club. This residential accommodation is used by both children and vulnerable persons; 4. There is a leisure centre (Personal Trainer Training Ultimate Performance at 44-48 Paul Street London EC2A 4LB) on the same street as the Sex Club; 5. There is a church (Wesley's Chapel at 49 City Road London EC1Y 1AU) within two blocks of the Sex Club; 6. There is a business similar to the Sex Club (For Your Eyes Only at 23 City Road London EC1 Y1AG) which may be an existing licenced premises within 2 blocks of the Sex Club; 6. There have been numerous complaints by local residents made to both Islington Council and Hackney Council about noise and disturbance apparently caused by the Sex Club including in both August 2010 and April 2011. Anne Brothers of Islington Council and Bianca Rembrandt/Dawn Henry of Hackney Council are familiar with these issues; 7. There appear to have been numerous noisy events with poor management and crowd control held at the Sex Club between the hours of 10pm and 4am, disturbing local residents; and 8. Islington Council's policy to limit the number of sexual entertainment venues in the borough to nil.

I request that either:

- A. The application be rejected; or
- B. Any licence be restricted to between the hours of 4pm to 9pm on weekdays only to avoid operation while local schools have young children in the vicinity of the Sex Club or nearby residents are attempting to sleep or quietly enjoy their residential accommodation on the weekend.

Thank you.

All the best,

**Nash, Rosemary**

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**From:** [redacted]  
**Sent:** 07 August 2011 18:52  
**To:** Licensing  
**Subject:** Platinum Club application for license

Dear Sir/Madam,

I refer to the Notice of Application for a sex establishment licence by NZM Ltd T/A THE PLATINUM BAR of 20 July 2011 for a New Licence to use the premises at 23-25 Paul Street EC2A 4JU (the "Sex Club") as a Sexual Entertainment Venue.

I object to this application on the following grounds:

1. There is a school for young children (The Lyceum School at 6 Paul Street London EC2A 4JH) within less than 100 yards of the Sex Club; 2. There is a school for very young children (Leapfrog at 49 Clifton St London EC2A 4EX) within 2 blocks of the Sex Club; 3. There is significant residential accommodation at multiple blocks of flats in both Islington and Hackney Boroughs on Paul Street, Scrutton Street and Clifton Street, all within one block either on the same street, cross-street or adjacent street to the Sex Club. This residential accommodation is used by both children and vulnerable persons; 4. There is a leisure centre (Personal Trainer Training Ultimate Performance at 44-48 Paul Street London EC2A 4LB) on the same street as the Sex Club; 5. There is a church (Wesley's Chapel at 49 City Road London EC1Y 1AU) within two blocks of the Sex Club; 6. There is a business similar to the Sex Club (For Your Eyes Only at 23 City Road London EC1 Y1AG) which may be an existing licenced premises within 2 blocks of the Sex Club; 6. There have been numerous complaints by local residents made to both Islington Council and Hackney Council about noise and disturbance apparently caused by the Sex Club including in both August 2010 and April 2011. Anne Brothers of Islington Council and Bianca Rembrandt/Dawn Henry of Hackney Council are familiar with these issues; 7. There appear to have been numerous noisy events with poor management and crowd control held at the Sex Club between the hours of 10pm and 4am, disturbing local residents; and 8. Islington Council's policy to limit the number of sexual entertainment venues in the borough to nil.

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Thank you.

D:  
F:

**Nash, Rosemary**

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**From:** [REDACTED]  
**Sent:** 08 August 2011 07:38  
**To:** Licensing  
**Subject:** THE PLATINUM BAR application - resident objection

Dear Sir/Madam,

I refer to the Notice of Application for a sex establishment licence by NZM Ltd T/A THE PLATINUM BAR of 20 July 2011 for a New Licence to use the premises at 23-25 Paul Street EC2A 4JU (the "Sex Club") as a Sexual Entertainment Venue.

I object to this application on the following grounds:

1. There is a school for young children (The Lyceum School at 6 Paul Street London EC2A 4JH) within less than 100 yards of the Sex Club; 2. There is a school for very young children (Leapfrog at 49 Clifton St London EC2A 4EX) within 2 blocks of the Sex Club; 3. There is significant residential accommodation at multiple blocks of flats in both Islington and Hackney Boroughs on Paul Street, Scrutton Street and Clifton Street, all within one block either on the same street, cross-street or adjacent street to the Sex Club. This residential accommodation is used by both children and vulnerable persons; 4. There is a leisure centre (Personal Trainer Training Ultimate Performance at 44-48 Paul Street London EC2A 4LB) on the same street as the Sex Club; 5. There is a church (Wesley's Chapel at 49 City Road London EC1Y 1AU) within two blocks of the Sex Club; 6. There is a business similar to the Sex Club (For Your Eyes Only at 23 City Road London EC1 Y1AG) which may be an existing licenced premises within 2 blocks of the Sex Club; 6. There have been numerous complaints by local residents made to both Islington Council and Hackney Council about noise and disturbance apparently caused by the Sex Club including in both August 2010 and April 2011. Anne Brothers of Islington Council and Bianca Rembrandt/Dawn Henry of Hackney Council are familiar with these issues; 7. There appear to have been numerous noisy events with poor management and crowd control held at the Sex Club between the hours of 10pm and 4am, disturbing local residents; and 8. Islington Council's policy to limit the number of sexual entertainment venues in the borough to nil.

I request that either:

- A. The application be rejected; or
- B. Any licence be restricted to between the hours of 4pm to 9pm on weekdays only to avoid operation while local schools have young children in the vicinity of the Sex Club or nearby residents are attempting to sleep or quietly enjoy their residential accommodation on the weekend.

Thank you,



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**From:**  
**Sent:** 08 August 2011 09:34  
**To:** Licensing  
**Subject:** Platinum Club

Dear Sir/Madam,

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I object to this application on the following grounds:

1. There is a school for young children (The Lyceum School at 6 Paul Street London EC2A 4JH) within less than 100 yards of the Sex Club;
2. There is a school for very young children (Leapfrog Nursery at 49 Clifton St London EC2A 4EX) within 2 blocks of the Sex Club;
3. There is significant residential accommodation at multiple blocks of flats in both Islington and Hackney Boroughs on Paul Street, Scrutton Street and Clifton Street, all within one block either on the same street, cross-street or adjacent street to the Sex Club. This residential accommodation is used by both children and vulnerable persons;
4. There is a leisure centre (Personal Trainer Training Ultimate Performance at 44-48 Paul Street London EC2A 4LB) on the same street as the Sex Club;
5. There is a church (Wesley's Chapel at 49 City Road London EC1Y 1AU) within two blocks of the Sex Club;
6. There is a business similar to the Sex Club (For Your Eyes Only at 23 City Road London EC1 Y1AG) which may be an existing licenced premises within 2 blocks of the Sex Club;
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Thank you.

From: [REDACTED]  
Sent: 09 August 2011 09:32  
To: Licensing  
Subject: Platinum Club

.com]

Dear Sir/Madam,

I refer to the Notice of Application for a sex establishment licence by NZM Ltd T/A THE PLATINUM BAR of 20 July 2011 for a New Licence to use the premises at 23-25 Paul Street EC2A 4JU (the "Sex Club") as a Sexual Entertainment Venue.

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Thank you.

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Registered in England  
Company Registered Number:  
Registered Office:

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This e-mail has been scanned for viruses by 'Google Message Security powered by Google Postini Services

**Nash, Rosemary**

**From:** Fitzsimons, Aiden  
**Sent:** 15 August 2011 09:42  
**To:** Tomashevski, Katie; Nash, Rosemary  
**Subject:** FW: 23-25 Paul Street EC2A 4JU

-----Original Message-----

**From:** [redacted]@gmail.com [mailto:[redacted]] On Behalf Of  
**Sent:** 13 August 2011 14:27  
**To:** Licensing  
**Subject:** 23-25 Paul Street EC2A 4JU

Dear Sir/Madam,

I refer to the Notice of Application for a sex establishment licence by NZM Ltd T/A THE PLATINUM BAR of 20 July 2011 for a New Licence to use the premises at 23-25 Paul Street EC2A 4JU (the "Sex Club") as a Sexual Entertainment Venue.

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4. There is a leisure centre (Personal Trainer Training Ultimate Performance at 44-48 Paul Street London EC2A 4LB) on the same street as the Sex Club;
5. There is a church (Wesley's Chapel at 49 City Road London EC1Y 1AU) within two blocks of the Sex Club;
6. There is a business similar to the Sex Club (For Your Eyes Only at 23 City Road London EC1 Y1AG) which may be an existing licenced premises within 2 blocks of the Sex Club;
6. There have been numerous complaints by local residents made to both Islington Council and Hackney Council about noise and distrubance apparently caused by the Sex Club including in both August 2010 and April 2011. Anne Brothers of Islington Council and Bianca Rembrandt/Dawn Henry of Hackney Council are familiar with these issues;
7. There appear to have been numerous noisy events with poor management and crowd control held at the Sex Club between the hours of 10pm and 4am, disturbing local residents; and
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Thank you.



**PREMISES LICENCE  
LICENSING ACT 2003**

<b>Premises licence number</b>	LN/8769-010312		
<b>Postal address of premises, or if none, ordnance survey map reference or description</b>			
<b>THE PLATINUM BAR 23-25 PAUL STREET</b>			
<b>Post town</b>	London	<b>Post code</b>	EC2A 4JU
<b>Telephone number</b>	020 7638 4601		

<b>Where the licence is time limited the dates</b>
Not Applicable

<b>Licensable activities authorised by the licence</b>
<b>For the basement, ground, first and second floors</b>
<ul style="list-style-type: none"> <li>• The provision of regulated entertainment by way of: The performance of live music The playing of recorded music The performance of dance</li> <li>• The provision of entertainment facilities for: Making music Dancing</li> <li>• The provision of late night refreshment</li> <li>• The sale by retail of alcohol</li> </ul>

<b>The times the licence authorises the carrying out of licensable activities</b>																																			
Delete any that do not apply																																			
<ul style="list-style-type: none"> <li>• The provision of regulated entertainment for the performance of live music:</li> </ul> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 15%;">Monday</td> <td style="width: 15%;">09.00</td> <td style="width: 10%;">to</td> <td style="width: 15%;">03.00</td> <td style="width: 45%;">the following day</td> </tr> <tr> <td>Tuesday</td> <td>09.00</td> <td>to</td> <td>03.00</td> <td>the following day</td> </tr> <tr> <td>Wednesday</td> <td>09.00</td> <td>to</td> <td>03.00</td> <td>the following day</td> </tr> <tr> <td>Thursday</td> <td>09.00</td> <td>to</td> <td>03.00</td> <td>the following day</td> </tr> <tr> <td>Friday</td> <td>09.00</td> <td>to</td> <td>06.00</td> <td>the following day</td> </tr> <tr> <td>Saturday</td> <td>09.00</td> <td>to</td> <td>03.00</td> <td>the following day</td> </tr> <tr> <td>Sunday</td> <td>09.00</td> <td>to</td> <td>03.00</td> <td>the following day</td> </tr> </table>	Monday	09.00	to	03.00	the following day	Tuesday	09.00	to	03.00	the following day	Wednesday	09.00	to	03.00	the following day	Thursday	09.00	to	03.00	the following day	Friday	09.00	to	06.00	the following day	Saturday	09.00	to	03.00	the following day	Sunday	09.00	to	03.00	the following day
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Sunday	09.00	to	03.00	the following day																															

- The provision of regulated entertainment for the playing of recorded music:

Monday	00.00	to	24.00	the following day
Tuesday	00.00	to	24.00	the following day
Wednesday	00.00	to	24.00	the following day
Thursday	00.00	to	24.00	the following day
Friday	00.00	to	24.00	the following day
Saturday	00.00	to	24.00	the following day
Sunday	00.00	to	24.00	the following day

- The provision of regulated entertainment for the performance of dance:

Monday	09.00	to	03.00	the following day
Tuesday	09.00	to	03.00	the following day
Wednesday	09.00	to	03.00	the following day
Thursday	09.00	to	03.00	the following day
Friday	09.00	to	03.00	the following day
Saturday	09.00	to	03.00	the following day

- The provision of entertainment facilities for making music:

Monday	09.00	to	03.00	the following day
Tuesday	09.00	to	03.00	the following day
Wednesday	09.00	to	03.00	the following day
Thursday	09.00	to	03.00	the following day
Friday	09.00	to	03.00	the following day
Saturday	09.00	to	03.00	the following day

- The provision of entertainment facilities for dancing:

Monday	09.00	to	03.00	the following day
Tuesday	09.00	to	03.00	the following day
Wednesday	09.00	to	03.00	the following day
Thursday	09.00	to	03.00	the following day
Friday	09.00	to	06.00	the following day
Saturday	09.00	to	03.00	the following day
Sunday	09.00	to	03.00	the following day

- The provision of late night refreshment:

Monday	23.00	to	02.30	the following day
Tuesday	23.00	to	02.30	the following day
Wednesday	23.00	to	02.30	the following day
Thursday	23.00	to	02.30	the following day
Friday	23.00	to	02.30	the following day
Saturday	23.00	to	02.30	the following day

- The sale by retail of alcohol:

Monday	09.00	to	03.00	the following day
Tuesday	09.00	to	03.00	the following day
Wednesday	09.00	to	03.00	the following day
Thursday	09.00	to	03.00	the following day
Friday	09.00	to	06.00	the following day
Saturday	09.00	to	03.00	the following day
Sunday	09.00	to	03.00	the following day

cont'd

Except on:

New Year's Eve, except on a Sunday: 10.00 until the time authorised on the following day

New Year's Eve on a Sunday, 12.00 until the time authorised on the following day.

If there are no permitted hours on the following day, midnight on the 31<sup>st</sup> December.

The morning on which summer time begins, the sale of alcohol is authorised until 03.00 hours.

Sundays immediately before a bank holiday, other than Easter Sunday, the sale of alcohol is authorised to 02.00 hours.

**The opening hours of the premises:**

Not specified

**Where the licence authorises supplies of alcohol whether these are on and/or off supplies**

On and off supplies

**Name, (registered) address, telephone number and e-mail (where relevant) of holder of premises licence**

N Z M Ltd  
50 Bullescroft Road  
Edgware  
Middlesex  
HA8 8RW

**Registered number of holder, for example company number, charity number (where applicable)**

05439743

**Name, address and telephone number of designated premises supervisor where the premises licence authorises the supply of alcohol**

Andre Obineche  
18A St Marks Road  
Maidenhead  
Berkshire SL6 6DE

**Personal licence number and issuing authority of personal licence held by designated premises supervisor where the premises licence authorises the supply of alcohol**

05/01397/LAPER – The Royal Borough of Windsor and Maidenhead

Islington Council  
Public Protection Division  
222 Upper Street  
London N1 1XR  
Tel: 020 7527 3031  
Email: [licensing@islington.gov.uk](mailto:licensing@islington.gov.uk)

\_\_\_\_\_  
Service Director - Public Protection

\_\_\_\_\_  
Date of Issue

## Annex 1 - Mandatory conditions

1. No supply of alcohol may be made under the premises licence:
  - a) at a time when there is no designated premises supervisor in respect of the premises licence, or
  - b) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
2. Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.
3. All door supervisors shall be licensed by the Security Industry Authority.
4. The responsible person shall take all reasonable steps to ensure that staff on relevant premises do not carry out, arrange or participate in any "irresponsible promotions" in relation to the premises.

In this condition, an "irresponsible promotion" means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises in a manner which carries a significant risk of leading or contributing to crime and disorder, prejudice to public safety, public nuisance, or harm to children:

- a) games or other activities which require or encourage, or are designed to require or encourage, individuals to:
    - i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
    - ii) drink as much alcohol as possible (whether within a time limit or otherwise);
  - b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic (other than any promotion or discount available to an individual in respect of alcohol for consumption at a table meal, as defined in section 159 of the Act);
  - c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less;
  - d) provision of free or discounted alcohol in relation to the viewing on the premises of a sporting event, where that provision is dependent on:
    - i) the outcome of a race, competition or other event or process, or
    - ii) the likelihood of anything occurring or not occurring;
  - e) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
5. The responsible person shall ensure that no alcohol is dispensed directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
  6. The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.
  7. The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.

The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to

produce on request, before being served alcohol, identification bearing their photograph, date of birth and a holographic mark.

8. The responsible person shall ensure that:
  - a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures:
    - i) beer or cider: ½ pint;
    - ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
    - iii) still wine in a glass: 125 ml; and
  - b) customers are made aware of the availability of these measures.

## **Annex 2 - Conditions consistent with the Operating Schedule**

1. Alcohol shall not be sold, supplied, consumed in or taken from the premises except during permitted hours. In this condition permitted hours means the authorised hours specified on this licence for the sale by retail of alcohol. This restriction does not prohibit:
  - a) during the first twenty minutes after the above hours the consumption of the alcohol on the premises;
  - b) during the first twenty minutes after the above hours, the taking of the alcohol from the premises unless the alcohol is supplied or taken in an open vessel;
  - c) during the first thirty minutes after the above hours the consumption of the alcohol on the premises by persons taking meals there if the alcohol was supplied for consumption as ancillary to the meals;
  - d) consumption of the alcohol on the premises or the taking of sale or supply of alcohol to any person residing in the licensed premises;
  - e) the ordering of alcohol to be consumed off the premises, or the despatch by the vendor of the alcohol so ordered;
  - f) the sale of alcohol to a trader or club for the purposes of the trade or club;
  - g) the sale or supply of alcohol to any canteen or mess, being a canteen in which the sale or supply of alcohol is carried out under the authority of the Secretary of State or an authorised mess of members of Her Majesty's naval, military or air forces;
  - h) the taking of alcohol from the premises by a person residing there; or
  - i) the supply of alcohol for consumption on the premises to any private friends of a person residing there who are bona fide entertained by him at his own expense, or the consumption of alcohol by persons so supplied; or
  - j) the supply of alcohol for consumption on the premises to persons employed there for the purposes of the business carried on by the holder of the licence, or the consumption of liquor so supplied, if the liquor is supplied at the expense of their employer or of the person carrying on or in charge of the business on the premises.
2. No person under fourteen shall be in the bar of the licensed premises during the permitted hours for the sale by retail of alcohol unless one of the following applies:
  - a) He is the child of the holder of the premises licence.
  - b) He resides in the premises, but is not employed there.



- c) He is in the bar solely for the purpose of passing to or from some part of the premises which is not a bar and to or from which there is no other convenient means of access or egress.
- d) The bar is in railway refreshment rooms or other premises constructed, fitted and intended to be used bona fide for any purpose to which the holding of the licence is ancillary.

In this condition "bar" includes any place exclusively or mainly used for the consumption of intoxicating liquor. But an area is not a bar when it is usual for it to be, and it is, set apart for the service of table meals and alcohol is only sold or supplied to persons as an ancillary to their table meals.

3. Unless otherwise specified on this licence no regulated entertainment shall take place at the premises with the exception of pre-booked private events limited to the provision of music and dancing for pre-invited guests.
4. This licence is subject to such further conditions as are consistent with any restrictions imposed on the use of the premises for the existing licensable activities under the licence by virtue of the enactments hereinafter set out:
  - Children and Young Persons Act 1933
  - Cinematograph (Safety) Regulations 1955
  - Sporting Events (Control of Alcohol Etc) Act 1985
5. The licence shall be subject to the Council's standard conditions for Places of Entertainment
6. The licence shall be subject to the Council's technical standards for Places of Entertainment
7. The licence is subject to the following Additional Conditions referred to in the Standard Conditions for Places of Public Entertainment:
  - ADDITIONAL CONDITIONS D: APPLICABLE TO PREMISES USING DOOR SUPERVISORS.
  - ADDITIONAL CONDITION GO: APPLICABLE TO THE KEEPING OF GOOD ORDER.
8. All references to striptease shall be deemed to include all forms of striptease or nudity, including the wearing of 'see through' clothing and sexual simulation.
9. Only activities to which the *Council* has given its *consent* shall take place.
10. The *approved* activities shall take place only in the areas designated by the *Council* and the *approved* access to the dressing room(s) shall be maintained whilst striptease entertainment is taking place and immediately thereafter. Note: The *Council* will not permit the striptease to be in a location where the performance can be seen from the street.
11. Entertainment under this *consent* may be provided solely by dancers to customers seated at tables in the *approved* part of the *premises*.
12. There shall be no physical contact between customers and the dancers other than the transfer of money or tokens at the beginning or conclusion of the performance.
13. The striptease entertainment shall be given only by the performers/entertainers and the audience shall not be permitted to participate.
14. There shall be no physical contact between dancers whilst performing.

15. Whilst striptease entertainment is taking place no person under the age of 18 shall be on the *premises*. A clear notice shall be displayed at each entrance to the *premises* in a prominent position so that it can be easily read by persons entering the *premises* with the following words: NO PERSON UNDER THE AGE OF 18 WILL BE ADMITTED.
16. A code of conduct for the performers shall be available for inspection by authorised officers.
17. CCTV shall be installed to cover the inside and the outside of the premises and all the areas where dancing will take place. All cameras shall continually record whilst the premises are open to the public and the video recordings shall be kept available for a minimum of 28 days with time and date stamping. (b) Tape recordings shall be made available to an authorised officer or a police officer together with facilities for viewing. (c) The recordings for the preceding two days shall be made available immediately on request. Recordings outside this period shall be made available on 24 hours notice.
18. Whilst dancing takes place not less than two registered door supervisors shall be employed in that part of the premises used for dancing and not less than one registered door supervisors on the door of the premises.
19. There shall be no external advertisement of the striptease whatsoever either at the premises or in its immediate vicinity.
20. There shall be no sale or supply of draught beer.
21. The maximum number of persons accommodated at any one time in the premises shall not exceed the following:
  - Basement – 100
  - Ground floor – 60
  - Above the ground floor – 60NOTE: Until the arrangements at the premises are suitable and sufficient for health and safety and have been approved in writing by the responsible authority for health and safety, the maximum number of persons accommodated at any one time in the premises shall not exceed the following:
  - Basement – 50
  - Ground floor – 50
  - Above ground floor – 60
22. The premises shall operate strict over 18's admission policy shall be maintained at the premises, with a 'Challenge 21' policy in place.
23. The premises shall be checked daily before opening to identify any potential hazards and procedures shall be in place to deal with any identified issues in a timely fashion.
24. The premises shall have a strict admissions policy.
25. Staff from the premises sweep up cigarette butts and litter from the outside the premises after each event.
26. Admission shall be refused to anyone causing a nuisance in the premises vicinity.

27. Metropolitan Police Risk Assessment form 696 must be completed and submitted to the Metropolitan Clubs and Vice Unit and Islington Police Licensing Units with at least 14 days notice. Form 696A to be submitted within 3 days of the completion of the event.
28. The licensee shall appoint a noise consultant registered with the Institute of Acoustics or Association of Noise Consultants to prepare a scheme of sound insulation and noise control measures to prevent persons in the neighbourhood from being unreasonably disturbed by noise of music from the premises. The scheme shall be submitted for approval by the Council, and the approved scheme fully implemented to the satisfaction of the Council and the licensee notified in writing accordingly before the variation is granted.
29. All amplified music played within the premises shall be subject to the control of an entertainment noise control system. All pre-recorded music played through the in-house music system shall be controlled by an automatic electronic noise limiting device which restricts the sound system output to below pre-set threshold levels. All music from live bands, or DJs utilising their own amplification equipment, shall be controlled by a continual music noise level monitoring device which cuts the power supply to the sound system if a pre-set threshold is exceeded. The system must be set to music noise levels approved by, and in conjunction with, the Council's Noise Team.
30. Notices will be prominently displayed at exits requesting the public to respect the needs of local residents and to leave the premises and the area quietly.
31. Doors and windows to the premises will be kept closed, so far as practicable, at all times when noise generating regulated entertainment is taking place i.e. , live and recorded music.

**Annex 3 - Conditions attached after a hearing by the licensing authority**

**Annex 4 – Plans**

Reference Number: 5439743

