



AGENDA FOR THE LICENSING SUB COMMITTEE A

Members of Licensing Sub Committee A are summoned to a meeting, which will be held in Committee Room 4, Town Hall, Upper Street, N1 2UD - Islington Town Hall on **7 August 2018 at 6.30 pm.**

Yinka Owa
Director of Law and Governance

Enquiries to : Zoe Lewis
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Despatched : 26 July 2018

Membership

Councillor Gary Poole (Chair)
Councillor Michelline Safi Ngongo (Vice-Chair)
Councillor Ben Mackmurdie

Substitute

All other members of the Licensing committee

Quorum: is 3 Councillors

Welcome : Members of the public are welcome to attend this meeting.
Procedures to be followed at the meeting are attached.



A. Formal matters	Page
1. Introductions and procedure	
2. Apologies for absence	
3. Declarations of substitute members	
4. Declarations of interest	

If you have a **Disclosable Pecuniary Interest*** in an item of business:

- if it is not yet on the council's register, you **must** declare both the existence and details of it at the start of the meeting or when it becomes apparent;
- you may **choose** to declare a Disclosable Pecuniary Interest that is already in the register in the interests of openness and transparency.

In both the above cases, you **must** leave the room without participating in discussion of the item.

If you have a **personal** interest in an item of business **and** you intend to speak or vote on the item you **must** declare both the existence and details of it at the start of the meeting or when it becomes apparent but you **may** participate in the discussion and vote on the item.

***(a) Employment, etc** - Any employment, office, trade, profession or vocation carried on for profit or gain.

(b) Sponsorship - Any payment or other financial benefit in respect of your expenses in carrying out duties as a member, or of your election; including from a trade union.

(c) Contracts - Any current contract for goods, services or works, between you or your partner (or a body in which one of you has a beneficial interest) and the council.

(d) Land - Any beneficial interest in land which is within the council's area.

(e) Licences - Any licence to occupy land in the council's area for a month or longer.

(f) Corporate tenancies - Any tenancy between the council and a body in which you or your partner have a beneficial interest.

(g) Securities - Any beneficial interest in securities of a body which has a place of business or land in the council's area, if the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body or of any one class of its issued share capital.

This applies to **all** members present at the meeting.

5. Order of Business	
6. Minutes of Previous Meeting	1 - 8

B. Items for Decision	Page and Ward
1. Greenspace, Charterhouse Square, London, EC1M 6AN	9 – 98 Bunhill
2. Hamlet Cafe, 435-437 Hornsey Road, London, N19 4DX - New Premises Licence Application	99 – 130 Tollington

3. Unit 2, 88-89 Cowcross Street, London, EC1M 6BP - New Premises Licence Application 131 – 154 Clerkenwell

C. Urgent non-exempt items

Any non-exempt items which the Chair agrees should be considered urgently by reason of special circumstances. The reasons for urgency will be agreed by the Chair and recorded in the minutes.

D. Exclusion of public and press

To consider whether, in view of the nature of the remaining items on the agenda, any of them are likely to involve the disclosure of exempt or confidential information within the terms of the Access to Information Procedure Rules in the Constitution and, if so, whether to exclude the press and public during discussion thereof.

1. The Gunners, 204 Blackstock Road, London, N5 1EN - Premises Licence Transfer and Designated Premises Supervisor Application 155 – 176 Highbury West
2. Personal Licence Relevant Convictions Section 13A of Licensing Act 2003 177 - 194

E. Urgent Exempt Items (if any)

Any exempt items which the Chair agrees should be considered urgently by reason of special circumstances. The reasons for urgency will be agreed by the Chair and recorded in the minutes.

ISLINGTON LICENSING SUB-COMMITTEES -

PROCEDURE FOR HEARING LICENSING APPLICATIONS UNDER THE LICENSING ACT 2003

INTRODUCTION

TIME GUIDE

- 1) The Chair of the Sub-Committee will open the meeting and invite all members of the Sub-Committee, Officers, the applicant and anybody making representations, including witnesses (who have been given permission to appear) to introduce themselves.
- 2) The Chair will introduce the application and draw attention to the procedure to be followed as detailed below.

CONSIDERATION OF APPLICATIONS:

N.B. The Sub-Committee have read all the papers. All parties should use this time to present a summary of their key points and not to repeat the detail already provided in the report.

- 3) **The Licensing Officer** will report any further information relating to the application or representations. Where necessary the relevant parties will respond to these points during their submissions.
- 4) **Responsible Authorities** to present the key points of their representations; and clarify any points requested by the Authority. Witnesses, given permission by the Authority, may appear. 10 mins
- 5) The Sub-Committee to question the responsible authorities on matters arising from their submission.
- 6) **Interested Parties** to present the key points of their representations; and clarify any points requested by the Authority. Witnesses, given permission by the Authority, may appear. 10 mins
- 7) The Sub-Committee to question the objectors on matters arising from their submission.
- 8) **The applicant** to present the key points of their application, address the representations and clarify any points requested by the Authority. Witnesses given permission by the Authority may appear. 10 mins
- 9) The Sub-Committee to question the applicants on matters arising from their submission.
- 10) If required, the Licensing Officer to clarify matters relating to the application and the Licensing Policy.
- 11) The Chair may give permission for any party to question another party in the order of representations given above.

CASE SUMMARIES

- 12) **Responsible Authorities**
 - 13) **Interested parties**
 - 14) **Applicant**
- 2 mins each

DELIBERATION AND DECISION

- 15) The Sub-Committee may retire to consider its decision. The Committee Clerk and Legal Officer will remain with the Sub-Committee.
- 16) If the Sub-Committee retires, all parties should remain available to provide further information or clarification.
- 17) The chair will announce their decision giving reasons and any conditions to be attached to the licence. All parties will be informed of the decision in writing.

ISLINGTON LICENSING SUB-COMMITTEES -

PROCEDURE FOR HEARING PERSONAL LICENCE APPLICATIONS UNDER THE LICENSING ACT 2003

INTRODUCTION

TIME GUIDE

1) The Chair of the Sub-Committee will invite all members of the Sub-Committee, officers, the applicant and anybody making representations to introduce themselves and advise whether they are being represented.

2) Where appropriate, the Chair will check if any witnesses (who have been given permission to appear) are present.

3) The Chair will introduce the application and draw attention to the procedure to be followed as detailed below.

4) Where the licensing authority has required further clarification in relation to the application or any representations, the Chair will ask the licensing officer to report these to the Sub-Committee and request that the relevant parties respond to these points during their oral presentations.

CONSIDERATION OF APPLICATIONS:

N.B. The Sub-Committee have read all the papers. All parties should use this time to present a summary of their key points and not to repeat the detail already provided in the report.

5) Responsible Authorities to present the key points of their representations; and clarify any points requested by the Authority. Witnesses, given permission by the Authority, may appear. 10 mins

6) The Sub-Committee to question the responsible authorities on matters arising from their submission.

7) The applicant to present their case and clarify any points requested by the Authority. Witnesses, given permission by the Authority, may appear. 10 mins

8) The Sub-Committee to question the applicant on matters arising from their submission.

9) If required, the Licensing Officer to clarify matters relating to the application and the Licensing Policy.

10) If the Sub-Committee considered it necessary, the Chair may give permission for any party to question another party in the order of representations given above and will lead a discussion on any issues arising, including any conditions which may be imposed.

CASE SUMMARIES

11) Responsible Authorities

12) Applicant

2
each

DELIBERATION AND DECISION

13) The Sub-Committee will retire to consider its decision. The Committee Clerk and Legal Officer will remain with the Sub-Committee.

14) If the Sub-Committee retires, all parties should remain available to provide further information or clarification.

15) Having considered all the evidence, the Sub-Committee will return; the legal officer will inform all parties of any further legal advice given to the Sub-Committee during deliberations; and the Chair will announce their decision giving reasons and where appropriate, any conditions to be attached to the licence. All parties will be informed of the decision in writing.

London Borough of Islington

Licensing Sub Committee A - 5 June 2018

Minutes of the meeting of the Licensing Sub Committee A held at Committee Room 4, Town Hall, Upper Street, N1 2UD on 5 June 2018 at 6.30 pm.

Present: **Councillors:** Poole (Chair), Ngongo (Vice-Chair) and Mackmurdie
Also Present: **Councillors:** Convery

Councillor Gary Poole in the Chair

- 1 **INTRODUCTIONS AND PROCEDURE (Item A1)**
Councillor Gary Poole welcomed everyone to the meeting and officers and members introduced themselves. It was noted that the procedure for the conduct of the meeting was detailed in the agenda papers.
- 2 **APOLOGIES FOR ABSENCE (Item A2)**
None.
- 3 **DECLARATIONS OF SUBSTITUTE MEMBERS (Item A3)**
None.
- 4 **DECLARATIONS OF INTEREST (Item A4)**
There were no declarations of interest.
- 5 **ORDER OF BUSINESS (Item A5)**
The order of business would be as the agenda.
- 6 **MINUTES OF PREVIOUS MEETING (Item A6)**
RESOLVED:
That the minutes of the meeting held on 13 March 2018 be confirmed as a correct record and the Chair be authorised to sign them.
- 7 **ESSEX ALTERNATIVE SUPERMARKET, 360 ESSEX ROAD, LONDON, N1 3PD - NEW LICENCE APPLICATION (Item B1)**
The Licensing Officer requested that the applicant confirm his relationship to the previous licence holder. The applicant stated that the previous licence holder was his son.

The Police advised that the applicant was the owner when the previous licence was revoked. Concern was raised that he had an awareness of how his son was running the premises and that there had been breaches to the crime and disorder and public safety licensing objectives. The Police therefore had a lack of confidence in the applicant.

Public Health raised concerns about the relationship between the owner and the previous licence holder. There had been breaches in relation to underage sales and high strength alcohol. There were also concerns about the management of the premises. Licensing policy 29 stated that where there was a history of problems, any new application should demonstrate significant signs of improvement and this was not the case.

Licensing Sub Committee A - 5 June 2018

The Licensing Authority stated that at appeal the court had decided the committee decision to revoke the previous licence was fair. Six days after this, the new application had been submitted. It was suggested that this application contained fewer conditions than the previous one which had contained conditions requested by Trading Standards officers. The officer stated that on a visit, the applicant had stated he did not know the previous licence holder, when he was now saying he was his son. There was a lack of confidence that the licensing objectives would be promoted.

The applicant, through his daughter, who was interpreting, advised that his son had made mistakes and if the applicant was given a licence, the son would not be in the premises or have any involvement in the running of the business. The applicant would employ staff who knew about alcohol licences. He understood if the committee did not wish to grant the licence due to the way the premises had previously been managed, however if that was the case, he would prefer to be given a licence so that he could sell the business. Someone had shown interest in buying the premises, but he was waiting for the applicant to receive a licence. The applicant would prefer though to be given a licence to run the business and make improvements.

The Chair asked the applicant what he understood by 'Framework Hours'. The applicant's daughter stated she did not understand the term so could not interpret.

In response to a question from the Chair as to why the hours in the application were outside those set out in policy, the applicant stated that the hours requested were the same as the previous ones.

The Chair asked the applicant how he would challenge those attempting to make underage purchases and whether he could do this in English. The applicant advised, in English, that he could ask for ID if customers looked under 25 years old.

In response to a question from the Chair about which external agency would be used to conduct test purchases at the premises every 6 months and submit the results to Trading Standards and the Licensing team as stated in the application, the applicant's daughter explained that she was unable to interpret this.

In response to a member's question, the applicant stated that at the time breaches were taking place, he was unaware of the problems. His son did not tell him until he was waiting for a court hearing.

In response to a question about how the applicant would avoid problems recurring, he advised that he was now aware of the mistakes of his son and he would make sure new members of staff were experienced and received training.

Trading Standards advised that the applicant's son had been given a licence in August 2016. Officers visited in October 2016 and offered the licensee training that was offered to all new licensees. He had said he was too busy to attend. On 8 December 2016 a test purchase was undertaken and alcohol was sold to an underage person. Training was offered again. In January 2017 another test purchase was undertaken and alcohol was sold to an underage person. The officer therefore had concerns that Challenge 25 had not been followed.

The applicant responded that he was told about training once and he had attended. He was aware of his son's mistakes and assured the committee that these would not happen again. He would make sure to get advice from officers.

Licensing Sub Committee A - 5 June 2018

In the summing up, the police representative stated that he did not have confidence before the hearing and from what had been said during the hearing, he now had even less confidence in the applicant's ability to manage the premises. Concern was raised that the applicant did not understand what the framework hours were and that he wanted a licence so he could sell the premises.

In his summing up the Licensing Authority representative stated that in the six months between the previous licence being revoked and the ceasing of trading following the appeal, the licensee could have demonstrated improvements were being made but he had not.

In his summary, the application stated that he understood the comments made and could not change the past but if the licence was granted he would change the way the premises was run in the future.

RESOLVED

That the application for a new premises licence, in respect of Essex Alternative Supermarket, 360 Essex Road, London, N1 3PD be refused.

REASONS FOR DECISION

The Sub-Committee listened to all the evidence and submissions and read all the material. The Sub-Committee reached the decision having given consideration to the Licensing Act 2003, as amended, and its regulations, the national guidance and the Council's Licensing Policy.

The Sub-Committee took into consideration Licensing Policy 29, paragraph 150 which provided that where a licence was revoked, any new application for the premises would be considered against the policy – there would be a full consideration of the applicant and the operating schedule with no assumption that a licensed premises can continue in that location.

Therefore the Sub-Committee considered Licensing Policies 4,6, 7 and 8.

The Council had adopted a special policy relating to cumulative impact in relation to shops and other premises selling alcohol for consumption off the premises. Licensing policy 4 created a rebuttable presumption that applications for the grant or variation of premises licences which were likely to add to the existing cumulative impact would normally be refused or subject to certain limitations, following the receipt of representations, unless the applicant could demonstrate in the operation schedule that there would be no negative cumulative impact on one or more of the licensing objectives.

The Licensing Sub-Committee noted the evidence of the responsible authorities regarding the impact of the premises on the licensing objectives:

- The police submitted that the application should be refused because the premises would negatively impact on the crime and disorder and public safety objectives. The applicant was the owner of the premises throughout the history of reviews and breaches of conditions. The police submitted that the applicant would have had full knowledge of the issues of concern but failed to deal with these. The application before the Sub-Committee was unchanged in its terms only substituting Mr Kurt as the applicant rather than his son.
- Public Health submitted that the history of non-compliance associated with the management of the premise raised concerns regarding access to alcohol for children and young people and the potential availability of cheap, high strength alcohol. Public Health raised concern that the premises would continue to be managed by the same owners whose licence was revoked on 6 March 2018. Public Health were also concerned that the proposed hours for the sale of alcohol were

outside the framework hours for off licences and that extended hours of sale could increase alcohol related harms. In summary, public health submitted that the granting of the licence to the premises would negatively impact on the promotion of the licensing objectives preventing public nuisance and crime and disorder.

- The Licensing Authority submitted that the previous licence was revoked as a result of significant management failures linked to repeat breaches of licence conditions and underage test purchase failures. The Licensing Authority submitted that the applicant had failed to provide any additional controls to mitigate against crime and disorder or public nuisance that might be linked to the extended hours.

The Sub-Committee noted that the applicant submitted that he was not aware of the problems at the premises at the time, he only became aware of them when they were waiting for the court hearing. The applicant submitted that he would employ new people who were experienced and who he would provide training for. However, the Sub-Committee concluded that the applicant was closely linked to the previous management of the premises and the applicant failed to demonstrate that he was aware of or understood some of the proposals set out in the operating schedule, in particular arrangements to employ an external agency to conduct training for all new staff. Additionally, the applicant when questioned, did not evidence knowledge of the authority's licensing policy and importantly in relation to this application, he was not aware of the policy's framework hours (Licensing Policy 6).

Licensing Policy 7 set out that the Licensing Authority expected the highest standards of management to be demonstrated through the operating schedule. The applicant's operating schedule did not include previous conditions suggested by Trading Standards and the applicant did not appear to be familiar with the operating schedule and did not understand some of the proposed conditions. The Licensing Sub-Committee therefore concluded that the applicant would not be able to demonstrate the high standards of management required under Licensing Policy 8.

The Licensing Sub-Committee concluded that the applicant had failed to rebut the presumption under the special policy relating to off sales of alcohol from shops. The applicant failed to demonstrate that with the granting of the premises licence there would be no negative cumulative impact on the licensing objectives to prevent crime and disorder, the protection of children from harm and public safety.

The Sub-Committee also considered the application in the context of the authority's other licensing policies. The Sub-Committee concluded that the application was also refused because the proposed hours of operation were beyond framework hours and the applicant failed to demonstrate a commitment to best practice and high standards of management and therefore the licensing objectives would not be promoted.

8 **QUALITY CHOP HOUSE, 88-90 FARRINGDON ROAD, LONDON, EC1R 3EA - PREMISES LICENCE VARIATION (Item B2)**

The licensing officer stated there had been one representation from a resident who said she was representing a Tenants and Residents' Association (TRA). The resident provided minutes from a TRA meeting which confirmed this. She was accompanied by the TRA secretary.

The licensing officer stated that two lists of timings had been received. The correct ones were as follows:

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To extend the provision of on and off sales of alcohol from 11:00 until 22:00 Monday to Friday and from 09:00 until 22:00 on Saturday and from 11:00 to 17:00 on Sunday;

To extend the opening hours from 09:00 until 22:00 on Monday to Saturday and from 10:00 until 17:00 on Sundays.

The resident explained her objection letter raised concerns about the effects on residents of cooking smells and noise issues. She had complained to staff at the premises. The TRA secretary stated that by removing Annex 2, Condition 1 and replacing it with "Consumption of alcohol on the premises shall be limited to the ground floor café area and limited to a maximum of 16 persons", the licensee was seeking to replace the cultural activity of wine tastings, with drinking. The secretary also stated that the premises was in a Cumulative Impact Zone and raised concerns about the public health impacts that would arise from increased hours. He outlined Islington and London statistics in relation to alcohol consumption and raised concern about how expanding the hours would increase the harmful effect of alcohol consumption. He suggested that there should be no licensing past 9pm.

The resident proposed that if the licence variation was granted, no supply of alcohol should be made when the Designated Premises Supervisor (DPS) was not present or where the DPS did not hold a personal licence.

The resident raised concern about bottles being put out between midnight and 2am. The licensing officer suggested that this could be from other premises which closed much later than the Quality Chophouse.

In response to a question from a member about the residents objections when the written and verbal objections focused on different points, the licensing officer reminded the committee that they should use the representation in front of them and not any new information presented to them.

The applicant explained that the Quality Chophouse business was 150 years old. There was a commitment to meeting the licensing objectives e.g. Challenge 25 was implemented, log books were kept and there was a large pool of colleagues with personal licences. The application related to the butchers/wine shop/café and not the restaurant. The applicant stated that the application had been put in following customers saying they would like the premises to serve wine in the evenings with snacks. It would not be an all night bar, alcohol would only be served with food and would not be served after 10pm. There would be 10-15 covers. Wine would cost between £4 and £10 and it was anticipated that most guests would have one or two glasses of wine each.

The applicant stated he was upset to hear about behaviour of customers in the objection but it was possible this related to other premises rather than the Quality Chophouse, particularly as some of the issues e.g. taking bottles out, seemed to be at times when the premises was closed. He considered that the level of intoxication described would not relate to the café/shop.

The applicant stated that he had tried to arrange a meeting with the resident. He added that the extractor at the restaurant was upgraded last year to the highest specification but he was happy to look at it again if there was a noise issue. He advised that the residents above the premises had not objected to the application.

The resident stated that a complaint about noise and smells had been made to the restaurant. The applicant stated that he was unaware of a formal complaint having been made. Wine tastings were currently held until 9pm and there were no problems with

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customers leaving the premises. If the licence was granted, high quality drinks would be served, customers would usually just have one or two glasses and therefore inebriation would not be a problem.

RESOLVED

- 1) That the application for a premises licence variation in respect of Quality Chop House, 88-90 Farringdon Road, London, EC1R 3EA be granted to permit -
 - a) The provision of on and off sales of alcohol from 11am until 10pm Monday to Friday and from 9am until 10pm on Saturday and from 11am until 5pm on Sunday.
 - b) The premises to be open to the public from 9am until 10pm on Monday to Saturday and from 10am until 5pm on Sundays
- 2) Annex 2, Condition 1 as detailed on page 52 of the agenda be replaced with the following
 - Consumption of alcohol on the premises shall be limited to the ground floor café area and limited to a maximum of 16 persons.
- 3) Conditions as outlined in Appendix 5 as detailed on pages 56 and 57 of the agenda shall be applied to the licence with the amendment to Condition 17 to read – “On sales of alcohol shall be served ancillary to food”.

REASONS FOR DECISION

The Sub-Committee listened to all the evidence and submissions and read all the material. The Sub-Committee reached the decision having given consideration to the Licensing Act 2003, as amended, and its regulations, the national guidance and the Council's Licensing Policy.

The Sub-Committee took into consideration Licensing Policies 2 & 3. The premises fell within the Clerkenwell cumulative impact area. Licensing policy 3 created a rebuttable presumption that applications for the grant or variation of premises licences which were likely to add to the existing cumulative impact would normally be refused following the receipt of representations, unless the applicant could demonstrate in the operation schedule that there would be no negative cumulative impact on one or more of the licensing objectives.

Under Licensing Policy 3, specifically in relation to the Clerkenwell Cumulative Impact Area, possible exceptions were set out at Paragraph 24 for applications with comprehensive operating schedules that demonstrate that there would be no negative cumulative impact on the licensing objectives; where the premises encourage people to stay in the area after work, premises were not alcohol led, proposed hours of operation consistent with framework hours and arrangements to prevent vertical drinking.

The Licensing Sub-Committee noted that the applicant acknowledged that the interested parties had raised serious matters. The applicant had taken steps to try to meet with the interested parties and had sent a letter to them via the licensing team. The Licensing Sub-Committee noted the applicant's submissions that his proposal to serve only up to 10pm and all alcohol to be served with food would address the interested parties' concerns.

The Licensing Sub-Committee concluded that the applicant would ensure the high standards of management set out under Licensing Policy 8 would be maintained and the proposal was within the framework hours set out under Licensing Policy 6. The Licensing

Sub-Committee noted that the premises was small in nature with no more than 10-15 patrons at any one time.

The Licensing Sub-Committee was satisfied that the applicant had rebutted the presumption in Licensing Policy 3 and was satisfied that there would be no negative cumulative impact on one or more of the licensing objectives.

The Licensing Sub-Committee amended Condition 17 to allow for off sales from the premises without being accompanied by the purchase of food.

9 BEST TASTE CARIBBEAN TAKE AWAY, 335 CALEDONIAN ROAD, LONDON, N1 1DW - TEMPORARY EVENT NOTICE (Item B3)

The licensing officer advised that two additional papers had been received; one from the Cally Festival team and one from the applicant who had outlined his role in the festival.

The noise officer advised that the premises was just outside the roadblock for the festival. She had visited the applicant last year with an officer from the Cally Festival team and a licensing officer. They had discussed the importance of noise control. The music system had been disrupting parts of the festival because it was so loud. The licensing officer had tried to moderate the volume but this had been unsuccessful. The noise officer was unable to put controls on the volume as there was no premises licence. The officer raised concern that there would be more disruption this year if the volume was not moderated.

The licensing officer stated that she and the applicant had controlled the noise level at first but then the noise level had risen throughout the festival even with ongoing dialogue.

Councillor Convery attended the meeting to act as a witness to the account given by the noise officer as he was there. He explained that the applicant was just outside the festival. He sold charcoal barbecued foods, soft drinks and had a sound system. There was a Caribbean flavour and his set up added to the festival atmosphere. This was the first year that a TEN application had been submitted to serve alcohol. This would mean the sound could be regulated. Councillor Convery said he wanted the Cally Festival to go well. He was happy to support the application but the volume had to be at a level which would not disrupt proceedings.

The applicant stated that he was looking forward to the festival. He provided diversity in his music and had families and friends attending. He stated that he would keep the volume low.

In response to a question from the Chair, the applicant stated that he only wanted the alcohol licence in order to sell Jamaican lager which would be poured out into cups. He said there was no link between the alcohol and noise.

In response to a question from the Chair, the applicant explained that he had a friend who had turned up the music but this year he would tell him this was the last chance for Best Taste and he would not be in control of the music.

In her summary, the noise officer said she wanted the applicant to participate but the noise had to be kept under control.

Councillor Convery suggested that a condition be added to check and set an appropriate noise level prior to the commencement of the event that would be retained throughout the event. The licensing officer advised that it was not possible to condition a TEN but the applicant could give an undertaking.

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The applicant stated that he was willing to limit the noise to a level advised by the noise team and was prepared to do his utmost to maintain.

RESOLVED

That the application for a temporary event notice in respect of Best Taste Caribbean Take Away, 335 Caledonian Road, London, N1 1DW be granted.

The applicant gave an undertaking to keep the music emanating from the premises and/or the vicinity of the premises at the level agreed by the noise team throughout the period of the TEN.

REASONS FOR DECISION

The Sub-Committee listened to all the evidence and submissions and read all the material. The Sub-Committee reached the decision having given consideration to the Licensing Act 2003, as amended, and its regulations, the national guidance and the Council's Licensing Policy.

The Licensing Sub-Committee noted that the applicant had provided regulated entertainment at the previous Cally Festival. The applicant had received advice regarding managing the noise from the sound system at his shop but the applicant failed to comply with requests to moderate the volume.

The applicant acknowledged that there were issues with the level of noise generated from his premises last year during the festival and that he would take steps this year to keep the noise levels under control.

The Licensing Sub-Committee noted that as the applicant does not hold a premises licence, the licensing authority were unable to impose conditions on the proposed TEN. However, the applicant indicated that he was willing to give an undertaking to keep the noise under control and that he acknowledged the responsibility was down to him.

The Licensing Sub-Committee noted Licensing Policy 12, paragraph 102, which stated that anyone submitting a TEN should implement appropriate measures to mitigate against the risk of the event undermining the licensing objectives. In view of the undertaking from the applicant and the submissions from the responsible authority and Councillor Convery, the Licensing Sub-Committee decided to grant the TEN.

The meeting ended at 8.30 pm

CHAIR



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

Meeting of	Date	Agenda Item	Ward(s)
Licensing Sub-Committee	07 August 2018		Bunhill

Delete as appropriate		Non-exempt
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Subject: NEW PREMISES LICENCE APPLICATION
RE: GREENSPACE, CHARTERHOUSE SQUARE, LONDON EC1M 6AN

Synopsis

- 1.1 This is an application for a new premises licence under the Licensing Act 2003.
- 1.2 The application is to allow:
 - i) The sale by retail of on sales of alcohol, provisions of live and recorded music, the provisions of plays and the provisions of films on the site from 11:00 until 22:00 Monday to Sunday.
 - ii) Opening hours, from 11:00 until 22:00 Monday to Sunday.
 - iii) Maximum of 10 events to take place in one calendar year
- 1.3 Please note, the application originally requested the above activities from 08:00 until 23:00 daily. Following discussion with the applicant and a public meeting they held with residents on 11 June, they clarified their position in relation to the application and confirmed that they only wanted 10 events on the site per year and would condition any licence granted to this effect.
- 1.4 The application was therefore amended by way of an email on 13 June 2018 to the above activities and times.

2. Relevant Representations

Licensing Authority	Yes
Metropolitan Police	Yes
Noise	Yes
Health and Safety	No
Trading Standards	No
Public Health	No
Safeguarding Children	No
London Fire Brigade	No
Local residents	Yes – 28 residents
Other bodies	Yes - One residents association

3. Background

3.1 Papers are attached as follows:-

Appendix 1: application form;

Appendix 2: amendment email;

Appendix 3: representations;

Appendix 4: suggested conditions and map of premises location.

3.2 The premises are located in the Bunhill Cumulative Impact Area. However, the terminal hour of the application complies with those recommended within the policy.

3.3 The Licensing Authority received 34 letters of representation in opposition to this application. These were from 30 local residents, Florin Court Freehold Limited (resident association) Islington Council's Noise Service, the Licensing Police, the Licensing Authority. At the time of writing the report, none of the conditions have been accepted by the applicant. However, a meeting has been arranged with the applicant and to discuss the representations and conditions.

3.4 Following the amendment to the application, and at the time of writing the report, one resident representation confirmed he was not satisfied with the application and withdrew his representation.

3.5 I can also confirm that Rep 24 has been withdrawn, as it was made in error and should have been made in respect of another application on the square.

4. Planning Implications

4.1 The Planning Service has reported there is no planning conflict in terms of established use or Conditions, nor are there any enforcement cases open in relation to the property.

5. Recommendations

- 5.1 To determine the application for a new premises licence under Section 17 of the Licensing Act 2003.
- 5.2 If the Committee grants the application it should be subject to:
- i. conditions prepared by the Licensing Officer which are consistent with the Operating Schedule (See appendix 4);
 - ii. conditions recommended by Responsible Authorities deemed appropriate by the Committee (see appendix 4); and
 - iii. any additional conditions deemed appropriate by the Committee to promote the four licensing objectives.

6. Conclusion and reasons for recommendations

- 6.1 The Council is required to consider this application in the light of all relevant information, and if approval is given, it may attach such conditions it considers appropriate to promote the licensing objectives.

Background papers:

The Council's Statement of Licensing Policy

Licensing Act 2003

Secretary of States Guidance

Final Report Clearance

Signed by

Service Director – Public Protection

Date

Received by

Head of Scrutiny and Democratic Services

Date

Report author: Licensing Service

Tel: 020 75027 3031

E-mail: licensing@islington.gov.uk

* required information

Section 1 of 21

You can save the form at any time and resume it later. You do not need to be logged in when you resume.

System reference

Not Currently In Use

This is the unique reference for this application generated by the system.

Your reference

You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.

Are you an agent acting on behalf of the applicant?

Yes No

Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.

Applicant Details

* First name

Alan

* Family name

Tyrrell

* E-mail

Main telephone number

Include country code.

Other telephone number

Indicate here if you would prefer not to be contacted by telephone

Are you:

- Applying as a business or organisation, including as a sole trader
 Applying as an individual

A sole trader is a business owned by one person without any special legal structure. Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.

Applicant Business

Is your business registered in the UK with Companies House?

Yes No

Note: completing the Applicant Business section is optional in this form.

Registration number

Business name

Carthusia Ltd

If your business is registered, use its registered name.

VAT number

 -

Put "none" if you are not registered for VAT.

Legal status

Private Limited Company

Continued from previous page...

Your position in the business

Home country

The country where the headquarters of your business is located.

Registered Address

Address registered with Companies House.

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Section 2 of 21

PREMISES DETAILS

I/we, as named in section 1, apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in section 2 below (the premises) and I/we are making this application to you as the relevant licensing authority in accordance with section 12 of the Licensing Act 2003.

Premises Address

Are you able to provide a postal address, OS map reference or description of the premises?

- Address OS map reference Description

Postal Address Of Premises

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Further Details

Telephone number

Non-domestic rateable value of premises (£)

Section 3 of 21

APPLICATION DETAILS

In what capacity are you applying for the premises licence?

- An individual or individuals
- A limited company / limited liability partnership
- A partnership (other than limited liability)
- An unincorporated association
- Other (for example a statutory corporation)
- A recognised club
- A charity
- The proprietor of an educational establishment
- A health service body
- A person who is registered under part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales
- A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England
- The chief officer of police of a police force in England and Wales

Section 4 of 21

NON INDIVIDUAL APPLICANTS

Provide name and registered address of applicant in full. Where appropriate give any registered number. In the case of a partnership or other joint venture (other than a body corporate), give the name and address of each party concerned.

Non Individual Applicant's Name

Name

Details

Registered number (where applicable)

Description of applicant (for example partnership, company, unincorporated association etc)

Continued from previous page...

Address

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Contact Details

E-mail

Telephone number

Other telephone number

* Date of birth / /
dd mm yyyy

* Nationality [Documents that demonstrate entitlement to work in the UK](#)

Add another applicant

Section 5 of 21

OPERATING SCHEDULE

When do you want the premises licence to start? 01 / 06 / 2018
dd mm yyyy

If you wish the licence to be valid only for a limited period, when do you want it to end / /
dd mm yyyy

Provide a general description of the premises

For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off- supplies you must include a description of where the place will be and its proximity to the premises.

private garden square owned by the charity and is adjacent to the Charterhouse buildings

Continued from previous page...

If 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend

Section 6 of 21

PROVISION OF PLAYS

[See guidance on regulated entertainment](#)

Will you be providing plays?

- Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

TUESDAY

Start

End

Start

End

WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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SUNDAY

Start

End

Start

End

Will the performance of a play take place indoors or outdoors or both?

- Indoors Outdoors Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

Continued from previous page...

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

plays/films/live music/recorded music/dance/late night refreshment/supply of alcohol/

State any seasonal variations for performing plays

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non standard timings. Where the premises will be used for the performance of a play at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 7 of 21

PROVISION OF FILMS

[See guidance on regulated entertainment](#)

Will you be providing films?

Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

End

Start

End

WEDNESDAY

Start

End

Start

End

Continued from previous page...

THURSDAY

Start End

Start End

FRIDAY

Start End

Start End

SATURDAY

Start End

Start End

SUNDAY

Start End

Start End

Will the exhibition of films take place indoors or outdoors or both?

Indoors Outdoors Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

State any seasonal variations for the exhibition of film

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non standard timings. Where the premises will be used for the exhibition of film at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 8 of 21

PROVISION OF INDOOR SPORTING EVENTS

[See guidance on regulated entertainment](#)

Continued from previous page...

Will you be providing indoor sporting events?

- Yes No

Section 9 of 21

PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS

[See guidance on regulated entertainment](#)

Will you be providing boxing or wrestling entertainments?

- Yes No

Section 10 of 21

PROVISION OF LIVE MUSIC

[See guidance on regulated entertainment](#)

Will you be providing live music?

- Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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End

Continued from previous page...

SUNDAY

Start

End

Start

End

Will the performance of live music take place indoors or outdoors or both?

- Indoors Outdoors Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

State any seasonal variations for the performance of live music

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the performance of live music at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 11 of 21

PROVISION OF RECORDED MUSIC

[See guidance on regulated entertainment](#)

Will you be providing recorded music?

- Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

TUESDAY

Start

End

Start

End

Continued from previous page...

WEDNESDAY

Start	<input type="text" value="08:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

THURSDAY

Start	<input type="text" value="08:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

FRIDAY

Start	<input type="text" value="08:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="08:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="08:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

Will the playing of recorded music take place indoors or outdoors or both?

- Indoors Outdoors Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

State any seasonal variations for playing recorded music

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the playing of recorded music at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 12 of 21

PROVISION OF PERFORMANCES OF DANCE

[See guidance on regulated entertainment](#)

Will you be providing performances of dance?

- Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

End

Start

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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End

SUNDAY

Start

End

Start

End

Will the performance of dance take place indoors or outdoors or both?

- Indoors Outdoors Both

Where taking place in a building or other
structure tick as appropriate. Indoors may
include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

Continued from previous page...

State any seasonal variations for the performance of dance

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the performance of dance at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 13 of 21

PROVISION OF ANYTHING OF A SIMILAR DESCRIPTION TO LIVE MUSIC, RECORDED MUSIC OR PERFORMANCES OF DANCE

[See guidance on regulated entertainment](#)

Will you be providing anything similar to live music, recorded music or performances of dance?

Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

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Start

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WEDNESDAY

Start

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THURSDAY

Start

End

Start

End

Continued from previous page...

FRIDAY

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End

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SATURDAY

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SUNDAY

Start

End

Start

End

Give a description of the type of entertainment that will be provided

see previous lists

Will this entertainment take place indoors or outdoors or both?

Indoors Outdoors Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

State any seasonal variations for entertainment

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for entertainment at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Continued from previous page...

Will you be providing late night refreshment?

- Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

End

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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SUNDAY

Start

End

Start

End

Will the provision of late night refreshment take place indoors or outdoors or both?

- Indoors Outdoors Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

Continued from previous page...

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the supply of late night refreshments at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 15 of 21

SUPPLY OF ALCOHOL

Will you be selling or supplying alcohol?

Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

End

Start

End

WEDNESDAY

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THURSDAY

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FRIDAY

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Start

End

Continued from previous page...

SATURDAY

Start

End

Start

End

SUNDAY

Start

End

Start

End

Will the sale of alcohol be for consumption:

- On the premises Off the premises Both

If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away from the premises select both.

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the supply of alcohol at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

State the name and details of the individual whom you wish to specify on the licence as premises supervisor

Name

First name

Family name

Date of birth / /

Continued from previous page...

Enter the contact's address

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Personal Licence number (if known)

Issuing licensing authority (if known)

PROPOSED DESIGNATED PREMISES SUPERVISOR CONSENT

How will the consent form of the proposed designated premises supervisor be supplied to the authority?

- Electronically, by the proposed designated premises supervisor
- As an attachment to this application

Reference number for consent form (if known)

If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.

Section 16 of 21

ADULT ENTERTAINMENT

Highlight any adult entertainment or services, activities, or other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children

Give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups etc gambling machines etc.

Section 17 of 21

HOURS PREMISES ARE OPEN TO THE PUBLIC

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

Continued from previous page...

TUESDAY

Start End

Start End

WEDNESDAY

Start End

Start End

THURSDAY

Start End

Start End

FRIDAY

Start End

Start End

SATURDAY

Start End

Start End

SUNDAY

Start End

Start End

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non standard timings. Where you intend to use the premises to be open to the members and guests at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 18 of 21

LICENSING OBJECTIVES

Describe the steps you intend to take to promote the four licensing objectives:

a) General – all four licensing objectives (b,c,d,e)

Continued from previous page...

List here steps you will take to promote all four licensing objectives together.

those using the square will have to follow strict guidelines and sign a contract to be followed at all times

b) The prevention of crime and disorder

charterhouse security are available 24/7
client will monitor the event in accordance with our contract
There will be a designated person in charge of every event

c) Public safety

There will be a designated person in charge of every event
Risk Assessment will be completed in advance of an event
client will monitor the event in accordance with our contract

d) The prevention of public nuisance

There will be a designated person in charge of every event
client will monitor the event in accordance with our contract
charterhouse security are available 24/7

e) The protection of children from harm

There will be a designated person in charge of every event
client will monitor the event in accordance with our contract
Risk Assessment will be completed in advance of an event

Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

Continued from previous page...

[Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15).

The DPS named in this application form is entitled to work in the UK (and is not subject to conditions preventing him or her from doing work relating to a licensable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)

Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name

* Capacity

* Date / /
dd mm yyyy

Once you're finished you need to do the following:

1. Save this form to your computer by clicking file/save as...
2. Go back to <https://www.gov.uk/apply-for-a-licence/premises-licence/islington/apply-1> to upload this file and continue with your application.

Don't forget to make sure you have all your supporting documentation to hand.

IT IS AN OFFENCE LIABLE TO SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED

From: Donna Birkwood [mailto: [REDACTED]]
Sent: 13 June 2018 11:20
To: Jones, Carol <Carol.Jones@islington.gov.uk>
Cc: Alan Tyrrell [REDACTED]; Burrell, Ryan [REDACTED]
Subject: RE: The Charterhouse, Charterhouse Square, Islington, London.

Dear Carol

Thank you for taking the time for a chat this morning. After discussing the points you raised, we have decided to make some alterations as below, but we will proceed with the application. If I now put this information on the blue notices today with the 12 July as the date representation must be received, is that ok?

The sale of alcohol, which may be consumed on the premises	Monday-Saturday 11:00-22:00
Recorded Music	Monday-Saturday 11:00-22:00
Live Music	Monday-Saturday 11:00-22:00
Films	Monday-Saturday 11:00-22:00
Plays	Monday-Saturday 11:00-22:00
Maximum of 10 events to take place in one calendar year	
Opening Hours 11:00 until 22:00 on the 10 occasions events are taking place.	

Best
Donna

Donna Birkwood
Clerk to the Brothers



Charity number: 207773

Rep 1

I am writing about my concerns about the granting of a new licence for all week sale of alcohol, late night refreshment, facilities for dance, recorded and live music at The Charterhouse, Charterhouse Square.

I am a resident of the [REDACTED]. This is an historic quiet square, an oasis of peace in the humdrum of the city. The amenity of residents will be affected by the granting of such a licence. There are plenty of places selling alcohol within a minute's walk on the side streets near the square. These cause a lot of noise and pavements are frequently blocked with people spilling onto the road. This is bad enough near the square but they are not actually on the square.

Our residential building is listed and single glazed. We are, therefore, affected by any increase in noise especially late at night.

When the commercialisation of the Charterhouse started, we were promised that there would be no alcohol permitted in the square. This seemed very sensible. The square is built over a medieval burial ground. More bodies were discovered during the Crossrail works. I have a problem with an alcohol licence being granted on a medieval burial site. It does not seem right to me. I strongly object.

Rep 2

To whom it concerns,

I am a resident of [REDACTED], the 1936 Art Deco building overlooking Charterhouse Square in the borough of Islington.

I write in connection with the above application for a "Premises Licence/Club Premises Certificate" for Charterhouse Square. After having examined the application I wish to OBJECT STRONGLY to this initiative.

There is simply NO WAY that this relatively small space, bounded on four sides by buildings that we residents of the square already know to be the perfect place for containing and amplifying noise, should be opened up as a site for public performances such as plays, films, live music, dance etc.- let alone opened up to such events alongside the sale and consumption of alcoholic beverages.

First and foremost, this plan should be forbidden straight away because of the noise (public nuisance) it will generate, in an area that is already under pressure, especially in the summer months, from noisy patrons of Fabric and other Smithfield- area venues. These mostly young people tend to congregate in the area around the square during the evenings and throughout the early hours of the morning.

Moreover, the numbers of such gatherings of noisy "hanger-outers" around the square are expected to increase once Farringdon opens as a Crossrail station later this year - particularly since one of the main entrances to the new station entrance will be just yards from the square.

We also get noise from students walking past, on their way to the Queen Mary University of London Campus, which opens onto the square.

To continue, there is also the risk that this type of plan will favor a certain type of night-time economy and the consequent anti-social behavior due to late night drinking as well as the crime and violence linked to it.

Also important to consider is the fact that we are talking here about what is effectively the grave of thousands of people who died of plague in the 1300s. Their suffering and deaths were considered reason enough for a group of Chartusian monks to travel here from France to establish a monastery overlooking (but important, not on top of) the spot.

Worth nothing here is that for the next more than 600 years, generations of Londoners have

continued to respect the dead plague victims of our square by refraining from building on the site, or doing anything more with it than leaving it as a natural area of trees and grass.

We understand from press reports that the Charterhouse was awarded a £1,5 million grant from the Heritage Lottery Fund in 2015, it also receives income from properties around the square that it owns. If it finds that it still needs more money, we suggest they open up more spaces on their side of the walls surrounding the square for public use.

But opening up the square garden for public events - as though it were Hyde Park, and not a mere patch of green space in one of London's most congested and urban neighbourhoods - would be wrong as it would adversely affect those of us who live here, and must NOT BE ALLOWED to go ahead.

In view of the above, I would urge the Licensing Service of Islington to refuse the application.

Sincerely

Rep 3

My name is [REDACTED] and I work evening shifts opposite Charterhouse Square I am totally against this. Profit above anything and everybody is unacceptable Please minimise the noise and the number of people standing in the square all day giving nuisance

Rep 4

Dear Sir/Madam

I refer to the application for Alcohol and Entertainment licence application for Charterhouse Square Garden, Application reference: WK/1800145000. Applicant: Alan Tyrrell, Carthusia Ltd.

I am a leaseholder in [REDACTED] [REDACTED] and I would like to object to this license application on the grounds that considering the neighbourhood it is likely to cause excessive noise, public nuisance as well as crime and disorder.

Best regards

Rep 5

Ref: Premises: Charterhouse Square (and garden within). Application reference: WK/1800145000. Applicant: Alan Tyrrell, Carthusia Ltd.

I am writing to register the views of myself and my Wife regarding the above application, and I hope that the Licensing Committee will take them in to account in making any decision.

We own and reside at [REDACTED]. Our property is at the front of [REDACTED] and directly overlooks the Garden Square, and will therefore be directly affected by the proposals being made under the above application.

Whilst we understand that some occasional and limited use of the Square for entertainment purposes is reasonable, we are strongly opposed to the granting of any license that effectively gives freedom for unlimited use of the Square for such purposes.

Whenever an event takes place, we are directly affected by the noise that results from it. Indeed, recently there have been several drinks receptions held either on the street or in the Square itself. On both occasions we were inconvenienced by both the late night noise and drunken behaviour of some of the attendees.

We are reasonable people, and would ask that the Licensing Committee to behave similarly in reaching its decision.

Regards,

Rep 6

Dear sir / madam,

Reference number: WK/180014500

I am a neighbour of the premises which are the subject of the application.

I strongly object to this application for a new premises license, especially with respect to the potential use of the garden square in the centre of Charterhouse Square. This has historically been a relatively small and quiet/peaceful garden square. The granting of the license would inevitably result in excessive outside noise and cause a disturbance for myself and the many other residents that live around the square, as well as any visitors.

This would be a major issue, as the surrounding properties (including mine) are on the square itself - and as such the gardens at the centre of the square are just a few meters away, and any external noises are already very easily audible inside the flats. Granting the license would significantly increase public nuisance and disorder. My sleep will no doubt be disturbed. It would make the area a less desirable place to live and visit. Given the nature of the applicant and its premises, I do not believe there is any practical/realistic way in which these concerns could be satisfactorily addressed or mitigated. On this basis I ask you to disallow the license.

Yours faithfully,

Rep 7

Dear Sirs,

I would prefer that the Charterhouse be given temporary event licences rather than a permanent licence.

Best regards,

Rep 8

Dear Islington Council,

As the owner of a flat in [REDACTED], Charterhouse Square I write to express my wholehearted opposition to proposed changes in the licensing and entertainment laws there. My flat overlooks the square and I do not wish to be disturbed by noise and anti-social behaviour resulting inevitably from such a proposal. The events would invariably be in temporary marquees rather than soundproofed venues and I find it wholly inappropriate to suggest such changes when a residential block overlooks the Square.

In my opinion this proposed scheme should be vetoed and other alternative sites found in non-residential areas of the City for such events.

Yours faithfully

Rep 9

Dear Sirs

I would like to register my objection to granting permission to the above application on the grounds that I wish to see retained the tranquil nature of this green oasis which contains residential properties.

Yours faithfully

Rep 10

We strongly object to the provision of a general license for the use of the Square (and Gardens within).

There already have been instances of excessive noise, the consumption of alcohol and the playing of loud music in the Gardens and the Square where the security services of the Charterhouse have not intervened and the residents of Florin Court were deprived of quiet enjoyment. The Charterhouse is well aware of the requirements for security within the Charterhouse but has shown little ability to extend this to the Gardens and the Square.

Charterhouse Square lies within a "Cumulative Impact Area" which already has an over-saturation of licensed premises for the sale of alcohol and the provision of entertainment. There is no need for the Square and Gardens to be used to increase the general availability of alcohol and entertainment.

If there are specific events which the Charterhouse wish to host in the Gardens or the Square rather than in the confines of the Charterhouse itself, then the Charterhouse is entitled to apply for a special license for each event which can then be considered on its merits.

There is no need for Gardens and Square to be turned into a permanent event location. If the Charterhouse wishes to increase its earnings from events, then these should be hosted within the Charterhouse buildings and not in the Gardens or the Square.

The location of the Gardens in Charterhouse Square is within close proximity to Florin Court which is a residential building of 124 units.

The Square has hitherto been considered as a quiet residential “garden square”.

The application indicates under paragraphs 18 and 19 that the license is to be available from 08.00-23.00 seven days a week. Both the start times and the end times will ensure disturbance and deprive residents of quiet enjoyment.

The Charterhouse has hitherto not demonstrated that it gives the long term interests of the residents and office users the necessary priority with regard to the use of the Gardens and the Square.

We are thus of the opinion that the Licensing Officer can have no confidence that the Charterhouse will maintain sufficiently high standards of surveillance and discipline necessary to avoid any disturbance.

We also understand the Square to be a burial ground. As such, it seems greatly disrespectful to party on the graves of Londoners.

Yours faithfully

Rep 11

Dear sirs

It is my understanding that the Charterhouse, under a company name Carthusia Ltd, has applied for a premises licence for the sale of alcohol and provision of entertainment in the garden of Charterhouse Square for 10 events a year **between the hours of 11am to 10pm Monday to Saturday to include the sale of alcohol, record music, live music, films, plays.**

Background

I am the owner of [REDACTED]

Unlike the other buildings around Charterhouse Square which have a lease and are tenants of The Charterhouse, Florin Court has a Deed dated 1993 which sets out the rights by which Florin Court leaseholders can use the gardens in Charterhouse Square as well as vehicular access around the square. Florin Court is expected to contribute to the maintenance of the Square. Last year we paid The Charterhouse £5,600.

If a Premises licence is granted this sets a precedent and can in future be amended to extend the licence provisions. As we know Masters of The Charterhouse come and go and there is no commitment to continue as the previous one has. I feel it is important to protect the square for the quiet enjoyment for generations to come.

Objections

I am hereby objecting to the licensing application on each of the following grounds:

1. The prevention of public nuisance;
2. The prevention of crime and disorder;
3. Public Safety; and
4. The protection of children from harm.

Past behaviour of future events

By way of example of that will happen should a licence be granted, I set forth the following:

On 21st June, the new proprietors of the café at 14 Charterhouse Square with the support of the Charterhouse, were granted a premises license for the sale of alcohol and entertainment including live music.

On Monday 25th June, the Charterhouse's architects refurbishing number 5 Charterhouse Square held a drinks party in the roadway outside number 5 with the consent of the Charterhouse (the event was co-hosted by the architects and The Charterhouse as noted on the London Festival of Architecture week website). The noise was such that various residents were disturbed by the noise and commotion created. The event blocked access to Florin Court and was finally disbanded at 10.00pm only after much noise pollution, disturbance, drunkenness, littering and anti-social behaviour.

On Wednesday evening the 26th June, the Charterhouse obtained a single licence for a private event for the PR company Hudson Sandler for a drinks reception with a marquee in the square garden. The event which ended at 8:30pm was well managed. However at previous local community meetings held by The Charterhouse, The Master had said there would be no marquees in the square and on the recent letter circulated by the Master about events that are in the calendar it was not mentioned.

On Thursday afternoon the 27th June between 12pm and 4pm another private event took place in the central section of the garden which was loud, disturbed all those in the gardens and had little supervision of the individual attendees and the alcohol they consumed. Again this caused drunkenness, noise disturbance, littering and constituted antisocial behaviour.

More regular events under licence will only lead to further examples of drunkenness, noise pollution, antisocial behaviour, litter and disturbance to children within family units of Florin Court.

Furthermore, a licence will infringe our rights as set out within the above referenced deed and the nature by which it was entered into. The garden will become an events venue whilst it ought to be preserved for the quiet enjoyment for all those who live in or around the square including without limitation those residents of Florin Court and those who will come after us.

It is clear from the results of the planning application for the bar Neo on Carthusian Street which was for a pizza restaurant, how the reality can be very different once an application is

approved. The Square will inevitably be used in future as an overspill for the Malmaison hotel events or for wedding parties for example.

Per communication to the board of Florin Court management, The Charterhouse Board of Govenors expects to hold events in the garden as part of the "opening up of The Charterhouse" remit.

In conclusion

I feel it is important that the Charterhouse acts consistent with our Deed and that the provision of such licence will contravene not only the deed but will lead to the disturbance of our rights of access and quiet enjoyment. There will be a significant increase in drunkenness, litter, noise pollution, disturbance of family units including children and the endangerment of the public and others in and around the square during licensed events.

Please confirm and acknowledge receipt of these objections.

Yours faithfully

Rep 12

Dear Islington council,

I am writing to officially make a complaint under the act of prevention of public nuisance. The Charterhouse under a company name Carthusia Ltd, has applied for a premises licence for the sale of alcohol and provision of entertainment in the garden of Charterhouse Square 10 events a year **between the hours of 11am to 10pm Monday to Saturday for the sale of alcohol, record music, live music, films, plays.**

We very strongly feel it is important to protect the square, keeping it a tranquil and peaceful place. Not only because this is residential area but for the respect of the bones that were found in the Charterhouse square that date back to the plague times. It is a well known fact that this square used to be a dumping ground for the plague and marked a very important point in history when these bones were excavated. One would not think of partying in a graveyard or on top of tomb stones, and we should adopt the same respect for the bodies of the Charterhouse Square.

The Charterhouse Square has had a number of events in the past that have never been run past any of the residents of Florin court. Completely disregarding our freedom of speech and opinions whether they be against it or other. We were not warned or asked before the events, but had to suffer the consequences of being kept up due to the noise these events bought. We have a right, as residents of Florin court, to have a say in the applications that are being put forth for these events that are looking to be held in the square. The Charterhouse is going against our rights and the deed by not approaching the residents of Florin court. We as residents feel violated, disrespected and that our freedom of speech is being completely violated by the Charterhouse to such a point that I request that the current master which

resides there Anne, be replaced. The reason that I request that she be removed from her post is:

She clearly has no respect for the residents of Florin court, as we own half of the square, it is within her interest to work with us and not against us. Until now, the interaction with her has been very unprofessional from her side and very undermining of the residents of Florin court. There has been no respect from her for the residents of Florin court.

There is no consideration of the impact that this may have on the residents of Florin court and has become a persona business venture for her. This is our home, we want to live in peace. These events can be held on the inside of the Charterhouse, where the sound will not vibrate and affect others.

There has been a violation and manipulation of the deed by the Charterhouse in that they have not once communicated with Florin court in advance of what events the Charterhouse is wanting to launch. There must be a monthly meeting where event requests are put forth to a board, with two Islington council members present. This must then be communicated to all residents of Florin court via printed paper through letter boxes, as well as notice in the lift and via email.

If there are objections from Florin court residents, then this event must be reconsidered.

There is currently no structure in place to communicate anything to the residents, we have a right to be made aware. It is then each individuals choice to do what they please with the information. By not making the residents aware, the Charterhouse are violating our rights of freedom of speech. This is also a massive disrespect to the residents and i personally feel extremely upset by this situation to the point that it has made me consider moving. Such unimportant and unnecessary events should not have such a big impact on a residents life to make them consider moving form what has been their home for the past 2 years. I have another neighbour who is also considering moving if these events are approved. Do you as Islington council believe you are doing good service to the public by making them feel like and believe that they must move home to find peace and quiet? This is not what I pay my council for. I expect support from you, and a guarantee that you will represent me and speak for me when I cannot. I need to know that I can trust my council and that you have compassion and understanding for the public. At present, I do not feel any support from you in this matter.

Please support us in denying the Charterhouse it's license for any future events to take place in the square.

I look forward to hearing from you in the near future for an acknowledgment of my complaint as well as an update on this case.

Thank you,

Rep 13

AGAINST

-CLOSE FRIEND OF ANOTHER PUB'S LANDLORD

-THERE ARE ALREADY TOO MANY PLACES SELLING ACOHOL IN THE AREA, TAKING AWAY BUSINESS FROM THE HISTORICAL AND GOOD ONES

-MY DORMITORY IS LITTERALLY AT THE BACK OF THE CHARTERHOUSE, PLEASE LET US SLEEP

-ALREADY NOW THERE ARE TOO MANY VAN DELIVERIES IN THE EARLY MORNING (FROM 6:30AM) ON A DAILY BASIS, IT WOULD BE DETRIMENTAL IF THEY STAY OPEN TILL 11:00PM EVERY SINGLE DAY OF THE WEEK

Rep 14

I wish to object to the granting of this licence.

Successive Charterhouse Masters have assured residents of Charterhouse Square that events open to the public would be kept to a minimum and I am therefore at a loss to understand why the catering manager is now applying for a blanket permission to allow use of the Square garden from 0800 to 2300, 7 days a week.

The Charterhouse garden is a quiet space in an area more than amply provided with entertainment venues of all kinds. It has its origins as a burial ground, not as a pleasure ground.

The building in which I live has 124 residential units and it is the residents of this building who would be most affected.

The Charterhouse itself has space within its private gardens in which to hold money raising events. One can only assume that the application to hold events inside the grounds is not being put forward as such events would impact on the residents within, whereas they would be protected from nuisance in Charterhouse Square garden by the barrier of the Gatehouse, Chapel and museum. The same regard is not given to the noise and nuisance to which the neighbours outside on the Square would be subjected.

I would not object to a strictly limited number of events being held within the Charterhouse Square garden but only when the Charterhouse has demonstrated it would be able adequately to monitor and police such events. The catering manager's application states only that "Charterhouse security are available 24/7" but, as far as I am aware, Charterhouse security is one Porter at the Lodge. I have seen no evidence on prior occasions that a member of staff was present who would have been able to properly police a public event of any scale. I am unconvinced by the statements, lacking any detail as they do, that "client will monitor" and "there will be a designated person in charge of every event".

I hope the application will be rejected and the peace of this not merely residential area but a truly historic open space will be respected and maintained.

Rep 15

Dear Sirs,

I am the owner of 3 apartments in [REDACTED] and live in one of them. [REDACTED] [REDACTED] is a residential building of 124 units and very closely located to the premises for which the licence application is made. I unreservedly object to the provision of a general license for the use of the square and gardens within it as foreseen in the license application.

This development, if approved, will be to the severe detriment of both residents, including children, and office workers in Charterhouse Square, specifically with regards to the activities being proposed. In its licence application, The Charterhouse has previously stated that it will make sure that the users of the square and gardens adhere to a specific code of conduct to ensure that children will be adequately protected. I have no confidence in this happening based on current (virtually empty) security and surveillance activities.

We are already suffering from rapidly increasing instances of unacceptable noise and disturbance and, based on personal experience, current security and surveillance activities are deficient/non-existent outside of the Charterhouse itself. This will only worsen in circumstances of the licence being granted, especially if the license is to be available from 08.00-23.00 seven days a week.

Furthermore, the security providers for the Charterhouse, to my knowledge, have never intervened in any incidents in Charterhouse Square. This is despite assurances that following the recent change of use it would not be detrimental to the residents and office users of Charterhouse Square. The Charterhouse assured all stakeholders that high standards of security, cleanliness and surveillance would be implemented – this is not the case. I believe that the Charterhouse demonstrates little or no regard for the best interests of neighbouring residents and office users in the Square.

I therefore urge the Licensing Officer to acknowledge that The Charterhouse has clearly demonstrated an ongoing failure to provide adequate levels of surveillance and disturbance management/controls necessary to prevent serious disturbance in the gardens and the square. Specifically with regard to alternative provision of activities within the licence application, it should be noted that neighbouring licenced premises are already creating numerous instances of public disorder and violence, almost always alcohol related and generally linked to a licenced premises with additional facilities for live/recorded music and dance. This uncontrolled and inconsiderate behaviour of the patrons already deprives Florin Court residents of reasonably expected levels of quiet enjoyment and safety. This will only be severely worsened by the granting of this licence application.

My concern are increased further by the inevitability of the desire to put on 'live events' in the gardens and the square. This requires a very proactive/hands-on entity to administer and control events. I have no confidence that, in such circumstances, the gardens and square will be adequately provided with security and surveillance services whatsoever.

Finally, Charterhouse Square is in a Cumulative Impact Area. There are already significant over provision of licensed premises for the sale of alcohol music/dance entertainment. The square and gardens should therefore not be used to increase the overall pool of availability of alcohol and entertainment. This is neither necessary nor will extending of the number of

licences premises in the general area improve matters of disturbance control in any way – it will only extend the geographical footprint of ‘problem locations’ even further.

Best regards

Rep 16

This representation is being made in my capacity as Chairman of Florin Court Freehold Limited, representing the interests of 124 residential flats in Florin Court as well as the resident of 115 Florin Court.

We strongly object to the provision of a general license for the use of the Square (and Gardens within).

The Charterhouse is pursuing a particular approach to open the Charterhouse to a wider audience. Part of this exercise included remodelling the gardens in Charterhouse Square and to make them accessible to the general public on at least 6 days a week.

The residents and Board of Florin Court were given assurances that this change of use would NOT be to the detriment of the residents and office users of Charterhouse Square and that the Charterhouse would ensure high standards of security, cleanliness and surveillance. We have now had more than a year to observe the performance of the Charterhouse in practice and the Board of Florin Court of which I am Chairman, can conclude that:

- noise and disturbance have increased considerably
- security and surveillance are lacking outside the confines of the buildings which comprise the Charterhouse itself .
- Events within the confines of the Charterhouse are more numerous and appear to be adequately managed. We have little confidence that this management can be extended into the Gardens and the Square since we believe that the primary intention is to stage “Events” in the Gardens and the Square for which very different organisation is required.
- Those activities of the Charterhouse that extend to the Square and the Gardens show a lack of regard for the best interests of neighbouring residents and office users, are inadequately managed and demonstrate inadequate regard for , and management of, security.

There already have been instances of excessive noise, the consumption of alcohol and the playing of loud music in the Gardens and the Square where the security services of the Charterhouse have not intervened and the residents of Florin Court were deprived of quiet enjoyment. The Charterhouse is well aware of the requirements for security within the Charterhouse but has shown little ability to extend this to the Gardens and the Square. Charterhouse Square lies within a "Cumulative Impact Area" which already has an over-saturation of licensed premises for the sale of alcohol and the provision of entertainment. There is no need for the Square and Gardens to be used to increase the general availability of alcohol and entertainment.

If there are specific events which the Charterhouse wish to host in the Gardens or the Square rather than in the confines of the Charterhouse itself, then the Charterhouse is entitled to apply for a special license for each event which can then be considered on its merits.

We strongly object to the provision of a general license for the use of the Gardens and the Square as foreseen in the license application.

There is no need for Gardens and Square to be turned into a permanent event location. If the Charterhouse wishes to increase its earnings from events, then these should be hosted within the Charterhouse buildings and not in the Gardens or the Square.

The location of the Gardens in Charterhouse Square is within close proximity to Florin Court which is a residential building of 124 units.

The Square has hitherto been considered as a quiet residential “garden square”.

The application indicates under paragraphs 18 and 19 that the license is to be available from 08.00-23.00 seven days a week. Both the start times and the end times will ensure disturbance and deprive residents of quiet enjoyment.

In particular, children also living in Florin Court use the square and gardens at the times foreseen in the licenses and have a right to use the gardens outside of the times the garden is closed to the public.

Children from the local school on Charterhouse Square also use the garden as their playground area in a separate arrangement with The Charterhouse during the times foreseen in the licences.

The Charterhouse has indicated in its application that it will ensure that on each occasion, the users of the Square and Gardens will be required to adhere to a specific code of conduct to ensure that children will be protected. We do not have confidence that adequate security will be maintained.

We note that the applicant is the catering manager of Carthusia Limited and is neither an officer of Carthusia Limited nor of the charity which embodies the Charterhouse. We therefore doubt that the applicant will have the authority to commit the Charterhouse to any action nor to enforce any supervision or codes of conduct.

The Charterhouse is suggesting that it will require third parties to perform in accordance with its unknown guidelines.

The Charterhouse has hitherto not demonstrated that it gives the long term interests of the residents and office users the necessary priority with regard to the use of the Gardens and the Square.

We are thus of the opinion that the Licensing Officer can have no confidence that the Charterhouse will maintain sufficiently high standards of surveillance and discipline necessary to avoid any disturbance.

Yours faithfully

Licensing Act 2003 representation pro-forma

Should you wish to comment on the licence application please use this form to help you. Please feel free to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address: The Charterhouse, Charterhouse Square, Islington, London

Your Name: [REDACTED]

Interest: NEIGHBOUR

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: [REDACTED]

Email: [REDACTED]

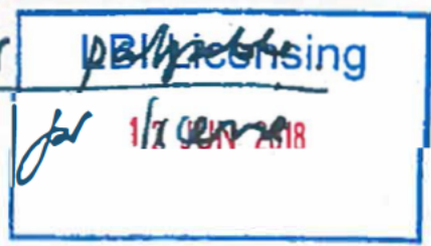
Telephone: [REDACTED]

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance The Square is peaceful it is a residential area with many families who resent this. We already suffer noise from the two bars on Charterhouse St. right behind 14 as many elderly residents.

Crime and Disorder The clubs in the surrounding streets have not quite made their way up to the square. It is smelt and drunk and the public regularly poked for drug deals etc.

to Mayor get late with any encourage this. Since the sq is open to the public till 1am now the increase in rubbish is [REDACTED] will resent the people applying for [REDACTED] DON'T LWE HERE !!



Protection of Children from Harm

Yes children living here
in the evening at the present enjoy
a relatively quiet neighbourhood.

Public Safety

— One a (use as granted, then
another, then another. we don't want
a nightmare upon the road that goes.

I wish my identity to be kept anonymous: Yes / No

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

[Empty box for explanation of anonymity request]

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: _____

Date: _____

8-Me 2018.

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR
or send by email to: licensing@islington.gov.uk



Should you wish to comment on the licence application please use this form to help you.
Please feel free to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address: The Charterhouse, Charterhouse Square, Islington, London

Your Name: _____

Interest: RESIDENT

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: _____

Email: _____

Telephone: _____

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

I understand that the site in question will become a pub. Charterhouse Square has always been a quiet area for residence & for the nearby school. ~~It is~~ Introducing a pub where loud music and dance will disrupt this. ~~Further if hot food is served outside the premises it will leave waste and make~~

Crime and Disorder

the area small back for residents and kids.

Dependent on opening hours, if the venue is opened past 10/11pm, this could fuel drunk behaviour & alcohol related crime ~~and~~ towards residents heading home from work or other activities.

Indeed I on Fridays drink lunch hours there are drinkers work parties, this could result in crime towards children that play in the square.

Protection of Children from Harm

There is a school in the square. As mentioned above, it is not desirable for children to have to play in an area with a pub, and further drunken behaviour could cause harm to the school children.

Public Safety

As mentioned above, ~~drunk~~ alcohol related crimes could be committed or vandalism heading here from work. Further, broken glass from the pub could injure those walking through the square (residents or not). This is particularly

I wish my identity to be kept anonymous:

Yes

dangerous as a lot of the paths are washed.

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

[Empty box for explanation of anonymity request]

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: 

Date: 7/06/2018

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR

or send by email to: licensing@islington.gov.uk

Protection of Children from Harm

children also may be at risk. There is a primary school in Charterhouse St. and those children often use Charterhouse Sq. for playing during lunch time.

Public Safety In general, the safety of people living and working in Charterhouse Sq. can be highly affected, as a result of school consumption and noise, but no mention the risk of disturbing illicit activities.

I wish my identity to be kept anonymous: Yes / No

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

[Empty box for explanation of anonymity request]

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: [Redacted]

Date: 9/6/2018

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR
or send by email to: licensing@islington.gov.uk



11 July, 2018

Licensing Service
London Borough of Islington
222 Upper Street (3rd floor)
London N1 1XR

To whom it concerns,

I'm a resident of [REDACTED], the 1936 Art Deco building overlooking Charterhouse Square in the borough of Islington, and I wish to register my **very strong objection – AGAIN** – to the application for a “Premises Licence/Club Premises Certificate” for Charterhouse Square.

(Request for a Premises Licence or Club Premises Certificate,
No. WK/180014500)

As I pointed out in my first objection letter last month, there is simply *NO WAY* that this relatively small space, bounded on four sides by buildings that we residents of the square already know to be a perfect amphitheatre for containing and amplifying noise, should be opened up as a site for public performances such as plays, films, live or recorded music, dance etc.

Let alone should it be opened up to such events alongside the sale and consumption of alcoholic beverages!

I am aware of the Charterhouse's claims that their events will be no big deal, all over and done by 10pm, and they're talking of closing the gates to the square (closest to their own windows, it should be noted!)

This doesn't wash over here, I'm afraid. We who live here – and I've been here 12 years, though I will leave if this goes through (I'm a renter, so I can) – know better.

What's more, though your list of reasons we're allowed to mention for not permitting this project doesn't allow us to object over the question of whether an institution that is supposed to be the custodian of the memory of the history of the area should be the first organisation in six centuries to finally propose to “make use” of this graveyard, otherwise left in peace until now, it is nevertheless the elephant in the room of this discussion.

What we are talking about here is effectively the grave of thousands of people who died of plague in the 1300s. Their suffering and deaths were considered reason enough for a group of Carthusian monks to travel here from France to establish a monastery overlooking (but importantly, **not on top of**) the spot.

Then, for the next more than 600 years, generations of Londoners have continued to respect the dead plague victims of our square by refraining from building on the site, or doing anything more with it than leaving it as a natural area of trees and grass.

(Below is a well-known engraving of the square, said to be from 1770, which shows how little changed the square was even until recently, when new paths were added to what had been a single path, stretching from the southeast to northwest corner.)



But, keeping to your list of reasons we're allowed to object, first and foremost, this plan should be vetoed straightaway because of the noise ("public nuisance") it will generate, in an area that is already under severe pressure, especially in the summer months, from noisy patrons of Fabric and other Smithfield-area venues.

These mostly young people tend to hang out in the area around the square during the evenings and throughout the early hours of the morning.



Not only do they typically shout, sometimes play loud music, and otherwise generally cause noise and commotion, but they oftentimes may be seen urinating into the garden through its railings.

(This is not to suggest that we are keen to see a "weekend urinal" installed here, like the one they sometimes put up by the intersection of Charterhouse and St John streets (see photo, left).

To be sure, the recent removal of the parking spaces that used to line the square has helped bring down the noise level in the appropriately-named “wee hours” somewhat (fewer people coming into the square to retrieve their cars and drive home), the numbers of such gatherings of noisy hanger-outers beneath our windows are expected to increase once Farringdon opens as a Crossrail station later this year (and becomes one of the UK’s busiest train hubs) – particularly since one of the main entrances to the new station entrance will be just yards from the square.

If you come by here of a summer’s evening, you’ll notice that the entrance to Florin Court is a natural, cobble-stoned, softly-lit “piazza”, with an inviting staircase on which to sit, or gather in front of.

Meanwhile, we understand from press reports that the Charterhouse was awarded a £1.5 million grant from the Heritage Lottery Fund in 2015; it also receives income from properties around the square that it owns. If it finds that it still needs more money, we suggest they open up more spaces on **their** side of the walls surrounding the square for public use.

(They also have rooms with roofs, so there is simply NO NEED AT ALL for marquees and tents, like the one they erected the other day in the square...how unnecessary. In a city full of roofed buildings, which typically come complete with electricity, plumbing, seats and so on, do we really need tents on our too-few precious patches of grassy public spaces?)

For example, they might offer more rooms and buildings within the Charterhouse’s grounds to the commercial rental market than they now do – this is a widespread income generator for many convents and monasteries in Europe.

That way, **any noise or disturbance would be theirs to either endure or address**, rather than inflicting it on us, for their gain.

I’ve also heard some people grumbling that a charity, which the Charterhouse is, which is looking to raise revenue, should possibly not be so aggressively looking to lure customers from businesses in the neighbourhood that don’t enjoy its tax breaks.

In other words, a glass of wine sold inside the square, on which no tax is paid, could mean one less glass of wine being sold in a Farringdon pub, and thus a few pence less in tax for the Treasury.

I don’t think anyone is suggesting that the Farringdon pubs are going to go out of business because of the Charterhouse’s decision to go into the business of entertaining on a grand scale, but it does seem a bit wrong.

Again, if they MUST do it, why not inside their own walls? I've been inside, there are lots of open spaces in there. Also nice rooms for events. What's more, they could easily arrange an entrance on Clerkenwell Road – now just a big, high brick wall – which would take the noise of their commercial enterprises well away from the square.

But opening up the square garden for public events on the scale proposed – as though it were Hyde Park, and not a relatively small patch of green space in one of London's most congested neighbourhoods – **would be utterly and completely wrong, and must not be allowed to go ahead.**

One final point. I come from the US. I grew up in suburbia, in towns where the oldest building was a Victorian house, possibly. I even went to Methodist churches, founded by a former pupil of the Charterhouse School, John Wesley (how cool is that?)

Coming from that background, it is utterly beyond my understanding why this country fails to appreciate its history; and why it is rushing to destroy special spaces like this square. (Also all the historic buildings that have been razed recently for Crossrail; and that new building that totally obliterates the view of St Paul's dome, which we used to see from Florin Court. Now you can't even see it from the roof, which you used to.)

Again, this isn't on your list of reasons to approve or disapprove of a premises licence, but then, that's probably the problem –, and symptomatic of the reason so many special buildings and places are being lost in this country.

Sincerely,

A large black rectangular redaction box covering the signature area.

(see attachments below)



Charterhouse Square at lunchtime, full of people enjoying the open space, grass and trees. What it SHOULD BE FOR!!!!

Rather than, please, this:



Below are some examples of what I would argue is toe-curlingly tasteless use of open public spaces in an area of historic and architectural importance, and beauty: these were photographed in Paternoster Square, beneath dome of St Paul's Cathedral, during the summer two years ago (a time when it was thronged with foreign tourists).

Here we see how a property owner/developer's desire to maximise its property assets can result in a truly eyebrow-raising juxtaposition of tat next to something (St Paul's) that many people in the rest of the world would say it never should be allowed anywhere near.



Pop-up 'crazy golf'



TV, with lawn chairs arranged in front, and brandishing advertisements for Mitchum anti-perspirant (“Great moments in life make you sweat”). That building in the background is St Paul’s Cathedral...

Licensing Act 2003 representation pro-forma

Should you wish to comment on the licence application please use this form to help you. Please feel free to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address: The Charterhouse, Charterhouse Square, Islington, London

Your Name: _____

Interest: RESIDENT

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: _____

Email: _____

Telephone: _____

Please comment on the licensing objectives below relevant to your concerns or observations you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

I am concerned that the ^{outdoor} square will be used for many events, & the noise & inconvenience will not keep it as a quiet area - I am not objecting to events indoors at

Crime and Disorder

the Charterhouse

LBI Licensing
12 JUN 2018

Protection of Children from Harm

Public Safety

I wish my identity to be kept anonymous: Yes **No**

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

[Empty box for explanation]

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: 

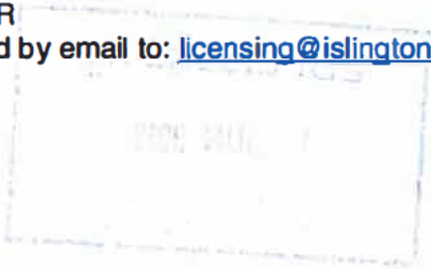
Date: 27/6/18

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR

or send by email to: licensing@islington.gov.uk



Licensing Act 2003 representation pro-forma

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Premises Name and address: The Charterhouse, Charterhouse Square, Islington, London

Your Name: _____

Interest: _____

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: _____

Email: _____

Telephone: _____

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

this is a quiet residential area - though much disturbed recently by Crossrail construction - and should remain so - precious in central London.
Crossrail will already bring more people, but passing through. The area is not lit well and this may already cause disruption so more would not be welcome

Crime and Disorder

more people, bad lighting, noise from "events" and drink all cause crime + disorder
and does desecrating graves (a sacred place) count as a crime! London is proud of its history and the plague victims uncovered recently prove this areas long history - and also its link to the monasteries of the middle ages.

I am unclear about two things

- Is this the "square" only outdoors or does it include the other spaces owned by the Charterhouse, eg the coffee shop buildings + the building on the west side of the square
- Late night refreshment says 8:0 - 23:0 so I assume they are NOT applying for a licence 1/21 JUST 2018 but only til 11.0 (bad enough!)

Protection of Children from Harm

the square is used as the playground of The Charterhouse Sq. School - young children 'cavort' on the grass - with large public events with alcohol they will find broken glass, condoms, etc + dare I say it, play where men have "relied" themselves

Public Safety

Where does the continuing quiet (for central London) life of the residents come into this. I assume the Charterhouse is doing it for L&E and maybe even their residents will be disturbed + object. They own lots of land + buildings in a quiet oasis + they should find way to "exploit" it without ruining the area + changing it totally. their historic improvement

I wish my identity to be kept anonymous: ~~Yes~~ / No ^{if the square was wonderful.} **this is AWFUL!**

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

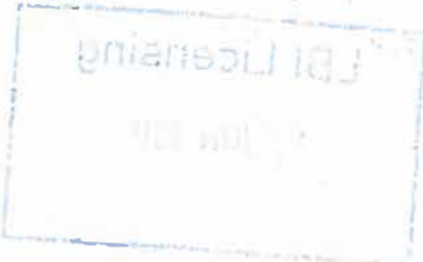
Signature: _____

Date: _____

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR
or send by email to: licensing@islington.gov.uk



Licensing Act 2003 representation pro-forma

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Please feel free to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address The Charterhouse, Charterhouse Square, Islington, London EC1.

Your Name [REDACTED]

Interest: Resident

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: [REDACTED]
EC1

Email: [REDACTED]

Telephone [REDACTED]

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

Charterhouse Square is an ancient quiet, leafy cobbled Square. It should be kept that way and not run the risk of disturbance by outside drinkers blocking the Square, causing noise and drinking in the new gardens. Now open (at times) to the general Public.

Please remember this is a largely residential area with a very high percentage of elderly residents. There are already very many licensed establishments within very close proximity to the Square. The Public's need is very well catered for.

LBI Licensing
07 JUN 2018

Crime and Disorder

Could well flow for the reasons mentioned above and below.

Protection of Children from Harm

There is an infant school opposite. The children use the Square during school time. Regardless of attempts to stop customers from so doing, it is obvious alcohol etc will be taken into the gardens where the children are.

Public Safety Alcohol and open grassed areas where people can sleep, sit and urinate and do other unmentionables do not mix well. Certainly with children close by.

I wish my identity to be kept anonymous No –

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

[Empty box for providing reasons for anonymity]

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature _____

Date_Tuesday 6th June 201

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London N1 1XR

or send by email to:

licensing@islington.gov.uk

Licensing Act 2003 representation pro-forma

Should you wish to comment on the licence application please use this form to help you.
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Premises Name and address: The Charterhouse, Charterhouse Square, Islington, London

Your Name: _____

Interest: RESIDENT

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: _____

Email: _____

Telephone: _____

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance Charterhouse Sq already suffers from noise at night due to the array of local licensed premises. Frequent noise, singing & confrontation occur already. These are usually confined to the South side but an additional bar on the North would spread the issue. There have also been occasions when unruly groups have congregated outside access points of Florin Court. Florin Court has a Grade II listed facade with single glazed windows exacerbating noise concerns. Meanwhile, I note that at least two licensed premises nearby lie vacant (The Charterhouse & The Localist)

Crime and Disorder

There are already many incidences of antisocial behaviour around the square including frequent fights. This is likely to be exacerbated.

LBI Licensing

06 JUN 2018

Protection of Children from Harm

Broken glass is a blight on the Square and bottles have occasion-ally been thrown in to the park in the middle. As the park is also the playground for the Charterhouse Square School and Nursery, the danger to children is clear. The addition of a licensed premises to the North of the Square may well worsen this issue

Public Safety

I wish my identity to be kept anonymous: Yes / No

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

I do not know the names and home addresses of the applicants and see no reason why they should be in possession of information that is not reciprocated

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: _____

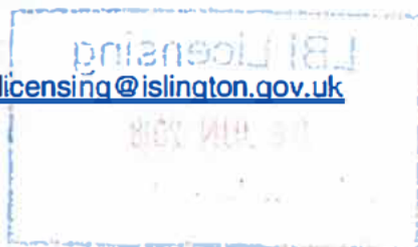
Date: 5.6.14

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR

or send by email to: licensing@islington.gov.uk






 Licensing Service,
 London Borough of Islington
 3rd Floor
 222 Upper Street
 London N1 1XR
 12 June 2018

Ref: THE CHARTERHOUSE - APPLICATION RELATING TO "CHARTERHOUSE SQUARE" **

We wish to make an OBJECTION to this application.

This all-encompassing application from THE CHARTERHOUSE seeks permission for:

- The sale of alcohol 8 AM to 11PM
- Late Night refreshment 8 AM to 11PM - Hot Food or drink (11PM – 5AM)
- Facilities for Dance 8 AM to 11PM
- Recorded Music 8 AM to 11PM
- Live Music 8 AM to 11PM
- Films 8 AM to 11PM
- Plays 8 AM to 11PM
-

Monday to Sunday, SEVEN days a week, all year round.

The prospect of such a range of activities being conducted in the above timeframe (maximum 15 hours daily - from Monday to Sunday) undoubtedly has the potential to alter radically the special character and quality of this historic Square, which lies at the heart of a unique [Conservation Area](#).

Surely, given the recent re-development of rooms within the Charterhouse, there are sufficient venues within the main building (and immediate grounds) for hosting entertainment related and revenue engendering events, without needing to use the Square.

CUMULATIVE IMPACT AREA

Charterhouse Square and the recently re-landscaped gardens it encompasses, fall within the Borough of Islington's "Cumulative Impact Area".

There are already three licensed premises in nearby Carthusian Street – the Sutton Arms pub, Erebus Bar & Lounge, and across the road there's the NEO late night bar which has been the subject of a series of complaints (made to the City of London) over the past seven years by local residents.

On the north side of the Square, in terms of licensed premises, there is the Malmaison Hotel (and Cocktail Bar), and just beyond the western edge of the Square there's the Fox & Anchor, The Vestry (incl. cocktails), Be At One Bar, and the Smithfield Tavern (re-opening in six weeks time).

In addition to those noted above, the Charterhouse's Café application for a separate alcohol licence is currently being considered by [Islington Council's Licensing Service](#)

There are certainly more than enough venues in the immediate vicinity for the consumption of alcohol.

Should this licence application be approved, there is the danger that the numbers of people attending the events on the Square could impact on current levels of “public safety”. Additional traffic and taxis can only add to the existing pollution problem if the Square is to be regularly used as a venue for the range of activities listed in the application.

The application refers to the Charterhouse security being available “24/7” but all indications to date are that this existing small team of staff may not be sufficient in number to deal with additional demands on their services, nor properly qualified with relevant specialized experience. There is the question of whether their existing skill-set is sufficient to deal with the demands of special events or managing crowd control.

There’s also the question of noise and disturbance caused by the events, which would cause a “public nuisance”, together with the matter of rubbish generated by such events and how this will be dealt with.

At present there are very few provisions for rubbish in the Square and gardens, and bags of rubbish around the Square are already an ongoing problem, sometimes remaining for days at a time (mostly since the garden Square re-opened).

There are children living in our building, as well as in Florin Court, not to mention the 200 children who attend the Charterhouse Square School, and this needs to be taken into consideration.

Events held in the Square have already caused noise and disturbance, calling for a degree of tolerance on our part, given that “it’s the Charterhouse”, plus the assurance that these were isolated events.

However, given that this licence application opens-up the prospect of a wide-ranging series of activities (anytime between 8AM and 11PM, with the possibility of “Late Night Refreshments”) we are inevitably left with no choice but to **object** to this application.

This historic Square created by monks is also a plague pit cemetery which should be allowed to retain its dignity, peace and tranquility rather than be turned into a venue for events.

Yours sincerely,

██████

██████

** Our objection relates to the Licence Application listed below:

Licence Type	Premises Licence
Application Date	16th May 2018
Representations By	13th June 2018
Status	New Waiting Issue

Representation

Operating Schedule

Activities	Plays Films Live Music Recorded Music Facilities for Dance Late Night Refreshment Alcohol Cons. ON Premises
Location	Ground Floor
Max Number	
	Hours
Sunday	08:00 - 23:00
Monday	08:00 - 23:00
Tuesday	08:00 - 23:00
Wednesday	08:00 - 23:00
Thursday	08:00 - 23:00
Friday	08:00 - 23:00
Saturday	08:00 - 23:00

Islington Council website link:

http://planning.islington.gov.uk/Northgate/Online/EGov/Licence_Registers/StdDetails.aspx?PT=&TYPE=LicenceRegistersFullDetailsPK&PARAM0='WK/180014500'&PARAM1=0&XSLT=/Northgate/SiteFiles/Skins/Islington//xslt/Licensing/LicenceRegistersDetails.xsl&FT=Licence%20Details&LAYOUT=UE&DAURI=EGov

Licensing Act 2003 representation pro-forma

Should you wish to comment on the licence application please use this form to help you. Please feel free to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address: The Charterhouse, Charterhouse Square, Islington, London

Your Name: [REDACTED]

Interest: RESIDENT

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: [REDACTED]
[REDACTED]
[REDACTED]

Email: [REDACTED]

Telephone: [REDACTED]

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

Crime and Disorder
DRUNKEN MAN

LBI Licensing
12 JUN 2018

Protection of Children from Harm

TOO MUCH NOISE

Public Safety

I wish my identity to be kept anonymous: Yes / No

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

[Empty box for explanation]

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: _____

Date: 4th JUNE

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR

or send by email to: licensing@islington.gov.uk

Licensing Act 2003 representation pro-forma

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You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address: The Chateaux, Chateaux Square, Islington, London

Your Name: [REDACTED]

Interest: RESIDENT'S BOYFRIEND

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: [REDACTED]

Email: [REDACTED]

Telephone: [REDACTED]

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

ALREADY NOW TOO NOISY
THEY LEAVE ALL CHAIRS AND TABLES
OUTSIDE AT NIGHT, SHOWING A LAZYNES
IN PREVENTING NOISE AND DRUNK PEOPLE
SITTING THERE ALL NIGHT

Crime and Disorder

THE SQUARE IS A QUIET PLACE,
SERVING ALCOHOL WILL NOT HELP,
SCREAMING AND LOUD BEHAVING ARE
ASSURED

Protection of Children from Harm

Public Safety

I wish my identity to be kept anonymous: Yes / No

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

I ALREADY EXPOSED MYSELF IN OTHER COMPLAINTS WITH THE CHARTERHOUSE

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address

Signature: 

Date: 21/1/18

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR
or send by email to: licensing@islington.gov.uk

2003 representation pro-forma

To comment on the licence application please use this form to help you. Please do not forget to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please refer to the guidance notes for further advice).

Premises Name and address: The Charterhouse, Charterhouse Square, Islington, London

Your Name: [Redacted]

Interest: RESIDENT

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: [Redacted]

Email: [Redacted]

Telephone: [Redacted]

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

Excessive noise (see attachment) in what should be a quiet corner of peace in London

Crime and Disorder

Drinking will exacerbate antisocial behaviour

LBI Licensing
13 JUN 2018

Protection of Children from Harm

Public Safety

I wish my identity to be kept anonymous: Yes No

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

[Empty box for explaining the reason for anonymity]

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: _____

Date: 12/10/19

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR

or send by email to: licensing@islington.gov.uk



10 June, 2018

Licensing Service
London Borough of Islington
222 Upper Street (3rd floor)
London N1 1XR

To whom it concerns,

I'm a resident of , the 1936 Art Deco building overlooking Charterhouse Square in the borough of Islington, and I wish to register my **very strong objection** to the application for a "Premises Licence/Club Premises Certificate" for Charterhouse Square.

There is simply *NO WAY* that this relatively small space, bounded on four sides by buildings that we residents of the square already know to be a perfect amphitheatre for containing and amplifying noise, should be opened up as a site for public performances such as plays, films, live or recorded music, dance etc. – let alone opened up to such events alongside the sale and consumption of alcoholic beverages.

First and foremost, this plan should be vetoed straightaway because of the noise ("public nuisance") it will generate, in an area that is already under pressure, especially in the summer months, from noisy patrons of Fabric and other Smithfield-area venues. These mostly young people tend to congregate in the area around the square during the evenings and throughout the early hours of the morning.

The numbers of such gatherings of noisy hanger-outers around the square are expected to increase once Farringdon opens as a Crossrail station later this year (and becomes one of the UK's busiest train hubs) – particularly since one of the main entrances to the new station entrance will be just yards from the square.

We also get noise from students walking past, on their way to the Queen Mary University of London campus, which opens onto the square.

Also important to consider is the fact that we are talking here about what is effectively the grave of thousands of people who died of plague in the 1300s. Their suffering and deaths were considered reason enough for a group of Carthusian monks to travel here from France to

establish a monastery overlooking (but importantly, not on top of) the spot.

Worth noting here is that, for the next more than 600 years, generations of Londoners have continued to respect the dead plague victims of our square by refraining from building on the site, or doing anything more with it than leaving it as a natural area of trees and grass.

(Below is a well-known engraving of the square, said to be from 1770, which shows how little changed the square was even until recently, when new paths were added to what had been a single path, stretching from the southeast to northwest corner.)



We understand from press reports that the Charterhouse was awarded a £1.5 million grant from the Heritage Lottery Fund (part of a £4.2 million award) in 2015; it also receives income from properties around the square that it owns. If it finds that it still needs more money, we suggest they open up more spaces on **their** side of the walls surrounding the square for public use.

But opening up the square garden for public events – as though it were Hyde Park, and not a mere patch of green space in one of London’s most congested and urban neighbourhoods – would be wrong, as it would adversely affect those of us who live here, and must not be allowed to go ahead.

Sincerely,

[Redacted signature]

Flat No.

[Redacted flat number]

Licensing Act 2003 representation pro-forma

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Please feel free to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address : **The Charterhouse (and garden within) Charterhouse Square, Islington, London** _____

Application reference WK/1800145000. Applicant Alan Tyrrell, Carthusia Ltd.

Your Name: _____

Interest: Resident _____

—

Your Address: _____

EC1M 6EX _____

Email: _____

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

Evidence from current practice shows that security and surveillance are lacking outside the confines of the Charterhouse buildings at number 15.

I myself have had to report alcohol use and excessive noise in Charterhouse Square on a Sunday afternoon to the porter/security guard at The Charterhouse who showed no concern regarding the public nuisance and alcohol consumption despite alcohol use being prohibited in the square and which contravenes The Charterhouse's own rules for use of the square.

Builders working at number 5 Charterhouse Square which is also own owned by The Charterhouse frequently drink alcohol in the Charterhouse Square garden or around the perimeter edge of the garden when it is closed and have being do so since The Charterhouse started the building project some 6+months ago. There has been no intervention to prevent this from happening.

I therefore do not have confidence that the proposed license holder has the authority nor the resources to control the increase in public nuisance that would arise from the granting of the license.

The premises is located in the Bunhill and Clerkenwell Cumulative Impact Area. Granting a license will only add to the disturbance myself and other local residents face from outside drinkers blocking pavements, noise from customers drinking outside and noise when arriving and leaving premises. The area has an 'after work hours' culture so the impact is the greatest between 5pm to 10pm. The area also has late night venues and the impact from these is greatest when customers arrive around 11:30pm/midnight and when they leave from 2am to 7am.

I therefore object to the granting of a premises license.

Crime and Disorder

Security and surveillance are lacking in the open space that is Charterhouse Square and Garden.

The change 12 months ago from electric lighting to gas lighting around Charterhouse Square has resulted in the area being very dimly lit. There have been incidents of drug use, drug selling, alcohol use and nitrous oxide (laughing gas) use.

The re-positioning of the garden railings and the road gates to Charterhouse Square has created a new pedestrianised area which has encouraged the gathering by customers of, on their way to, or leaving other licensed premises in the neighbourhood. This has resulted in street drinking, illegal parking, littering and increased noise levels which are already negatively affecting the residents of Charterhouse Square.

I therefore do not have confidence that the proposed license holder who is an employee of the catering company contracted by The Charterhouse, has the authority nor the resources to control crime and disorder that would arise from the granting of the license.

Protection of Children from Harm

There is a school, The Charterhouse Square School at number 40 Charterhouse Square for children aged 3 to 11 years. An amenity of the school, as listed on their website, is the use of the Charterhouse Square garden. This is used as their play area during the intended times of the license.

Children resident or visiting the local area also use the Charterhouse Square and garden at weekends during the times of the proposed license.

School groups from outside the area also visit the Learning Centre at The Charterhouse, 15 Charterhouse Square which is accessed via the garden and square during the times of the proposed license. They also use the garden after their visit to the Learning Centre which I am witness to now at 12:43pm on the 13th June 2018.

The security and surveillance are lacking outside the confines of the Charterhouse buildings at number 15. Local residents have themselves been asked by The Charterhouse to "encourage visitors not to smoke and drink in the square".

I therefore do not have confidence that the proposed license holder who is an employee of the catering company contracted by The Charterhouse, has the authority or the resources to protect children from harm.

Public Safety

Security and surveillance are lacking outside the confines of the Charterhouse buildings at number 15. The area is dimly lit and there are areas where people can congregate resulting in anti-social behaviour. There are many elderly residents living both in The Charterhouse itself and Florin Court. The premises license would increase the number of people drinking outside their home, street drinking, blocking entrance ways and walkways. Traffic would also be increased to the premises both on the roadway and within the square itself which does not have an adequate traffic management system for the intended entertainment activities applied for under the license.

I wish my identity to be kept anonymous No –

From: [REDACTED]
Sent: 13 June 2018 19:25
To: Licensing <Licensing@islington.gov.uk>
Subject: Premises application Charterhouse Square WK/1800145000. Applicant: Alan Tyrrell, Carthusia Ltd.

Date: 13/06/2018

To: licensing@islington.gov.uk

Re: Premises Name and address: The Charterhouse (and garden within) Charterhouse Square, Islington, London

Application reference: WK/1800145000.

Applicant: Alan Tyrrell, Carthusia Ltd.

This representation is being made in my capacity as a Director of Florin Court Management Limited which represents the interests of 124 residential flats in Florin Court, 6-9 Charterhouse Square, Islington.

We strongly object to the provision of a premises license for the use of Charterhouse Square (and Gardens within).

The reason for the objection is that it will contribute to alcohol induced crime and disorder, public nuisance and fails to protect children from harm.

The location of Charterhouse Square and the gardens (the premises) is within close proximity to Florin Court which is a residential building of 124 units. The Square has hitherto been considered as a quiet residential "garden square".

The location of the premises is also located by a school for 3-11 year olds and the garden square (the premises) is used by the children on weekdays as their playground.

The location of the premises is within a "Cumulative Impact Area" which already has an over-saturation of licensed premises for the sale of alcohol and the provision of entertainment. There is no benefit to the area to be gained from the granting of a license because the area already has a diverse mix of premises providing a wide variety of entertainment, arts and cultural activities, business, employment and career opportunities.

Moreover it would be irresponsible for the Square and Gardens which is an open space with a low railing on all sides, to be used to increase the general availability of alcohol and entertainment in an area where there is already a high concentration of street drinking, noise and disturbance from office workers drinking outside licensed premises after 5pm, disturbance from late night entertainment venues, noise from special entertainment events, littering, the blocking of pavements, drug use, urinating in public.

The premises is not structurally suitable and there is no facility to control noise nor to prevent alcohol being passed from the premises to underage drinkers.

The application indicates under paragraphs 18 and 19 that the license is to be available from 08.00-23.00 seven days a week. Both the start times and the end times will ensure disturbance and deprive residents of quiet enjoyment.

Since the garden in Charterhouse Square was opened up for public use during day time hours 6 days a week:

- noise and disturbance have increased
- security and surveillance are lacking outside the confines of the buildings which comprise the Charterhouse itself at number 15 Charterhouse Square.
- Those activities that extend to the Square and the Gardens show a lack of regard for the best interests of neighbouring residents and office users, and demonstrate inadequate regard for, and management of, security.

If there are specific events which the Charterhouse wish to host in the Gardens or the Square rather than in the confines of the Charterhouse itself, then the Charterhouse is entitled to apply for a special license for each event which can then be considered on its merits.

The applicant for the premises license however is not The Charterhouse but would appear to be an employee of Carthusia Ltd. and is neither an officer of Carthusia Limited nor of the charity which embodies the Charterhouse. We therefore doubt that the applicant will have the authority to commit

the Charterhouse to any action nor to enforce any supervision, security or codes of conduct as referred to in section 18.

The applicant has indicated in the application that it will ensure that on each occasion, the users of the Square and Gardens will be required to adhere to a specific code of conduct to ensure that children will be protected. We do not have confidence that adequate security will be maintained.

The applicant is suggesting that it will require third parties to perform in accordance with its unknown guidelines.

There already have been instances of excessive noise, the consumption of alcohol and the playing of loud music in the Gardens and the Square where the security porter based within The Charterhouse at 15 Charterhouse Square has not intervened and the residents of Florin Court were deprived of quiet enjoyment. The Charterhouse is well aware of the requirements for security within the Charterhouse but has shown little ability to extend this to the Gardens and the Square.

We have no confidence that the applicant will maintain sufficiently high standards of surveillance and discipline necessary to enforce and adhere to Islington's licensing objectives and would ask that you reject this application for a premises license.

[Redacted]

Director

Florin Court Management Limited

[Redacted]

Licensing Act 2003 representation pro-forma

Should you wish to comment on the licence application please use this form to help you. Please feel free to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address: The Charterhouse, Charterhouse Square, Islington, London

Your Name: [REDACTED]

Interest: NEIGHBOR

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: [REDACTED]

[REDACTED]

Email: [REDACTED]

Telephone: [REDACTED]

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance

NOISE, ECHO, DRUNK, LOUD MUSIC,
NOISY EVENING FOOTBALL
NO PEACE TILL 11.00PM

Crime and Disorder

VOMIT, URINE CLOSE TO MY BUILDING



Protection of Children from Harm

Public Safety

I wish my identity to be kept anonymous: Yes / No

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: 

Date: 3 JUNE 2018

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London
N1 1XR

or send by email to: licensing@islington.gov.uk

Licensing Authority Representation: Licensing Act 2003

Application: Green Space, Charterhouse Square, London EC1

I am submitting a representation on behalf of the Licensing Authority with respect to the new application for the above premises to permit the sale of alcohol, which may be consumed on the premises, Recorded Music, Live Music, Films and Plays from 11:00 until 22:00 Monday to Saturday for a maximum of 10 events to take place in one calendar year.

The grounds for the representation are:

- Public nuisance
- Public Safety
- Prevention of Crime and Disorder

Licensing Policy Considerations

<i>Licensing Policy 2</i>	<i>Location, cumulative impact and saturation</i>
<i>Licensing Policy 3</i>	<i>Cumulative impact policy areas</i>
<i>Licensing Policy 7</i>	<i>The operating schedule</i>
<i>Licensing policy 21</i>	<i>Public nuisance</i>
<i>Licensing Policy 22</i>	<i>Noise associated with licensable activities</i>
<i>Licensing Policy 25</i>	<i>Dispersal policies</i>

Issues of Concern

1. The application does not detail the way in which it is to be run. It only states that the licence will not cover more than 10 events per year. The application does not detail any of the following, whether the premises will be used for private or public events, the nature of those events, numbers of attendees at the events, security arrangements, Health and Safety assessments, fire risk assessments, sanitary provisions, emergency provisions or the dispersal of customers. The application does not detail how noise will be contained and controlled or how it is proposed to stop people attending the events creating a nuisance to nearby properties.
2. The Licensing Authority is concerned that the application has been made with such little detail and would like to know the provisions for the above matters and how the proposed premises licence holder will promote the four licensing objectives.
3. The premises are located within the Clerkenwell Cumulative Impact policy area. The onus is on the applicant to demonstrate that these premises will not add to the cumulative impact. The policy is not absolute and the circumstances of each application will be considered on its merits. Applicants will be expected to comprehensively demonstrate why a new or varied licence will not add to the cumulative impact.
4. There are some exceptions to the Clerkenwell Cumulative Impact Policy and the applicant will need to demonstrate that the application falls within these exceptions.

5. However, as the application stands, the Licensing Authority remains concerned that these matters have not been addressed.
6. The Licensing Authority feels that adding robust conditions to the premises licence, if granted, will alleviate the Licensing Authorities concerns as to the management of the premises.
7. Prior to the hearing the Licensing Authority requests that the applicant produces a draft operating plan, including general risk assessment, fire risk assessments, crowd management plan, noise management plan and a travel management plan for a proposed event.
8. If the applicant isn't able to produce any document for presentation at the Licensing committee hearing, then the application should be refused.
9. If the applicant can produce documentation to support the application and demonstrate they could promote the licensing objectives, then the application could be granted with all the conditions set out below attached to the licence.

Recommendation

In order to promote the licensing objectives, it is recommended that this application is granted with the suggested conditions below;

1. The premises licence holder shall consult with the Licensing Authority and the Licensing Police 28 days prior to any event taking place under this licence.
2. The applicant shall also work closely with the Responsible Authorities to ensure the safe running of any events.
3. Unless otherwise agreed with Police Licensing Team the licence holder or event management for shall employ specialised event security for each licensable event; full detail of the number of SIA security, hours and roles at the event shall be specified in a separately produced crowd management plan. This plan shall be submitted to the Licensing Police and Council's Licensing Team for approval prior to event.
4. An incident log shall be kept on the premises and shall be made available on request to an authorised officer.
5. No alcohol shall be permitted off the premises.
6. Challenge 25 shall be operated at the licensed bars.
7. In the event that a serious assault is committed on the premises (or appears to have been committed) the management will immediately ensure that:
 - The police (and, where appropriate, the London Ambulance Service) are called without delay;
 - All measures that are reasonably practicable are taken to apprehend any suspects pending the arrival of the police;
 - The crime scene is preserved so as to enable a full forensic investigation to be carried out by the police; and
 - Such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises.
8. A detailed event operating plan shall be produced which outlines all the safety and emergency procedures for the events held in the park.

9. The licence holder shall produce a risk assessment in line with the requirements of HSE event safety guide (Green guide), this risk assessment including a final site plan submitted to appropriate scale, shall be submitted to Council's Safety Advisory Group for approval at least 28 days prior to the licence taking effect.
10. All drinks shall be served in plastic containers.
11. The licence shall fully comply with the requirements of the Fire Regulatory Reform Order 2005.
12. Unless otherwise agreed with the Council Licensing team, a full operating plan, including general risk assessment, fire risk assessments, crowd management plan, noise management plan and a travel management plan shall be submitted to Council's Safety Advisory Group or an affiliate group of its members for approval prior to the licence taking effect.
13. The licensee shall appoint a suitably qualified and experienced noise control consultant to the approval of the licensing authority no later than 20 working days before the event.
 - i. The consultant shall liaise between all parties including the licensee, promoter, sound system supplier, sound engineer and licensing authority on all matters relating to noise control prior to and during the event.
 - ii. The consultant shall submit a noise control plan to the Council's Noise Team at least 15 working days before the event.
 - iii. If necessary, the noise consultant shall carry out a noise survey of the area, including identifying the nearest noise sensitive premises, background noise levels at the quietest time periods the event is planned for, the likely sources of noise and sound levels measured at 1 metre from the source of the noise and identify methods of noise attenuation to prevent noise nuisance to the nearest noise sensitive premises.
14. No amplification shall be used at the event unless the noise control plan has been implemented to the reasonable satisfaction of the Noise Team.
15. The licensee shall comply with any noise control requirements attached to the Licensing Authority's written consent that are submitted to the Licensee within 10 working days of the planned licensable event.
16. Posters to be displayed in a prominent position in and around the park at least seven days in advance to notify park users of forthcoming events. The information should also be displayed on the Council's website. The applicant and the organisers of the event should ensure that their contact details are available on the posters and the Council's website. These contact details should be available before and during the event.
17. A challenge 25 policy shall be operation at all times. A refusal log shall be maintained at the premises and shall be made available to an authorised officer on request.
18. A personal licence holder shall be on the premises at all times that alcohol is available for sale.
19. Where person under the age of 16 are permitted at any time a lost children policy shall be place, this policy shall be incorporated into the festival operating plan produced for approval at the Council Safety Advisory Group or an affiliate group of its members.



Jan Hart - Service Director
jan.hart@islington.gov.uk
020 7527 2949

12 July 2018

**Islington Licensing Authority
Licensing Act 2003**

REPRESENTATION FORM FROM RESPONSIBLE AUTHORITIES

Responsible Authority Environmental Protection

Your Name	Anne Brothers	
Job Title	Noise Liaison Officer	
Postal and email address	222 Upper Street, London N1 1XR anne.brothers@islington.gov.uk	
Contact telephone number	020 7527 3047	
Name of the premises you are making a representation about	Suttons Hospital	
Address of the premises you are making a representation about	The Charterhouse, Charterhouse Square.	
Which of the four licensing Objectives does your representation relate to?	Yes Or No	Please detail the evidence supporting your representation. Or the reason for your representation. Please use separate sheets if necessary
To prevent public nuisance	Yes	<p>This application is for an open square to hold events involving Plays, Films, Live Music, Recorded Music, Facilities for Dance, Sale of Alcohol outside in the square. The opening hours applied for are from 08:00 – 18:00 but the entertainments and sale of alcohol applied for are until 23:00.</p> <p>There are residential dwellings in close proximity to the area applied for. Therefore Pollution team objects to this application unless the following noise conditions are fully complied with in order to prevent public nuisance.</p>
Suggested conditions that could be added to the licence to remedy your representation or other suggestions you would like the Licensing Sub Committee to take into account. Please use separate sheets where necessary and refer to checklist.	<ul style="list-style-type: none"> 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, which may include the installation of a noise limiting device, 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, prior to the premises being used for entertainment. Upon completion of the above survey, the premises licence shall include the maximum sound levels permitted at the premises to the satisfaction of the Pollution Team. The 	

maximum sound levels quoted on the premises licence shall replace the above condition.

- The premises shall be fully compliant with the Technical Guidance issued to acoustic consultants. Copy attached.
- Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties.
- Noise generating entertainment shall not be provided in outside areas after 18:00 hours.
- In the event of a noise complaint relating to amplified sound substantiated by authorised officers the licensee shall reduce all levels of amplified sound at the premises to the lower levels quoted on the premises licence until such works are carried out to contain sound to the satisfaction of the Pollution Team.
- There shall be no collections of refuse or between the hours of 23:00 – 08:00 and at no time on Sundays or Bank Holidays.
- There shall be no deliveries or loading or unloading of vehicles between 8pm and 8am, Mondays to Saturdays, and no deliveries on Sundays or Bank Holidays.
- In the event of a noise complaint substantiated by authorised officers, the licensee shall reduce all levels of amplified sound until such works are carried out to contain sound and re-assess sound levels at the premises to the satisfaction of the Pollution Team.
- Exterior lighting shall be directed away from residential properties.
- The licensee shall develop a Noise Management and Dispersal Policy to control noise coming from the venue, including people noise, and to control noise from customers either congregating outside or leaving the area. The Noise Management and Dispersal Policy shall be agreed with the Council's Licensing Authority and be reviewed and revised periodically or after incidences to ensure that public nuisance is prevented from occurring.

Signed:

Anne Brimers

Date: 8 June 2018

Please return this form along with any additional sheets to: Licensing Support Team,
Public Protection, 222 Upper Street, London N1 1XR or email to
licensing@islington.gov.uk

**This form must be returned within the Statutory Period. For more details
please check with the Licensing Support Team on 020 7527 3031**

From: LicensingPolice
Sent: 22 May 2018 10:35
To: [REDACTED] Jones, Carol <Carol.Jones@islington.gov.uk>
Cc: Lane, Terrie <Teresa.Lane@islington.gov.uk>; LicensingPolice <LicensingPolice@islington.gov.uk>; Burrell, Ryan <Ryan.Burrell@islington.gov.uk>; adam.peace@met.police.uk
Subject: RE: Premises Licence Application: Suttons Hospital, The Charterhouse, Charterhouse Square, Islington, London.

Dear Sir/Madam.

Many thanks for your application regarding the above premises.

Please accept this e-mail as my initial representation.

As you will be aware, police hold responsibility for ensuring that with any application the local authorities licensing objectives are adhered to, and that proposals do not invite any heightened risk or likelihood of crime, disorder or anti-social behaviour.

To that end we have 4 standard conditions which we expect to see added to such applications. These conditions should not affect your intended use or operating policy in any way and should be considered as good practice:

- 1) In the event that crime or serious disorder is, or appears to have been, committed on the premises, the management will immediately ensure that:
 - (a) The police and, where appropriate, the London Ambulance Service, are called immediately;
 - (b) As far as is safe and reasonable practicable, all measures will be taken to apprehend any identified suspects pending the arrival of the police;
 - (c) As far as is safe and reasonable practicable, all measures will be taken to preserve any identified crime scene pending the arrival of the police;
 - (d) Any and all appropriate measures are taken to fully protect the safety of all persons present on the premises at all times during operating hours..

- 2) An incident log shall be kept at the premises, and made available on request to the police or an authorised officer, which will record:
 - (a) Any and all allegations of crime or disorder reported at the venue
 - (b) Any and all complaints received by any party
 - (c) Any faults in the CCTV system
 - (d) Any visit by a relevant authority or emergency service
 - (e) Any and all ejections of patrons
 - (f) Any and all seizures of drugs or offensive weapons
 - (g) Any refusal of the sale of alcohol

With regard to the 3rd element - CCTV - obviously I am sensitive to the fact that this licence is to cover an open space and as such common sense needs to be employed with regard to given conditions. I would invite a condition worded as follows:

- 3) CCTV shall be installed, operated, and maintained, to function all times that the premises is open for licensable activities.
Said CCTV will comply with the following criteria:

- (a) At any stage when alcohol sales are occurring on the premises, i.e at a permanent bar or pop up structure, at least 1 camera will be aimed at that location to provide a full length image of persons purchasing alcohol.
 - (b) The licensee will ensure that the system is checked every two weeks to ensure that the system is working properly and that the date and time are correct.
 - (c) A record of these checks, showing the date and name of the person checking, will be kept and made available to the police or other authorised officer on request;
 - (d) The Police will be informed if the system will not be operating for longer than one day of business for any reason;
 - (e) The system will record in real time and recordings will be date and time stamped;
 - (f) At all times during operating hours, there will be at least 1 member of staff on the premises who can operate the system sufficiently to allow Police or authorised Council officers to view footage on request.
 - (g) Recordings will be kept for a minimum of 31 days and downloaded footage will be provided free of charge to the police or other authorised officers on request (subject to the Data Protection Act 1998) within 24 hours of any request.
- 4) The premises will employ a proof of age policy, such as challenge 25, and all staff engaged in the sale of alcohol will be fully trained in its content. Only approved forms of photographic ID (ie passport or UK driving licence) will be accepted.

Further to the above mandatory conditions, could you offer some clarification to the following:

- With regard to operating hours I note that you have applied for alcohol on-sales 0800-2300 but are only applying to open said premises from 0800-1800. Is this your intention, as it would render the final 5 licensed hours unusable?
- What is the intended use of the space? Will events be run employing pop-up bars/marquees etc etc? Obviously I have attempted to employ a general CCTV condition to cover this but should your intended use suggest a different approach/solution I would welcome a discussion.

It might be useful to speak to you, preferably on site, to discuss such matters further. I have cc'd in your LBI licensing officer Carol Jones in this correspondence and will speak to her at my first opportunity with a view to us perhaps arranging a time and date to meet you. In the mean-time please give consideration to our mandatory conditions and reply by return e-mail with your agreement to the 4 points as worded.

Very best regards,
Adam.

PC Adam Peace
Islington Police Licensing Officer
Environment & Regeneration
Islington Council
222 Upper Street, London, N1 1XR

Email: adam.peace@islington.gov.uk / licensingpolice@islington.gov.uk The information in this message is confidential and may be legally privileged. It is intended solely for the addressee. Access to this message by any other person is not permitted. If you are not the intended recipient, any disclosure, copying, distribution or any action taken or omitted to be taken in reliance on it, is prohibited and may be unlawful.

Please help save resources by not printing this e-mail if you can avoid it, and by using recycled paper

Police suggested conditions – Not agreed at the time of writing the report

1. In the event that crime or serious disorder is, or appears to have been, committed on the premises, the management will immediately ensure that:

- (a) The police and, where appropriate, the London Ambulance Service, are called immediately;
- (b) As far as is safe and reasonable practicable, all measures will be taken to apprehend any identified suspects pending the arrival of the police;
- (c) As far as is safe and reasonable practicable, all measures will be taken to preserve any identified crime scene pending the arrival of the police;
- (d) Any and all appropriate measures are taken to fully protect the safety of all persons present on the premises at all times during operating hours.

2. An incident log shall be kept at the premises, and made available on request to the police or an authorised officer, which will record:

- (a) Any and all allegations of crime or disorder reported at the venue
- (b) Any and all complaints received by any party
- (c) Any faults in the CCTV system
- (d) Any visit by a relevant authority or emergency service
- (e) Any and all ejections of patrons
- (f) Any and all seizures of drugs or offensive weapons
- (g) Any refusal of the sale of alcohol

3. CCTV shall be installed, operated, and maintained, to function all times that the premises is open for licensable activities.

Said CCTV will comply with the following criteria:

- (a) At any stage when alcohol sales are occurring on the premises, i.e at a permanent bar or pop up structure, at least 1 camera will be aimed at that location to provide a full length image of persons purchasing alcohol.
- (b) The licensee will ensure that the system is checked every two weeks to ensure that the system is working properly and that the date and time are correct.
- (c) A record of these checks, showing the date and name of the person checking, will be kept and made available to the police or other authorised officer on request;
- (d) The Police will be informed if the system will not be operating for longer than one day of business for any reason;
- (e) The system will record in real time and recordings will be date and time stamped;
- (f) At all times during operating hours, there will be at least 1 member of staff on the premises who can operate the system sufficiently to allow Police or authorised Council officers to view footage on request.
- (g) Recordings will be kept for a minimum of 31 days and downloaded footage will be provided free of charge to the police or other authorised officers on request (subject to the Data Protection Act 1998) within 24 hours of any request.

4. The premises will employ a proof of age policy, such as challenge 25, and all staff engaged in the sale of alcohol will be fully trained in its content. Only approved forms of photographic ID (ie passport or UK driving licence) will be accepted.

Noise Team suggested conditions – Not agreed at the time of writing the report

5. 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, which may include the installation of a noise limiting device, 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, prior to the premises being used for entertainment.

6. Upon completion of the above survey, the premises licence shall include the maximum sound levels permitted at the premises to the satisfaction of the Pollution Team. The sound levels quoted on the premises licence shall replace the above condition.

7. The premises shall be fully compliant with the Technical Guidance issued to acoustic consultants. Copy attached.

8. Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties.

9. In the event of a noise complaint relating to amplified sound substantiated by authorised officers the licensee shall reduce all levels of amplified sound at the premises to the lower levels quoted on the premises licence until such works are carried out to contain sound to the satisfaction of the Pollution Team.

10. There shall be no collections of refuse or between the hours of 23:00 - 08:00 and at no time on Sundays or Bank Holidays.

11. There shall be no deliveries or loading or unloading of vehicles between 8pm and 3am, Mondays to Saturdays, and no deliveries on Sundays or Bank Holidays.

12. In the event of a noise complaint substantiated by authorised officers, the licensee shall reduce all levels of amplified sound until such works are carried out to contain sound and re-assess sound levels at the premises to the satisfaction of the Pollution Team.

13. Exterior lighting shall be directed away from residential properties.

14. The licensee shall develop a Noise Management and Dispersal Policy to control noise coming from the venue, including people noise, and to control noise from customers either congregating outside or leaving the area. The Noise Management and Dispersal Policy shall be agreed with the Council's Licensing Authority and be reviewed and revised periodically or after incidences to ensure that public nuisance is prevented from occurring.

Licensing Authority suggested conditions – Agreed with the applicant

15. The premises licence holder shall consult with the Licensing Authority and the Licensing Police 28 days prior to any event taking place under this licence.

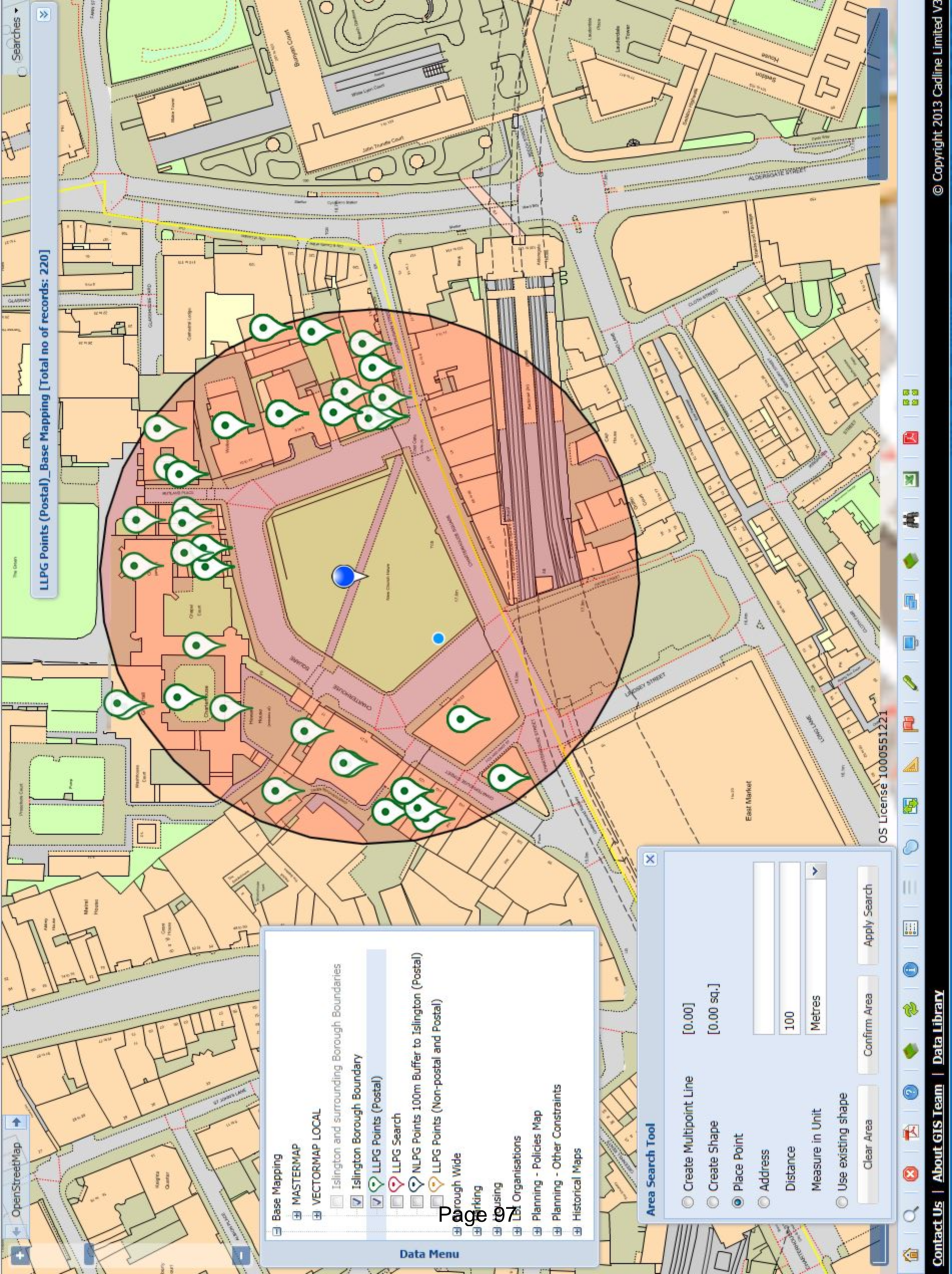
16. The applicant shall also work closely with the Responsible Authorities to ensure the safe running of any events.

17. Unless otherwise agreed with Police Licensing Team the licence holder or event management for shall employ specialised event security for each licensable event; full detail of the number of SIA security, hours and roles at the event shall be specified in a separately produced crowd management plan. This plan shall be submitted to the Licensing Police and Council's Licensing Team for approval prior to event.
18. An incident log shall be kept on the premises and shall be made available on request to an authorised officer.
19. No alcohol shall be permitted off the premises.
20. Challenge 25 shall be operated at the licensed bars.
21. In the event that a serious assault is committed on the premises (or appears to have been committed) the management will immediately ensure that:
 - The police (and, where appropriate, the London Ambulance Service) are called without delay;
 - All measures that are reasonably practicable are taken to apprehend any suspects pending the arrival of the police;
 - The crime scene is preserved so as to enable a full forensic investigation to be carried out by the police; and
 - Such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises.
22. A detailed event operating plan shall be produced which outlines all the safety and emergency procedures for the events held in the park.
23. The licence holder shall product a risk assessment in line with the requirements of HSE event safety guide (Green guide), this risk assessment including a final site plan submitted to appropriate scale, shall be submitted to Council's Safety Advisory Group for approval at least 28 days prior to the licence taking effect.
24. All drinks shall be served in plastic containers.
25. The licence shall fully comply with the requirements of the Fire Regulatory Reform Order 2005.
26. Unless otherwise agreed with the Council Licensing team, a full operating plan, including general risk assessment, fire risk assessments, crowd management plan, noise management plan and a travel management plan shall be submitted to Council's Safety Advisory Group or an affiliate group of its members for approval prior to the licence taking effect.
27. The licensee shall appoint a suitably qualified and experienced noise control consultant to the approval of the licensing authority no later than 20 working days before the event.
 - i. The consultant shall liaise between all parties including the licensee, promoter, sound system supplier, sound engineer and licensing authority on all matters relating to noise control prior to and during the event.
 - ii. The consultant shall submit a noise control plan to the Council's Noise Team at least 15 working days before the event.
 - iii. If necessary, the noise consultant shall carry out a noise survey of the area, including identifying the nearest noise sensitive premises, background noise levels at the quietest time periods the event is planned for, the likely sources of noise and sound levels measured at 1 metre from the source of the noise and identify methods of noise attenuation to prevent noise nuisance to the nearest noise sensitive premises.

28. No amplification shall be used at the event unless the noise control plan has been implemented to the reasonable satisfaction of the Noise Team.
29. The licensee shall comply with any noise control requirements attached to the Licensing Authority's written consent that are submitted to the Licensee within 10 working days of the planned licensable event.
30. Posters to be displayed in a prominent position in and around the park at least seven days in advance to notify park users of forthcoming events. The information should also be displayed on the Council's website. The applicant and the organisers of the event should ensure that their contact details are available on the posters and the Council's website. These contact details should be available before and during the event.
31. A challenge 25 policy shall be operation at all times. A refusal log shall be maintained at the premises and shall be made available to an authorised officer on request.
32. A personal licence holder shall be on the premises at all times that alcohol is available for sale.
33. Where person under the age of 16 are permitted at any time a lost children policy shall be place, this policy shall be incorporated into the festival operating plan produced for approval at the Council Safety Advisory Group or an affiliate group of its members.

Suggested conditions of approval consistent with the operating schedule

34. There shall be a contract in place with all event organisers. All organisers will need to abide by the conditions of the contract.
35. There will be a designated person in control of every event.
36. A risk assessment will be completed in advance of every event.



LLPG Points (Postal) Base Mapping [Total no of records: 220]

Data Menu

- Base Mapping
- MASTERMAP
- VECTORMAP LOCAL
- Islington and surrounding Borough Boundaries
- Islington Borough Boundary
- LLPG Points (Postal)
- LLPG Search
- NLPG Points 100m Buffer to Islington (Postal)
- LLPG Points (Non-postal and Postal)
- Porough Wide
- Parking
- Housing
- Lb1 Organisations
- Planning - Policies Map
- Planning - Other Constraints
- Historical Maps

Area Search Tool

- Create Multipoint Line [0.00]
- Create Shape [0.00 sq.]
- Place Point
- Address
- Distance
- Measure in Unit
- Use existing shape

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

Meeting of	Date	Agenda Item	Ward(s)
Licensing Sub-Committee	7 th August 2018		Tollington

Delete as appropriate		Non-exempt
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Subject: PREMISES LICENCE NEW APPLICATION
RE: HAMLET CAFÉ, 435-437 HORNSEY ROAD, LONDON, N19 4DX

1. Synopsis

- 1.1 This is an application for a new premise licence under the Licensing Act 2003.
- 1.2 The new application is to allow:
 - The sale by retail of alcohol, on supplies only, Mondays to Sundays from 10:00 until 22:00; and
 - The premises to be open to the public, Mondays to Sundays from 06:00 until 22:30.

2. Relevant Representations

Licensing Authority	No
Metropolitan Police	No: Conditions agreed
Noise	No
Health and Safety	No
Trading Standards	No
Public Health	No

Safeguarding Children	No
London Fire Brigade	No
Local residents	Yes: Four in opposition and One in Support
Other bodies	No:

3. Background

3.1 Papers are attached as follows:

Appendix 1: application form;

Appendix 2: representations;

Appendix 3: suggested conditions and map of premises location.

4. Planning Implications

4.1 None

5 Recommendations

5.1 To determine the application for a new premises licence under Section 17 of the Licensing Act 2003.

5.3 If the Committee grants the application it should be subject to:

i. conditions prepared by the Licensing Officer which are consistent with the Operating Schedule (see appendix 3)

ii. any conditions deemed appropriate by the Committee to promote the four licensing objectives.(see appendix 3)

6 Conclusion and reasons for recommendations

6.1 The Council is required to consider this application in the light of all relevant information, and if approval is given, it may attach such conditions as appropriate to promote the licensing objectives.

Background papers:

The Council's Statement of Licensing Policy

Licensing Act 2003

Secretary of States Guidance

Final Report Clearance

Signed by


Service Director – Public Protection

25 July 2018
Date

Received by

Head of Scrutiny and Democratic Services

Date

Report author: Licensing Service

Tel: 020 75027 3031

E-mail: licensing@islington.gov.uk

* required information

Section 1 of 21

You can save the form at any time and resume it later. You do not need to be logged in when you resume.

System reference

This is the unique reference for this application generated by the system.

Your reference

You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.

Are you an agent acting on behalf of the applicant?

- Yes
 No

Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.

Applicant Details

* First name

* Family name

* E-mail

Main telephone number

Include country code.

Other telephone number

- Indicate here if the applicant would prefer not to be contacted by telephone

Is the applicant:

- Applying as a business or organisation, including as a sole trader
 Applying as an individual

A sole trader is a business owned by one person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby.

Continued from previous page...

Address

* Building number or name	<input type="text"/>
* Street	<input type="text"/>
District	<input type="text"/>
* City or town	<input type="text" value="LONDON"/>
County or administrative area	<input type="text"/>
* Postcode	<input type="text"/>
* Country	<input type="text" value="United Kingdom"/>

Agent Details

* First name	<input type="text" value="KENAN"/>
* Family name	<input type="text" value="KARA"/>
* E-mail	<input type="text" value="info@advancepl.co.uk"/>
Main telephone number	<input type="text"/>
Other telephone number	<input type="text"/>

Include country code.

Indicate here if you would prefer not to be contacted by telephone

Are you:

- An agent that is a business or organisation, including a sole trader
 A private individual acting as an agent

A sole trader is a business owned by one person without any special legal structure.

Agent Business

Is your business registered in the UK with Companies House? Yes No

Note: completing the Applicant Business section is optional in this form.

Registration number	<input type="text" value="10544520"/>
Business name	<input type="text" value="ADV PLANING LIMITED"/>
VAT number	<input type="text" value="-"/> <input type="text" value="NONE"/>
Legal status	<input type="text" value="Private Limited Company"/>
Your position in the business	<input type="text" value="DIRECTOR"/>
Home country	<input type="text" value="United Kingdom"/>

If your business is registered, use its registered name.

Put "none" if you are not registered for VAT.

The country where the headquarters of your business is located.

Continued from previous page...

Agent Registered Address

Address registered with Companies House.

Building number or name	UNIT 17 ASHLEY HOUSE,
Street	ASHLEY ROAD
District	TOTTENHAM HALE
City or town	LONDON
County or administrative area	
Postcode	N17 9LZ
Country	United Kingdom

Section 2 of 21

PREMISES DETAILS

I/we, as named in section 1, apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in section 2 below (the premises) and I/we are making this application to you as the relevant licensing authority in accordance with section 12 of the Licensing Act 2003.

Premises Address

Are you able to provide a postal address, OS map reference or description of the premises?

- Address OS map reference Description

Postal Address Of Premises

Building number or name	HAMLET CAFÉ & RESTAURANT, 435-437
Street	HORNSEY ROAD
District	
City or town	LONDON
County or administrative area	
Postcode	N19 4DX
Country	United Kingdom

Further Details

Telephone number	
Non-domestic rateable value of premises (£)	21,250

Section 3 of 21

APPLICATION DETAILS

In what capacity are you applying for the premises licence?

- An individual or individuals
- A limited company / limited liability partnership
- A partnership (other than limited liability)
- An unincorporated association
- Other (for example a statutory corporation)
- A recognised club
- A charity
- The proprietor of an educational establishment
- A health service body
- A person who is registered under part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales
- A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England
- The chief officer of police of a police force in England and Wales

Confirm The Following

- I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities
- I am making the application pursuant to a statutory function
- I am making the application pursuant to a function discharged by virtue of Her Majesty's prerogative

Section 4 of 21

INDIVIDUAL APPLICANT DETAILS

Applicant Name

Is the name the same as (or similar to) the details given in section one?

- Yes No

If "Yes" is selected you can re-use the details from section one, or amend them as required. Select "No" to enter a completely new set of details.

First name

Family name

Is the applicant 18 years of age or older?

- Yes No

Continued from previous page...

Current Residential Address

Is the address the same as (or similar to) the address given in section one?

If "Yes" is selected you can re-use the details from section one, or amend them as required. Select "No" to enter a completely new set of details.

- Yes No

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Applicant Contact Details

Are the contact details the same as (or similar to) those given in section one?

If "Yes" is selected you can re-use the details from section one, or amend them as required. Select "No" to enter a completely new set of details.

- Yes No

E-mail

Telephone number

Other telephone number

* Date of birth

* Nationality [Documents that demonstrate entitlement to work in the UK](#)

Add another applicant

Section 5 of 21

OPERATING SCHEDULE

When do you want the premises licence to start? / /
dd mm yyyy

If you wish the licence to be valid only for a limited period, when do you want it to end / /
dd mm yyyy

Provide a general description of the premises

For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off- supplies you must include a description of where the place will be and its proximity to the premises.

The premises is a cafe/restaurant.

Continued from previous page...

Opening hours: Monday to Sunday 06:00 to 22:30

The alcohol will be served with food only.

CCTV is already in place

Fire smoke detectors and fire exit are already provided.

If 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend

Section 6 of 21

PROVISION OF PLAYS

[See guidance on regulated entertainment](#)

Will you be providing plays?

- Yes No

Section 7 of 21

PROVISION OF FILMS

[See guidance on regulated entertainment](#)

Will you be providing films?

- Yes No

Section 8 of 21

PROVISION OF INDOOR SPORTING EVENTS

[See guidance on regulated entertainment](#)

Will you be providing indoor sporting events?

- Yes No

Section 9 of 21

PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS

[See guidance on regulated entertainment](#)

Will you be providing boxing or wrestling entertainments?

- Yes No

Section 10 of 21

PROVISION OF LIVE MUSIC

[See guidance on regulated entertainment](#)

Will you be providing live music?

- Yes No

Section 11 of 21

PROVISION OF RECORDED MUSIC

[See guidance on regulated entertainment](#)

Will you be providing recorded music?

- Yes No

Section 12 of 21

Continued from previous page...

PROVISION OF PERFORMANCES OF DANCE

[See guidance on regulated entertainment](#)

Will you be providing performances of dance?

- Yes No

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PROVISION OF ANYTHING OF A SIMILAR DESCRIPTION TO LIVE MUSIC, RECORDED MUSIC OR PERFORMANCES OF DANCE

[See guidance on regulated entertainment](#)

Will you be providing anything similar to live music, recorded music or performances of dance?

- Yes No

Section 14 of 21

LATE NIGHT REFRESHMENT

Will you be providing late night refreshment?

- Yes No

Section 15 of 21

SUPPLY OF ALCOHOL

Will you be selling or supplying alcohol?

- Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

TUESDAY

Start

End

Start

End

WEDNESDAY

Start

End

Start

End

THURSDAY

Start

End

Start

End

FRIDAY

Start

End

Start

End

Continued from previous page...

SATURDAY

Start

End

Start

End

SUNDAY

Start

End

Start

End

Will the sale of alcohol be for consumption:

- On the premises Off the premises Both

If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away from the premises select both.

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the supply of alcohol at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

State the name and details of the individual whom you wish to specify on the licence as premises supervisor

Name

First name

Family name

Date of birth / /
dd mm yyyy

Continued from previous page...

Enter the contact's address

Building number or name	<input type="text"/>
Street	<input type="text"/>
District	<input type="text"/>
City or town	<input type="text" value="LONDON"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text"/>
Country	<input type="text" value="United Kingdom"/>
Personal Licence number (if known)	<input type="text"/>
Issuing licensing authority (if known)	<input type="text" value="ISLINGTON COUNCIL"/>

PROPOSED DESIGNATED PREMISES SUPERVISOR CONSENT

How will the consent form of the proposed designated premises supervisor be supplied to the authority?

- Electronically, by the proposed designated premises supervisor
- As an attachment to this application

Reference number for consent form (if known)

If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.

Section 16 of 21

ADULT ENTERTAINMENT

Highlight any adult entertainment or services, activities, or other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children

Give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups etc gambling machines etc.

Section 17 of 21

HOURS PREMISES ARE OPEN TO THE PUBLIC

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

Continued from previous page...

TUESDAY

Start End

Start End

WEDNESDAY

Start End

Start End

THURSDAY

Start End

Start End

FRIDAY

Start End

Start End

SATURDAY

Start End

Start End

SUNDAY

Start End

Start End

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non standard timings. Where you intend to use the premises to be open to the members and guests at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 18 of 21

LICENSING OBJECTIVES

Describe the steps you intend to take to promote the four licensing objectives:

a) General – all four licensing objectives (b,c,d,e)

Continued from previous page...

List here steps you will take to promote all four licensing objectives together.

The applicant will accept the follow conditions. The alcohol only will sale in operation hours and the alcohol will be consumed ON the premises. Cctv will be installed to the premises, installed the cctv system that meet the standard in 'Uk police requirements for digital cctv system'. The premises operates the "challenge 25" the proof of age scheme. The premises will open and shut at its permitted hours and the sale of alcohol or any other permitted licensing activity will not be carried out at any other time than its permitted opening hours. The premises shall install and maintain a CCTV system as per the minimum requirements of a Police Crime Prevention Officer. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Recordings shall be made available immediately upon the request of Police or authorised officer throughout the preceding 31 day period. THE CCTV SHALL BE IN OPERATION AT ALL THE PREMISES ARE OPEN TO THE PUBLIC. A MEMBER OF STAFF CAPABLE OF DOWNLOADING IMAGES FOR THE POLICE OR AUTHORISED COUNCIL OFFICERS SHALL BE ON DUTY AT ALL TIMES THE PREMISES ARE OPEN TO THE PUBLIC.

NOTICES WILL BE DISPLAYED ADVISING CUSTOMERS OF THE PERMITTED HOURS.

ALL STAFF WILL BE TRAINED FOR THEIR ROLE ON INDUCTION AND AT REGULAR INTERVALS OF SIX MONTHS THEREAFTER. TRAINING WILL INCLUDE IDENTIFYING PERSONS UNDER 25, MAKING A CHALLENGE, ACCEPTABLE PROOF OF AGE, MAKING AND RECORDING A REFUSAL, AVOIDING CONFLICT AND RESPONSIBLE ALCOHOL RETAILING.

WRITTEN TRAINING RECORDS WILL BE KEPT.

THE PREMISES WILL ACTIVELY ENGAGE WITH AND WORK WITH THE POLICE SAFER NEIGHBOURHOOD TEAM.

the premises will keep strong management controls and train all staff so they are aware of the licence and its requirement. In particular:

No service of alcohol to underage people.

Being vigilant to prevent disorderly behavior.

b) The prevention of crime and disorder

Cctv is already installed to the premises for safety and crime prevention. Will not serve alcohol who already drunk in the premises. The DPS will undertake routine monitoring of the refusals records and record that this is being done. All staff that makes sales of alcohol receives regular training (induction and refresher). Installed cctv systems that meet the standard in 'uk police requirements for digital cctv systems' shall operate and record video images at all times that premises are open to the public and any recordings made will be retained for not less than 31 days and made available to a police officer on request. A member of staff on premises at the relevant time will be capable of operating the cctv system.

c) Public safety

Emergency light will be installed and fire extinguisher will be installed. The fire exit is free of any impediment or obstacle at all time of the operating hours.

An incident log shall be kept at the premises, and made available on request to an authorised officer of the City Council or the Police, which will record the following:

- (a) all crimes reported to the venue
- (b) all ejections of patrons
- (c) any complaints received regards crime and disorder
- (d) any incidents of disorder
- (e) seizures of drugs or offensive weapons
- (f) any refusal of the sale of alcohol

d) The prevention of public nuisance

All occasions when persons have been refused service will be recorded in a refusals book, which shall be kept at the premises for not less than 12 months. Suitable signage will be displayed at the point of exit advising customers leave the premises quietly. Deliveries to the premises shall only be made during normal working hours.

Continued from previous page...

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e) The protection of children from harm

Any alcohol must be sold by DPS or a person authorised by the DPS at all times. All staff who sells alcohol will be trained in the role by the DPS with regular refresher training. Records of training will be kept and made available for examining officers of the relevant authorities. Where a person appears to be under the age 25, identification in the form of passport, photo driving licence or a proof of age card bearing the pass hologram will be sought and if not provided service of alcohol will be refused. Suitable signage will be displayed at the point of entry and at the service area advising customers that the premises operates the "challenge 25" proof of age scheme.

Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

Continued from previous page...

Entitlement to work/immigration status for individual applicants and applications from partnerships which are not limited liability partnerships:

A licence may not be held by an individual or an individual in a partnership who is resident in the UK who:

- does not have the right to live and work in the UK; or
- is subject to a condition preventing him or her from doing work relating to the carrying on of a licensable activity.

Any premises licence issued in respect of an application made on or after 6 April 2017 will become invalid if the holder ceases to be entitled to work in the UK.

Applicants must demonstrate that they have an entitlement to work in the UK and are not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity. They do this by providing with this application copies or scanned copies of the following documents (which do not need to be certified).

Documents which demonstrate entitlement to work in the UK

- An expired or current passport showing the holder, or a person named in the passport as the child of the holder, is a British citizen or a citizen of the UK and Colonies having the right of abode in the UK [please see note below about which sections of the passport to copy].
- An expired or current passport or national identity card showing the holder, or a person named in the passport as the child of the holder, is a national of a European Economic Area country or Switzerland.
- A Registration Certificate or document certifying permanent residence issued by the Home Office to a national of a European Economic Area country or Switzerland.
- A Permanent Residence Card issued by the Home Office to the family member of a national of a European Economic Area country or Switzerland.
- A **current** Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder indicating that the person named is allowed to stay indefinitely in the UK, or has no time limit on their stay in the UK.
- A **current** passport endorsed to show that the holder is exempt from immigration control, is allowed to stay indefinitely in the UK, has the right of abode in the UK, or has no time limit on their stay in the UK.
- A **current** Immigration Status Document issued by the Home Office to the holder with an endorsement indicating that the named person is allowed to stay indefinitely in the UK or has no time limit on their stay in the UK, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A **full** birth or adoption certificate issued in the UK which includes the name(s) of at least one of the holder's parents or adoptive parents, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A **current** passport endorsed to show that the holder is allowed to stay in the UK and is currently allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity.

Continued from previous page...

- A **current** Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder which indicates that the named person can currently stay in the UK and is allowed to work relation to the carrying on of a licensable activity.
- A **current** Residence Card issued by the Home Office to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights or residence.
- A **current** Immigration Status Document containing a photograph issued by the Home Office to the holder with an endorsement indicating that the named person may stay in the UK, and is allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A Certificate of Application, **less than 6 months old**, issued by the Home Office under regulation 17(3) or 18A (2) of the Immigration (European Economic Area) Regulations 2006, to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence.
- Reasonable evidence that the person has an outstanding application to vary their permission to be in the UK with the Home Office such as the Home Office acknowledgement letter or proof of postage evidence, or reasonable evidence that the person has an appeal or administrative review pending on an immigration decision, such as an appeal or administrative review reference number.
- Reasonable evidence that a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence in exercising treaty rights in the UK including:-
 - evidence of the applicant's own identity – such as a passport,
 - evidence of their relationship with the European Economic Area family member – e.g. a marriage certificate, civil partnership certificate or birth certificate, and
 - evidence that the European Economic Area national has a right of permanent residence in the UK or is one of the following if they have been in the UK for more than 3 months:
 - (i) working e.g. employment contract, wage slips, letter from the employer,
 - (ii) self-employed e.g. contracts, invoices, or audited accounts with a bank,
 - (iii) studying e.g. letter from the school, college or university and evidence of sufficient funds; or
 - (iv) self-sufficient e.g. bank statements.

Family members of European Economic Area nationals who are studying or financially independent must also provide evidence that the European Economic Area national and any family members hold comprehensive sickness insurance in the UK. This can include a private medical insurance policy, an EHIC card or an S1, S2 or S3 form.

Original documents must not be sent to licensing authorities. If the document copied is a passport, a copy of the following pages should be provided:-

- (i) any page containing the holder's personal details including nationality;
- (ii) any page containing the holder's photograph;
- (iii) any page containing the holder's signature;
- (iv) any page containing the date of expiry; and
- (v) any page containing information indicating the holder has permission to enter or remain in the UK and is permitted to work.

If the document is not a passport, a copy of the whole document should be provided.

Your right to work will be checked as part of your licensing application and this could involve us checking your immigration status with the Home Office. We may otherwise share information with the Home Office. Your licence application will not be determined until you have complied with this guidance.

Section 20 of 21

NOTES ON REGULATED ENTERTAINMENT

Continued from previous page...

In terms of specific **regulated entertainments** please note that:

- Plays: no licence is required for performances between 08:00 and 23.00 on any day, provided that the audience does not exceed 500.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports – defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts – are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - o a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - o any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.

Continued from previous page...

- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - o any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - o any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - o any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - o any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

Section 21 of 21

PAYMENT DETAILS

This fee must be paid to the authority. If you complete the application online, you must pay it by debit or credit card.

Premises Licence Fees are determined by the non-domestic rateable value of the premises.

To find out a premises non domestic rateable value go to the Valuation Office Agency site at http://www.voa.gov.uk/business_rates/index.htm

Band A - No RV to £4300 £100.00

Band B - £4301 to £33000 £190.00

Band C - £33001 to £87000 £315.00

Band D - £87001 to £125000 £450.00*

Band E - £125001 and over £635.00*

*If the premises rateable value is in Bands D or E and the premises is primarily used for the consumption of alcohol on the premises then your are required to pay a higher fee

Band D - £87001 to £125000 £900.00

Band E - £125001 and over £1,905.00

There is an exemption from the payment of fees in relation to the provision of regulated entertainment at church halls, chapel halls or premises of a similar nature, village halls, parish or community halls, or other premises of a similar nature. The costs associated with these licences will be met by central Government. If, however, the licence also authorises the use of the premises for the supply of alcohol or the provision of late night refreshment, a fee will be required.

Schools and sixth form colleges are exempt from the fees associated with the authorisation of regulated entertainment where the entertainment is provided by and at the school or college and for the purposes of the school or college.

If you operate a large event you are subject to ADDITIONAL fees based upon the number in attendance at any one time

Capacity 5000-9999 £1,000.00

Capacity 10000 -14999 £2,000.00

Capacity 15000-19999 £4,000.00

Capacity 20000-29999 £8,000.00

Capacity 30000-39999 £16,000.00

Capacity 40000-49999 £24,000.00

Capacity 50000-59999 £32,000.00

Capacity 60000-69999 £40,000.00

Capacity 70000-79999 £48,000.00

Capacity 80000-89999 £56,000.00

Capacity 90000 and over £64,000.00

* Fee amount (£)

190.00

DECLARATION

Continued from previous page...

[Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15).

The DPS named in this application form is entitled to work in the UK (and is not subject to conditions preventing him or her from doing work relating to a licensable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)

Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name

* Capacity

* Date / /
dd mm yyyy

Once you're finished you need to do the following:

1. Save this form to your computer by clicking file/save as...
2. Go back to <https://www.gov.uk/apply-for-a-licence/premises-licence/islington/apply-1> to upload this file and continue with your application.

Don't forget to make sure you have all your supporting documentation to hand.

IT IS AN OFFENCE LIABLE TO SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED

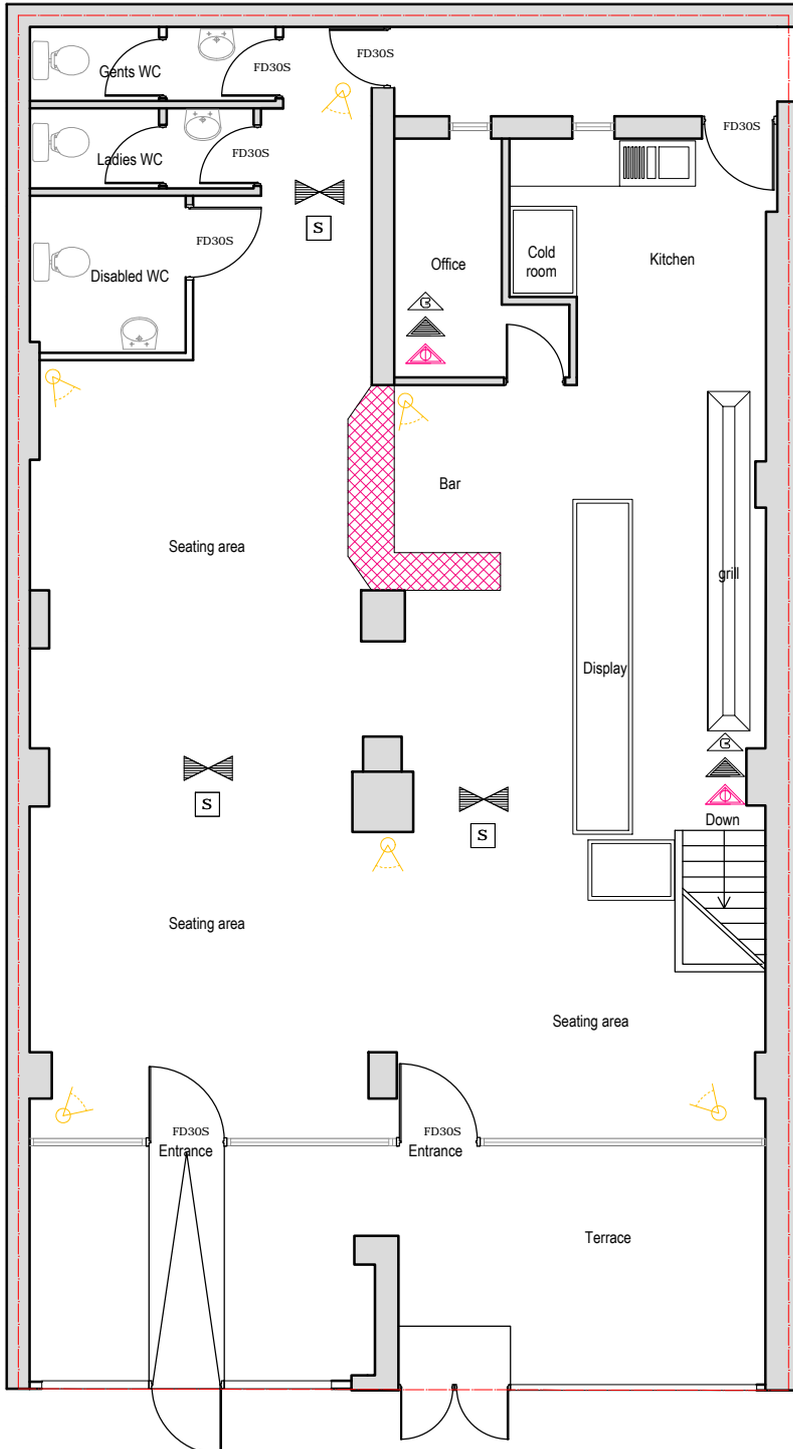
OFFICE USE ONLY

Applicant reference number	<input type="text"/>
Fee paid	<input type="text"/>
Payment provider reference	<input type="text"/>
ELMS Payment Reference	<input type="text"/>
Payment status	<input type="text"/>
Payment authorisation code	<input type="text"/>
Payment authorisation date	<input type="text"/>
Date and time submitted	<input type="text"/>
Approval deadline	<input type="text"/>
Error message	<input type="text"/>
Is Digitally signed	<input type="checkbox"/>

[< Previous](#) [1](#) [2](#) [3](#) [4](#) [5](#) [6](#) [7](#) [8](#) [9](#) [10](#) [11](#) [12](#) [13](#) [14](#) [15](#) [16](#) [17](#) [18](#) [19](#) [20](#) [21](#) [Next >](#)

LEGEND

-  AMBIT OF PREMISES
-  LIQUOR SALES
-  SAFETY LIGHTING
-  SMOKE DETECTOR
-  CARBON DIOXIDE FIRE EXTINGUISHER
-  9 LT. WATER FIRE EXTINGUISHER
-  INTERNALLY ILLUMINATED FIRE ESCAPE SIGN (BS 5266)
-  30min FIRE RESISTANCE DOOR (FIRE DOOR TO HAVE INTUMESCENT STRIPS AND SELF CLOSER)
-  CCTV OPERATING SYSTEM
-  FIRE BLANKET IN CONTAINER



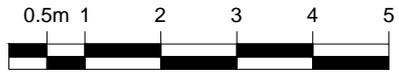


ADVANCE
ARCHITECTURE

ARCHITECTURE / PLANNING / LICENSING
 Unit 17, Ashley House, Ashley Road
 London N17 9LZ
 020 8801 6601 / 0 7879 999 178
 www.advancepl.co.uk
 info@advancepl.co.uk

PLEASE NOTE

1. All dimensions to be verified on site.
2. All dimensions are in millimeters.
3. No work shall commence until all approvals and agreements have been obtained. These include, Planning, Building Regulations, Water and party Wall.
4. The Copyright of this drawing belong to Advance Planning and Licensing Limited.

Date	22/05/18
Scale (@ A4)	1 : 100
	
Drawn by	AZ
Checked by	KK

PROJECT STATUS	PLANNING	
	EXISTING	
PROJECT	435-437 Hornsey Road N19 4DX	
SHEET	PREMISES LICENCE	
JOB No.	18.006	
DRAWING NUMBER	P100	REV

Whitton, Daniel

From: [REDACTED]
Sent: 11 July 2018 00:13
To: Licensing
Subject: Licence application : Hamlet Cafe 435 437 Hornsey Road N19 4DX

[REDACTED]

[REDACTED]

Dear Sir/Madam,

I reside in [REDACTED] Hamlet Cafe - and in view of numerous nuisance problems in which both Islington council and the Police have been involved as well as leader of the council Richard Watts ; a license to sell alcohol seems somewhat inappropriate for this establishment .

The cafe is situated close to a number of resettlement housing projects in Marlborough and Ashley Roads and [REDACTED] Hornsey Road .

There are some vulnerable individuals who `hang out` in the Hamlet Cafe.

The last thing these people need is an conducive environment to bring back the alcoholism and I say this because as the establishment is there is no temptation and the fear is that once the drinking starts the consequence will be :

aggressive outbursts and public order problems/offences.

We have had quite enough of out of permitted working hours from the Mr Dougan and the Hamlet Cafe which has a total disregard for Islington planning law and regulation and the fear is that a license to sell Alcohol will only make things worse [REDACTED]

Given the plethora of Alcohol venders in the immediate vicinity namely ;

The Corner Flag Pub (Directly Opposite) White Hill Stores 131-133 Hornsey Road (Next door)
 3 more supermarkets selling alcohol close by The Shaftesbury Pub .

Perhaps it might be a good idea to have somewhere were alcoholic beverages are NOT available making a little more child friendly/safe and welcoming to non-drinkers given that there is no shortage of alcohol available locally.

To conclude I would question whether this is in the interest of public safety as the potential is there for two sets of smokers/drinkers taking up the two pavements directly opposite one another at the same time as well as the noise nuisance and commotion and worse AND

The operating hours of 6.00 A.M to 10.30 P.M will make it intolerable for those in the flats above the Cafe . The noise team at Islington council have informed me that the start time was 8.00 A.M in view of a noisy extraction Flue .

Starting up . 6.00 a.m is ridiculous as it would result both in the noise patrol opening another case against Mr Dougan (there have been a number of them) and One Housing would be placed in an embarrassing situation too.

Yours faithfully , [REDACTED]

I would ask as there have been so many instances between [REDACTED] Islington council noise team , environmental control and planning having to deal with and serve notices on Mr Dougan that I could remain anonymous .

He became extremely abusive [REDACTED]
you could always check Mr Dougan`s File !

Whitton, Daniel

From: [REDACTED]
Sent: 12 July 2018 00:03
To: Licensing
Subject: HAMLET CAFE,435-437 HORNSEY ROAD ,ISLINGTON ,N194DX LICENSINGTON OBJECTIVES

There are 10 flats situated above the Hamlet Café . Residents already have to suffer noise and abuse from the patrons of the public house "The Corner Flag" which is situated directly opposite .

I personally have already been threatened with violent behaviour from people standing outside the pub smoking when all I wanted to do was to purchase some milk from the shop next to the café .

I do not see that I should have to suffer the same thing walking past the "Hamlet Café " to the shop next door . I am [REDACTED] old and suffer from ill health as do some of the other residents that live [REDACTED] "Hamlet Café " .

To grant the "hamlet Café " an alcohol licence would only encourage further the criminal fraternity already living and frequenting the immediate area . I do not see that I or any of the other residents ~~should~~ have to fear wa king out of the street door from our flats to walk past the café to the shop without being accosted by drunken hooligans or criminals . Not forgetting the element of drug dealing that is almost a certainty to take place . where there is alcohol being served drugs are sure to follow Where there is alcohol and drugs violence is sure to follow .Granting a license to the café will certainly lead to people being drunk while standing outside smoking . There is already an element of this from the pub directly opposite . Having group of drunken people on both sides of the road will almost certainly lead to violence like to different crowds of football supporters on opposite sides of the road egging each other on to have a fight . Selling alcohol during the day will almost certainly lead to verbal abuse towards young women /mothers walking their children home or visiting the shop next door having just picked their children up from the infants school just round the corner . This is totally unacceptable . It is a known fact alcohol consumption leads to violence and it is my fear that it will be only a matter of time before some one is pushed into the road and killed by passing traffic ,

[REDACTED]

Whitton, Daniel

From: [REDACTED]
Sent: 11 July 2018 19:06
To: Licensing
Subject: Comments about Hamlet cafe licenses

My name is [REDACTED]

[REDACTED]

My phone is [REDACTED]

My concern about

- 1- Public nuisance : like risking music singing and speech noise breakout .
- 2-Crime & disorder: like violence and aggression in and around the premise with disorder consumption of alcohol on the street drinkers with drug use or drink spiking .
- 3-Protection of children from harm: like from sexual exploitation .
- 4-Public safety: risk of general safety of staff and customer and drug use.

Get [Outlook for iOS](#)

Whitton, Daniel

From: [REDACTED]
Sent: 18 July 2018 11:28
To: Whitton, Daniel
Cc: James, Kamarl
Subject: Re: New License Application 435 - 437 Hornsey Road

Dear Mr Whitton,

Apologies for the omission:

[REDACTED]

Thank you.

Kind regards,

[REDACTED]

On Wed, Jul 18, 2018 at 9:23 AM, Whitton, Daniel <Daniel.Whitton@islington.gov.uk> wrote:

Dear Sir/Madam

Many thanks for your email.

I appreciate your request to remain anonymous however, for your representation to be considered you must supply your full name and address. These details will not be passed onto the applicant.

Please can you respond by close of business tomorrow with your details as I must determine how many outstanding representations are to be considered by then.

If you require any further information or assistance please contact me.

Best regards,

Dan Whitton
Licensing Officer
Licensing Team

Public Protection Division
Environment & Regeneration
Islington Council

[3rd Floor, 222 Upper Street, London, N1 1XR](#)

Tel: 020 7527 3841

Alternative contact: Terrie Lane 020 7527 3233

Email: dan.whitton@islington.gov.uk

Website: <https://protect-eu.mimecast.com/s/Xq2eCZVrwUoNEo2HjFazj?domain=islington.gov.uk>

The information contained in this E-Mail may be subject to public disclosure under the Freedom of Information Act 2000. Unless the information is legally exempt from disclosure, the confidentiality of this E-Mail and your reply cannot be guaranteed.

The information in this message is confidential and may be legally privileged. It is intended solely for the addressee. Access to this message by any other person is not permitted. If you are not the intended recipient, any disclosure, copying, distribution or any action taken or omitted to be taken in reliance on it, is prohibited and may be unlawful.

Please help save resources by not printing this e-mail if you can avoid it, and by using recycled paper

From: [REDACTED]
Sent: 11 July 2018 16:00
To: Licensing <Licensing@islington.gov.uk>
Subject: New License Application [435 - 437 Hornsey Road](#)

Dear Sir or Madam,

I object to the new application submitted by the Hamlet Café on the following grounds: Public Safety and the Prevention of Public Nuisance.

1. There are enough establishments serving alcohol in the area. There is a pub opposite the café and at least 3 supermarkets selling alcohol within 5 minutes walk away. With a number of mental health and supported housing schemes in the Ward, I believe it is important for people abstaining from alcohol or recovering from alcoholism to have somewhere safe to enjoy a cup of coffee or tea without the anxiety of knowing there is alcohol for sale. Mental health and addictions are a major concern in the area. A safe space is important and the more, the better.

2. There have already been a number of infractions committed by the café owner. Historically, Planning at Islington.gov have had to serve notices due to noise from the extractor fan. Environmental just recently warned the café owner about blocking a fire exit with refuse (piles of it). I believe that adding the sale of alcohol to the license can only cause more infractions and problems for residents.

I wish my identity to be kept anonymous.

Whitton, Daniel

From: [REDACTED]
Sent: 05 July 2018 13:55
To: Licensing
Subject: License application for 435-437 Hornsey Road, N19 4DX

To whom it may concern

I have recently seen a Premises licence application notice outside Hamlet Café, 435-437 Hornsey Road N19 4DX.

The owner wishes to operate their daytime café into the evenings and would like to add alcohol sales to their business.

I am a local resident- living at [REDACTED]. This property is within 75m of the application premises.

I would like to SUPPORT this application as I feel that the commercial area that the café sits within would only benefit from the evening operation hours being requested. I do not feel that the sale of alcohol on the premises will cause the local area any detriment- indeed it will fill a gap created locally by a number of pub and bar closures in recent years that have left this area lacking in evening night life. I also feel that the café will act responsibly in terms of noise and behaviour and do not feel there will be negative effects should you decide to grant this licence. I also note that directly opposite the application property there is a public house and, as such, there is clearly no precedent set to deny any responsible proprietor the opportunity to operate at night including alcohol sales.

I hope that you will grant this license in due course.

Should you wish to contact me for further comment, please feel free to do so.

Yours faithfully

[REDACTED]

[REDACTED]

Suggested conditions of approval consistent with the operating schedule

1. Notices will be displayed advising customers of the permitted hours.
2. All staff will be trained for their role on induction and at regular intervals of six months thereafter. Training will include identifying persons under 25, making a challenge, acceptable proof of age, making and recording a refusal, avoiding conflict and responsible alcohol retailing.
3. Written training records will be kept.
4. The premises will actively engage with and work with the police safer neighbourhoods team.
5. The licensee shall ensure that the fire exit is free of any impediment or obstacle at all times during operating hours.
6. Suitable signage will be displayed at the point of exit advising customers leave the premises quietly.
7. Deliveries to the premises shall only be made during normal working hours.

Conditions agreed with the Metropolitan Police

8. In the event that crime or serious disorder is, or appears to have been, committed on the premises, the management will immediately ensure that:
 - a. The police and, where appropriate, the London Ambulance Service, are called immediately;
 - b. As far as is safe and reasonable practicable, all measures will be taken to apprehend any identified suspects pending the arrival of the police;
 - c. As far as is safe and reasonable practicable, all measures will be taken to preserve any identified crime scene pending the arrival of the police;
 - d. Any and all appropriate measures are taken to fully protect the safety of all persons present on the premises at all times during operating hours.
9. An incident log shall be kept at the premises, and made available on request to the police or an authorised officer, which will record:
 - a. Any and all allegations of crime or disorder reported at the venue;
 - b. Any and all complaints received by any party;
 - c. Any faults in the CCTV system;
 - d. Any visit by a relevant authority or emergency service;
 - e. Any and all ejections of patrons;
 - f. Any and all seizures of drugs or offensive weapons; and
 - g. Any refusal of the sale of alcohol.
10. CCTV shall be installed, operated, and maintained, to function all times that the premises is open for licensable activities. Said CCTV will comply with the following criteria:
 - a. The licensee will ensure that the system is checked every two weeks to ensure that the system is working properly and that the date and time are correct;
 - b. A record of these checks, showing the date and name of the person checking, will be kept and made available to the police or other authorised officer on request;
 - c. The Police will be informed if the system will not be operating for longer than one day of business for any reason;

- d. One camera will show a close-up of the entrance to the premises, to capture a clear, full length image of anyone entering;
 - e. The system will provide full coverage of the interior of the premises and any exterior part of the premises accessible to the public;
 - f. The system will record in real time and recordings will be date and time stamped;
 - g. At all times during operating hours, there will be at least 1 member of staff on the premises who can operate the system sufficiently to allow Police or authorised Council officers to view footage on request; and
 - h. Recordings will be kept for a minimum of 31 days and downloaded footage will be provided free of charge to the police or other authorised officers on request (subject to the Data Protection Act 1998) within 24 hours of any request.
11. The premises will operate a proof of age scheme, such as challenge 25:
- a. All staff will be fully trained in its operation; and
 - b. Only suitable forms of photographic identification, such as passport or UK driving licence, or holographically marked PASS scheme cards, will be accepted.
12. No alcohol sales unless as an ancillary to food purchased by seated customers.



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

Meeting of	Date	Agenda Item	Ward(s)
Licensing Sub-Committee	7 August 2018		Clerkenwell

Delete as appropriate		Non-exempt
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Subject: NEW PREMISES LICENCE APPLICATION
RE: UNIT 2, 88-89 COWCROSS STREET, LONDON EC1M 6BP

Synopsis

- 1.1 This is an application for a new premises licence under the Licensing Act 2003.
- 1.2 The application is to allow:
 - i) The sale by retail of alcohol for consumption both on and off the premises from 11:00 until 23:00 Monday to Sunday.
 - ii) Opening hours, from 07:00 until 23:00 Monday to Sunday.
- 1.3 The premises is not currently licensed..

2. Relevant Representations

Licensing Authority	No
Metropolitan Police	No - Conditions Agreed

Noise	Yes – Conditions Put Forward
Health and Safety	No
Trading Standards	No
Public Health	No
Safeguarding Children	No
London Fire Brigade	No
Local residents	Yes – One resident
Other bodies	No

3. Background

3.1 Papers are attached as follows:-

- Appendix 1: application form;
- Appendix 2: representations;
- Appendix 3: suggested conditions and map of premises location.

3.2 The premises are located in the Clerkenwell Cumulative Impact Area. However, the terminal hour of the premises complies with those recommended within the policy. Similarly, the Policy's 4, 5 and 6 look at the merits of an application, and whether they are justified in departing from the policy, especially where premises which are not alcohol-led.

3.3 The Licensing Authority received two representations in opposition to this application. One is from a responsible authority and another from a local resident.

3.4 The applicant has accepted conditions from the Metropolitan Police.

4. Planning Implications

4.1 The Planning Service has reported that there is no outstanding planning issues in relation to this premises, or enforcement cases open in relation to the property.

5. Recommendations

5.1 To determine the application for a new premises licence under Section 17 of the Licensing Act 2003.

5.2 If the Committee grants the application it should be subject to:

- i. conditions prepared by the Licensing Officer which are consistent with the Operating Schedule (See appendix 3);
- ii. conditions recommended by Responsible Authorities deemed appropriate by the Committee (see appendix 3); and
- iii. any additional conditions deemed appropriate by the Committee to promote the four licensing objectives.

6. Conclusion and reasons for recommendations

6.1 The Council is required to consider this application in the light of all relevant information, and if approval is given, it may attach such conditions it considers appropriate to promote the licensing objectives.

Background papers:

The Council's Statement of Licensing Policy
Licensing Act 2003
Secretary of States Guidance

Final Report Clearance

Signed by


Service Director – Public Protection

Date

25/7/18

Received by

Head of Scrutiny and Democratic Services

Date

Report author: Licensing Service

Tel: 020 75027 3031

E-mail: licensing@islington.gov.uk

* required information

Section 1 of 21

You can save the form at any time and resume it later. You do not need to be logged in when you resume.

System reference This is the unique reference for this application generated by the system.

Your reference You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.

Are you an agent acting on behalf of the applicant?

- Yes No

Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.

Applicant Details

* First name

* Family name

* E-mail

Main telephone number

Other telephone number

Include country code.

Indicate here if you would prefer not to be contacted by telephone

Are you:

- Applying as a business or organisation, including as a sole trader
- Applying as an individual

A sole trader is a business owned by one person without any special legal structure. Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.

Applicant Business

Is your business registered in the UK with Companies House? Yes No

Note: completing the Applicant Business section is optional in this form.

Registration number

Business name

VAT number

Legal status

If your business is registered, use its registered name.

Put "none" if you are not registered for VAT.

Continued from previous page...

Your position in the business

Home country

The country where the headquarters of your business is located.

Registered Address

Address registered with Companies House.

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Section 2 of 21

PREMISES DETAILS

I/we, as named in section 1, apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in section 2 below (the premises) and I/we are making this application to you as the relevant licensing authority in accordance with section 12 of the Licensing Act 2003.

Premises Address

Are you able to provide a postal address, OS map reference or description of the premises?

- Address OS map reference Description

Postal Address Of Premises

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Further Details

Telephone number

Non-domestic rateable value of premises (£)

Section 3 of 21**APPLICATION DETAILS**

In what capacity are you applying for the premises licence?

- An individual or individuals
- A limited company / limited liability partnership
- A partnership (other than limited liability)
- An unincorporated association
- Other (for example a statutory corporation)
- A recognised club
- A charity
- The proprietor of an educational establishment
- A health service body
- A person who is registered under part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales
- A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England
- The chief officer of police of a police force in England and Wales

Confirm The Following

- I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities
- I am making the application pursuant to a statutory function
- I am making the application pursuant to a function discharged by virtue of Her Majesty's prerogative

Section 4 of 21**NON INDIVIDUAL APPLICANTS**

Provide name and registered address of applicant in full. Where appropriate give any registered number. In the case of a partnership or other joint venture (other than a body corporate), give the name and address of each party concerned.

Non Individual Applicant's Name

Name

Details

Registered number (where applicable)

Description of applicant (for example partnership, company, unincorporated association etc)

Continued from previous page...

PRIVATE LIMITED COMPANY

Address

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Contact Details

E-mail

Telephone number

Other telephone number

* Date of birth / /
dd mm yyyy

* Nationality Documents that demonstrate entitlement to work in the UK

[Add another applicant](#)

Section 5 of 21

OPERATING SCHEDULE

When do you want the premises licence to start? / /
dd mm yyyy

If you wish the licence to be valid only for a limited period, when do you want it to end / /
dd mm yyyy

Provide a general description of the premises

For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off-supplies you must include a description of where the place will be and its proximity to the premises.

The premises is located in a high street location among offices and retail and food outlets. The business is a restaurant serving entirely plant based food for consumption within the premises and take aways. We intend to sell speciality alcoholic beverages to complement our meal offerings for consumption both within the premises and at home. The business believes in and promotes healthy eating and living.

Continued from previous page...

If 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend

Section 6 of 21

PROVISION OF PLAYS

[See guidance on regulated entertainment](#)

Will you be providing plays?

- Yes No

Section 7 of 21

PROVISION OF FILMS

[See guidance on regulated entertainment](#)

Will you be providing films?

- Yes No

Section 8 of 21

PROVISION OF INDOOR SPORTING EVENTS

[See guidance on regulated entertainment](#)

Will you be providing indoor sporting events?

- Yes No

Section 9 of 21

PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS

[See guidance on regulated entertainment](#)

Will you be providing boxing or wrestling entertainments?

- Yes No

Section 10 of 21

PROVISION OF LIVE MUSIC

[See guidance on regulated entertainment](#)

Will you be providing live music?

- Yes No

Section 11 of 21

PROVISION OF RECORDED MUSIC

[See guidance on regulated entertainment](#)

Will you be providing recorded music?

- Yes No

Section 12 of 21

PROVISION OF PERFORMANCES OF DANCE

[See guidance on regulated entertainment](#)

Will you be providing performances of dance?

Continued from previous page...

Section 13 of 21

PROVISION OF ANYTHING OF A SIMILAR DESCRIPTION TO LIVE MUSIC, RECORDED MUSIC OR PERFORMANCES OF DANCE

See guidance on regulated entertainment

Will you be providing anything similar to live music, recorded music or performances of dance?

- Yes No

Section 14 of 21

LATE NIGHT REFRESHMENT

Will you be providing late night refreshment?

- Yes No

Section 15 of 21

SUPPLY OF ALCOHOL

Will you be selling or supplying alcohol?

- Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

End

Start

End

WEDNESDAY

Start

End

Start

End

THURSDAY

Start

End

Start

End

FRIDAY

Start

End

Start

End

SATURDAY

Start

End

Start

End

Continued from previous page...

SUNDAY

Start

End

Start

End

Will the sale of alcohol be for consumption:

- On the premises Off the premises Both

If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away from the premises select both.

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

NONE

Non-standard timings. Where the premises will be used for the supply of alcohol at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

NONE

State the name and details of the individual whom you wish to specify on the licence as premises supervisor

Name

First name

Family name

Date of birth

/ /

Continued from previous page...

Enter the contact's address

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Personal Licence number (if known)

Issuing licensing authority (if known)

PROPOSED DESIGNATED PREMISES SUPERVISOR CONSENT

How will the consent form of the proposed designated premises supervisor be supplied to the authority?

- Electronically, by the proposed designated premises supervisor
- As an attachment to this application

Reference number for consent form (if known)

If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.

Section 16 of 21

ADULT ENTERTAINMENT

Highlight any adult entertainment or services, activities, or other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children

Give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups etc gambling machines etc.

NONE

Section 17 of 21

HOURS PREMISES ARE OPEN TO THE PUBLIC

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

Continued from previous page...

TUESDAY

Start	<input type="text" value="07:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

WEDNESDAY

Start	<input type="text" value="07:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

THURSDAY

Start	<input type="text" value="07:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

FRIDAY

Start	<input type="text" value="07:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="07:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="07:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

NONE

Non standard timings. Where you intend to use the premises to be open to the members and guests at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

NONE

Section 18 of 21

LICENSING OBJECTIVES

Describe the steps you intend to take to promote the four licensing objectives:

a) General – all four licensing objectives (b,c,d,e)

Continued from previous page...

List here steps you will take to promote all four licensing objectives together.

1. All staff will be fully trained on licensing regulations and periodic refresher training will be given.
2. Staffing levels will be constantly monitored and additional staff will be provided when required.
3. Premises will be fully equipped with modern CCTV and alarm systems which are recorded and remotely monitored.
4. Think 21 policy will be implemented to avoid underage sales.
5. Breach of the licensing regulations by any staff member will be treated as a gross misconduct.

b) The prevention of crime and disorder

1. Adequate number of staff will be employed at all times.
2. Modern CCTV system with remote monitoring will be installed covering inside and outside the premises.
3. Intruder alarm system with emergency panic buttons linked to remote monitoring station.
4. Anyone appears too drunk or disorderly will be refused to be served alcohol.
5. We will join local monitoring groups such as pub watch.

c) Public safety

1. The premises will comply with all building and health & safety regulations.
2. Appropriate signs, notices and warnings will be displayed where required.
3. Premises will be fitted with new fire alarm system.
4. Number of people in the premises will be monitored and entry will be restricted if required to avoid overcrowding.
5. CCTV will be monitored and recordings will be kept for minimum two weeks.

d) The prevention of public nuisance

1. Notice will be displayed at the exit requesting customers to be polite and respectful towards neighbours and others in the area after leaving the premises and not to litter on the street.
2. Adequate waste disposal facilities will be provided for the customers.
3. We will not play loud music nor shine bright lights outside the premises.
4. All waste from the premises will be correctly stored and removed by waste contractors at regular intervals.

e) The protection of children from harm

1. Think 21 policy will be implemented where anyone appears to be under 21 will be asked to provide a valid photo id to verify their age before serving alcohol.
2. A register of refused sales will be maintained at the premises.
3. Anyone suspected to be purchasing alcohol on behalf of children will be refused to be served.

Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

Continued from previous page...

[Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15).

The DPS named in this application form is entitled to work in the UK (and is not subject to conditions preventing him or her from doing work relating to a licensable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)

Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name

* Capacity

* Date / /
dd mm yyyy

Once you're finished you need to do the following:

1. Save this form to your computer by clicking file/save as...
2. Go back to <https://www.gov.uk/apply-for-a-licence/premises-licence/islington/apply-1> to upload this file and continue with your application.

Don't forget to make sure you have all your supporting documentation to hand.

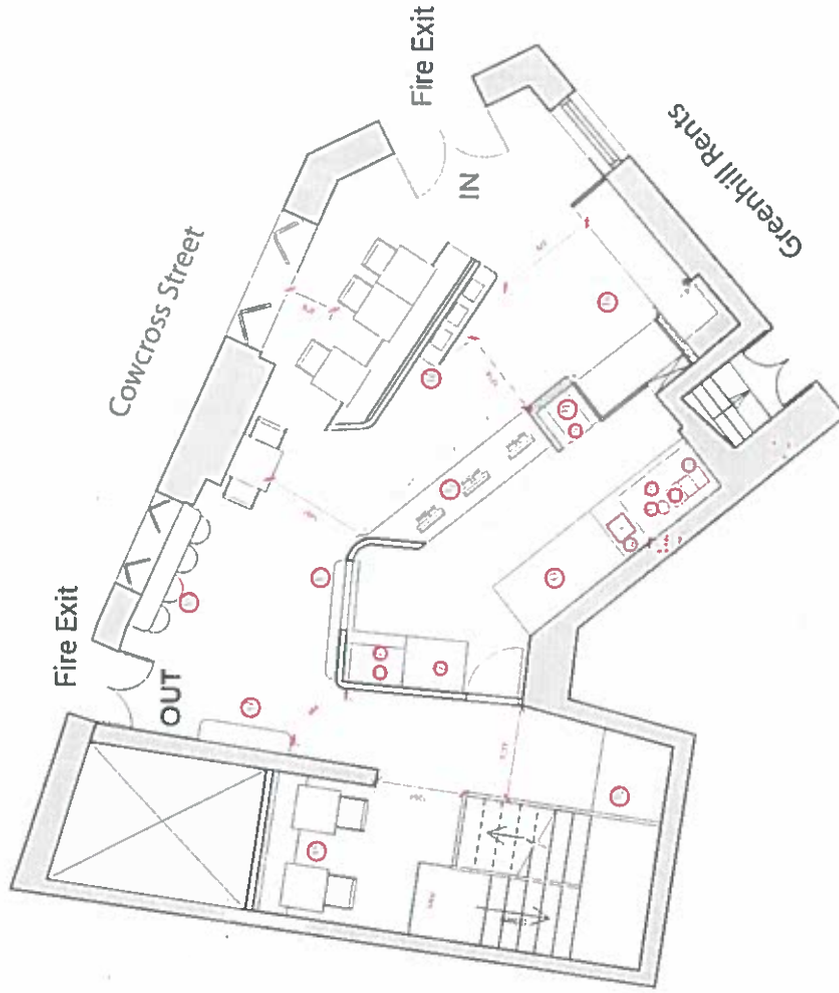
IT IS AN OFFENCE LIABLE TO SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED

GROUND FLOOR LAYOUT - KEY ELEMENTS

This layout explains the key points throughout the space

Area: 633sqf



1. Waring Blender
2. Vitamix Blender
3. 2 x Juicer
4. Handwash Sink
5. Small Airfryer
6. Large Airfryer
7. Heated Chip Scoop
8. Undercounter Bar Fridge - Juicer
9. Undercounter Bar Freezer
10. Undercounter prep table fridge
11. Espresso Machine
12. Counter/Bar area
13. Pick up window
14. Hot/Cold fridges with sliding doors
15. Banquette Seating
16. iPad Payment & Space for crisps
17. Condiments & Bin
18. Bar Counter Dining
19. Water Fountain & Used trays, Bin

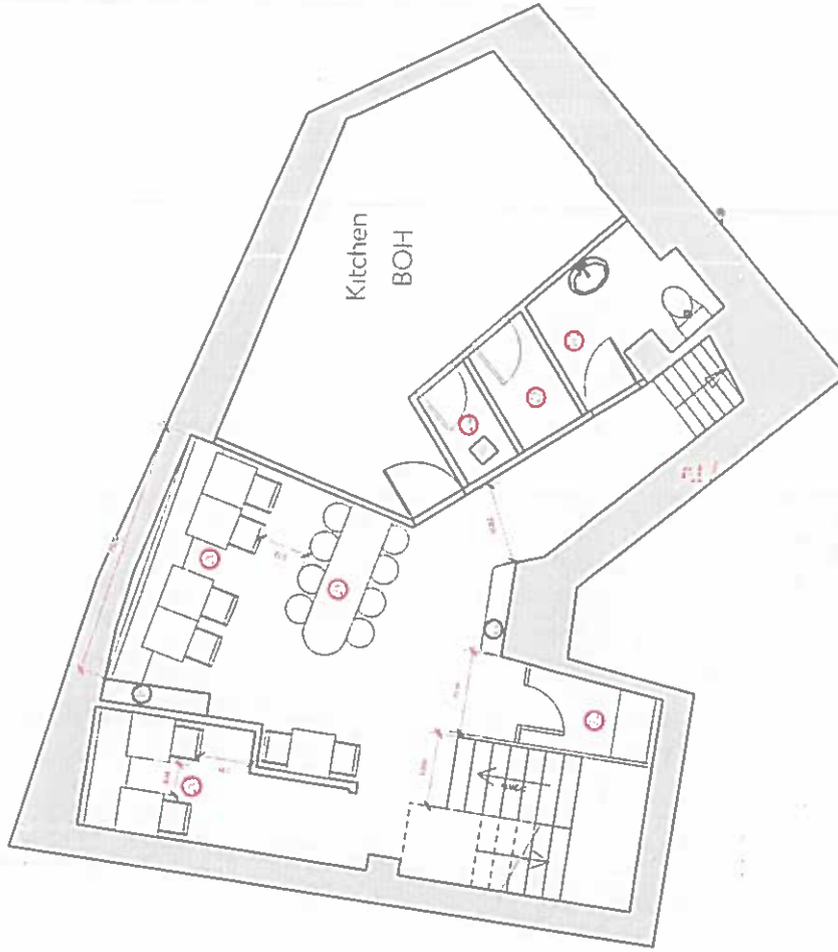
Scale 1:100 (on A4)

BASEMENT FLOOR LAYOUT - KEY ELEMENTS

This layout explains the key points throughout the space

Area: 633sqf

- 19. Electric Cupboard
- 20. Low seating area
- 21. High stool Table
- 22. Condiments & Bin
- 23. Telephone booth
- 24. Lockers & storage cupboard
- 25. Bin Room
- 26. WC



Scale 1:100 (on A4)



①

Islington Licensing Authority
Licensing Act 2003

REPRESENTATION FORM FROM RESPONSIBLE AUTHORITIES

Responsible Authority Environmental Protection

Your Name	Anne Brothers
Job Title	Noise Liaison Officer
Postal and email address	222 Upper Street, London N1 1XR anne.brothers@islington.gov.uk
Contact telephone number	020 7527 3047

Name of the premises you are making a representation about	ABR Restaurant Group Limited
Address of the premises you are making a representation about	Unit 2, 88-89 Cowcross Street, London EC1M 6PB

Which of the four licensing Objectives does your representation relate to?	Yes Or No	<i>Please detail the evidence supporting your representation. Or the reason for your representation. Please use separate sheets if necessary</i>
To prevent public nuisance	Yes	We have some concerns regarding the transmission of sound to neighbouring residential and another off licence in the area.

<p>Suggested conditions that could be added to the licence to remedy your representation or other suggestions you would like the Licensing Sub Committee to take into account. Please use separate sheets where necessary and refer to checklist.</p>	<ul style="list-style-type: none"> • Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties. • The sound insulation properties of the premises must be maintained and kept in good order. • No vertical drinking • Music shall be restricted to ambient background levels of sound. • The delivery of licensable goods and collections of refuse shall be restricted to the hours between 09:00 and 19:00 Monday-Saturday. No deliveries shall be made on a Sunday or Bank Holiday. • There shall be no bottling out after 23:00 • Any off sales shall be limited to re-sealed bottles of wine not wholly consumed by the customers at the time of dining and in respect of any takeaway meals sold no more than four beers/ciders or one 750 ml bottle of wine shall be sold for consumption off the premises in association with any one order. • Alcohol shall not be sold or supplied on the premises otherwise than to persons
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purchasing food there and for consumption by such a person as an ancillary to his/her meal

- In the event of a noise complaint substantiated by an authorised officer, the licensee shall take appropriate measures in order to prevent any recurrence.
- In the event of a noise complaint relating to amplified sound substantiated by authorised officers the licensee shall reduce all levels of amplified sound at the premises to the lower levels quoted on the premises licence until such works are carried out to contain sound to the satisfaction of the Pollution Team.
- The last sale of alcohol shall be 30 minutes before the stated closing time.
- Noise and/or Odour from any flue used for the dispersal of cooking smells serving the building shall not cause nuisance to the occupants of any properties in the vicinity

Signed: Anne Brakes

Date: 25 June 2018

Please return this form along with any additional sheets to: Licensing Support Team, Public Protection, 222 Upper Street, London N1 1XR or email to licensing@islington.gov.uk

This form must be returned within the Statutory Period. For more details please check with the Licensing Support Team on 020 7527 3031

Licensing Act 2003 representation pro-forma

2

Should you wish to comment on the licence application please use this form to help you. Please feel free to attach additional sheets.

You do not have to make any comment, and comments may be made in support of as well as against the application, providing they refer to one or more of the licensing objectives (please see the guidance notes for further advice).

Premises Name and address: Flipside, Unit 2 88-89, 88 Cowcross Street, Islington, London, EC1M 6BP

Your Name: _____

Interest: RESIDENT

(E.g. resident, business, TRA Chair, Councillor, solicitor)

Your Address: _____

Email: _____

Telephone: _____

Please comment on the licensing objectives below relevant to your concerns or observations, you may also wish to include suggestions how your concerns could be addressed:

Public Nuisance	<p>I live in the flat directly above the property requesting the new licence. I have had some problems in the past with the previous tenant playing music that can be easily heard in my flat. I am worried that extending licencing hours, and selling alcohol in the evening might encourage this public nuisance. I would prefer shorter licence hours or measures to control associate noise</p>
Crime and Disorder	<p>and music to be put in place.</p>

Protection of Children from Harm

Public Safety

I wish my identity to be kept anonymous: Yes / No

We will treat representations as anonymous where there is a genuine reason to do so; if you wish your name and address details to be withheld then please explain the reason:

[Empty box for explanation]

Copies of this representation will be sent to the applicant, or their agent/solicitor, including name and address details (but other personal contact information such as telephone numbers and email addresses will be removed) unless you have specifically requested anonymity. Copies of this representation will be included in a report that will be available to the public and will be published on the internet; however the published on-line version of the report will have name and address details removed.

Signature: _____
Date: 18/6/2018

Please ensure name and address details completed above

Return to:

Licensing Service
London Borough of Islington
3rd Floor
222 Upper Street
London N1 1XR
or send by email to: licensing@islington.gov.uk

Suggested conditions of approval consistent with the operating schedule

1. All staff shall be fully trained on the Licensing Act 2003 and given periodic refresher training.
2. Adequate number of staff will be employed at all times and staffing levels shall be constantly monitored and additional staff shall be provided when required.
3. Think 21 policy will be implemented to avoid underage sales.
4. A breach of the Licensing Act 2003 by any staff member shall be treated as a gross misconduct.
5. The premises licence holder shall ensure that staff are trained about age restricted products and ensure that they sign to confirm that they have understood the training. The licensee shall keep records of training and instruction given to staff.
6. The licensee shall participate in local monitoring groups such as pub watch.
7. The premises shall comply with all building and health & safety regulations.
8. Prominent, clear and legible notices must be displayed at all exits requesting the public to respect the needs of local residents and to leave the premises and the area quietly.
9. Premises shall be fitted with a fire alarm system.
10. Number of people in the premises will be monitored and entry will be restricted if required to avoid overcrowding.
11. Adequate waste disposal facilities shall be provided for the customers.
12. Loud music shall not be played nor shall there be bright lights outside the premises.
13. All waste from the premises will be correctly stored and removed by waste contractors at regular intervals.
14. The licensee shall put arrangements in place to ensure that before serving alcohol to persons they believe to be less than 21, staff ask to see accredited proof of age: that is, proof of age cards carrying the 'PASS' logo (and no others), a Passport, or UK Driving Licence bearing the photograph and date of birth of the bearer.

Suggested conditions from Police – Agreed

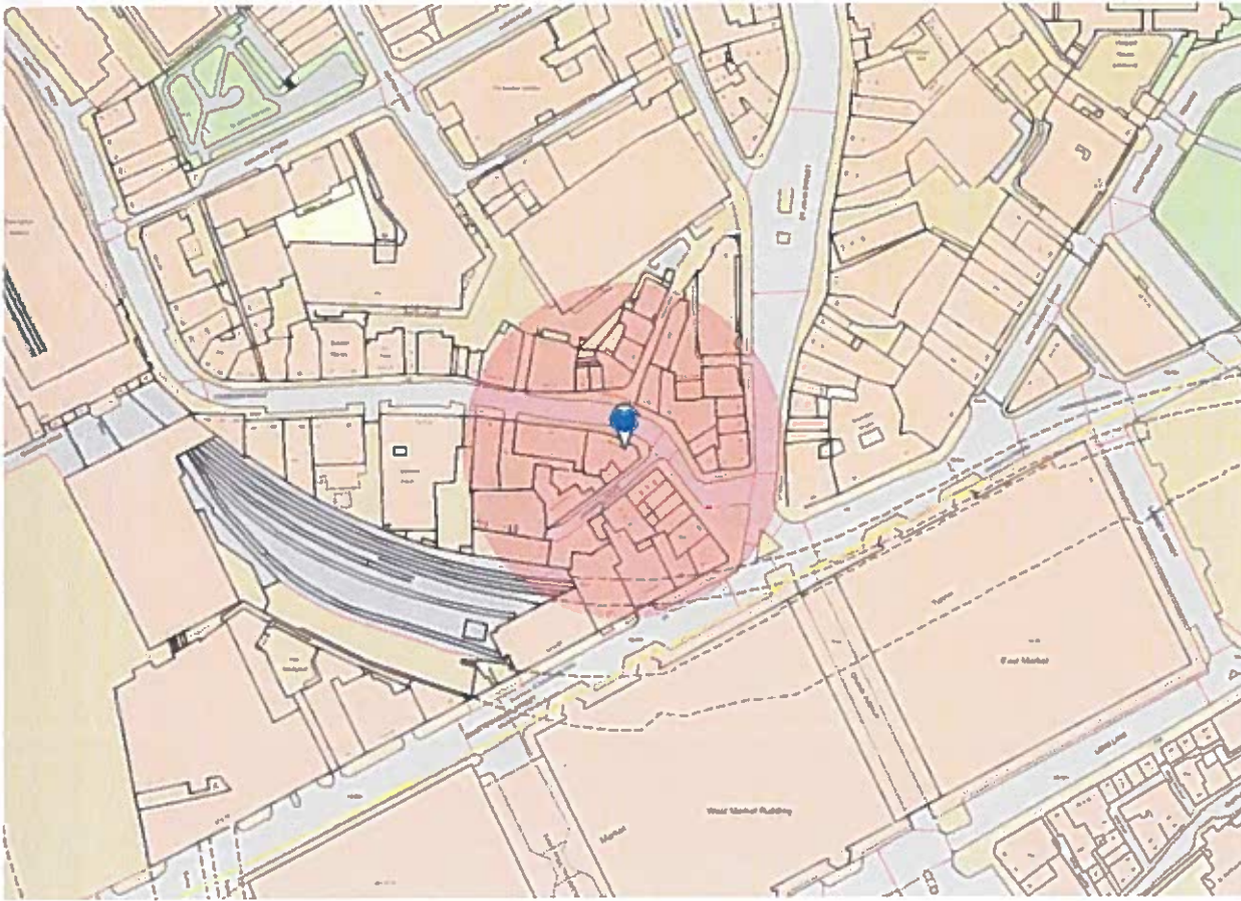
15. In the event that crime or serious disorder is, or appears to have been, committed on the premises, the management will immediately ensure that:
 - (a) The police and, where appropriate, the London Ambulance Service, are called immediately;
 - (b) As far as is safe and reasonable practicable, all measures will be taken to apprehend any identified suspects pending the arrival of the police;
 - (c) As far as is safe and reasonable practicable, all measures will be taken to preserve any identified crime scene pending the arrival of the police;
 - (d) Any and all appropriate measures are taken to fully protect the safety of all persons present on the premises at all times during operating hours.
16. An incident log shall be kept at the premises, and made available on request to the police or an authorised officer, which will record:
 - (a) Any and all allegations of crime or disorder reported at the venue
 - (b) Any and all complaints received by any party
 - (c) Any faults in the CCTV system

- (d) Any visit by a relevant authority or emergency service
 - (e) Any and all ejections of patrons
 - (f) Any and all seizures of drugs or offensive weapons
 - (g) Any refusal of the sale of alcohol
17. CCTV shall be installed, operated, and maintained, to function all times that the premises is open for licensable activities. Said CCTV will comply with the following criteria:
- (a) The licensee will ensure that the system is checked every two weeks to ensure that the system is working properly and that the date and time are correct.
 - (b) A record of these checks, showing the date and name of the person checking, will be kept and made available to the police or other authorised officer on request;
 - (c) The Police will be informed if the system will not be operating for longer than one day of business for any reason;
 - (d) One camera will show a close-up of the entrance to the premises, to capture a clear, full length image of anyone entering;
 - (e) The system will provide full coverage of the interior of the premises and any exterior part of the premises accessible to the public;
 - (f) The system will record in real time and recordings will be date and time stamped;
 - (g) At all times during operating hours, there will be at least 1 member of staff on the premises who can operate the system sufficiently to allow Police or authorised Council officers to view footage on request.
 - (h) Recordings will be kept for a minimum of 31 days and downloaded footage will be provided free of charge to the police or other authorised officers on request (subject to the Data Protection Act 1998) within 24 hours of any request.
18. Regarding all off sales by way of delivery from telephone/internet orders, the following will be adhered to.
- (a) No more than four beers of 330ml or a 750ml bottle of wine per meal.
 - (b) Couriers will be trained on relevant aspects of the Licensing Act 2003 including underage sales, sales to a person who is drunk, obtaining alcohol for a child or a person who is drunk and delivering alcohol to someone under that age of 18.
 - (c) Any person taking an order for the supply of alcohol on behalf of the premises licence holder will inform all customers that proof of age by way of photographic driving licence, passport or a form of identification with the PASS hologram will be required before alcohol is supplied.

Suggested relevant conditions from Islington's Noise Service

- 19. Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties.
- 20. The sound insulation properties of the premises must be maintained and kept in good order.
- 21. No vertical drinking
- 22. The delivery of alcohol to the premises shall be restricted to the hours between 09:00 and 19:00 Monday-Saturday. No alcohol deliveries shall be received on a Bank Holiday.
- 23. There shall be no bottling out after 23:00
- 24. In the event of a noise complaint substantiated by an authorised officer, the licensee shall take appropriate measures in order to prevent any recurrence.

25. Noise and/or Odour from any flue used for the dispersal of cooking smells serving the building shall not cause nuisance to the occupants of any properties in the vicinity.



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Printed On:
25-07-2018

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