



**Resources Department
Town Hall, Upper Street, London, N1 2UD**

AGENDA FOR THE LICENSING SUB COMMITTEE B

Members of Licensing Sub Committee B are summoned to a meeting, which will be held remotely by Zoom on **19 November 2020 at 6.30 pm.**

Link to meeting: <https://weareislington.zoom.us/j/94511576535>

Enquiries to : Jackie Tunstall
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Despatched : 11 November 2020

Membership

Councillor Phil Graham (Chair)
Councillor Vivien Cutler (Vice-Chair)
Councillor Matt Nathan

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

B.	Items for Decision	Page
1.	Java House, 236 Hornsey Road, N7 - New premises licence	17 - 72
2.	Hermil Island Lounge, 230 Hornsey Road, N7 - New premises licence	73 - 120
3.	Istanbul Meze Bar and Restaurant, 90-92 Seven Sisters Road, N7 - New premises licence	121-152
4.	Brick Restaurant, 88 Upper Street, N1 - New premises licence	153-180

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.

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.

London Borough of Islington

Licensing Sub Committee B - 15 September 2020

Minutes of the meeting of the Licensing Sub Committee B held by Zoom on 15 September 2020 at 6.30 pm.

Present: **Councillors:** Phil Graham (Chair), Matt Nathan and Marian Spall.

Councillor Phil Graham in the Chair

- 182 **INTRODUCTIONS AND PROCEDURE (Item A1)**
Councillor Phil Graham welcomed everyone to the meeting and introduced officers and members. The licensing officer introduced herself and the interested parties. The procedure for the conduct of the meeting was outlined.
- 183 **APOLOGIES FOR ABSENCE (Item A2)**
Apologies for absence were received from Councillor Vivien Cutler.
- 184 **DECLARATIONS OF SUBSTITUTE MEMBERS (Item A3)**
Councillor Spall substituted for Councillor Cutler.
- 185 **DECLARATIONS OF INTEREST (Item A4)**
There were no declarations of interest.
- 186 **ORDER OF BUSINESS (Item A5)**
The order of business would be Item B3 followed by Item B1. It was noted that Item B2 had been adjourned at the request of the applicant.
- 187 **MINUTES OF PREVIOUS MEETING (Item A6)**
RESOLVED:
That the minutes of the meetings held on the 21 July 2020 and the 6 August 2020 be confirmed as an accurate record of proceedings and the Chair be authorised to sign them.
- 188 **HERMIL LOUNGE, 230 HORNSEY ROAD, N7 7LL - NEW PREMISES LICENCE (Item B1)**
The licensing officer advised that this item had been adjourned from July 2020. This was to ascertain the planning position regarding the premises, for the licensing officer to make a site visit, for details of the noise complaints and to ascertain dimensions and use of the areas in the premises. In addition, the residents wished to know if the applicant was involved in managing other premises in the road. The resident present at this meeting had not been present at the previous meeting. It was noted that the premises had a new name, Paradiso Deli. A revised plan of the premises was circulated during the meeting.

In response to questions, the Licensing officer confirmed that, at the last meeting, the applicant had stated that he had planning permission as the structure was already there and he had not carried out the work, however, the applicant was the leaseholder when the works had been done.

The planning officer advised that a retrospective planning application had been submitted for works to the premises which was being rejected and planning had asked the applicant to submit a full planning application.

Noise complaints had been logged and visits made. Details were at Appendix 6 of the report.

In response to questions, it was noted that, at the previous meeting the applicant had stated that the front had already been set back whilst the resident present had said that he had carried out the works. The applicant stated that he managed two premises, numbers 163 and 230. The applicant stated that the work to the frontage had already been carried out when he had taken over the lease and due to technical reasons the lease had to be backdated to July as the previous tenants had defaulted with the landlord. The applicant had been asked if he would take over responsibility of the lease from 1 July and he had agreed. He stated that the works at the front were carried out by January 2019. The licensing officer stated that it was his understanding that the lease was taken over in July 2019 and the works were carried out over December 2019/January 2020. He confirmed that the applicant managed the business on the other side of the road. The applicant stated that there had been no incidents at his premises at 163 Hornsey Road. He was asked about the procedure regarding the sale of alcohol to those who appeared to be underage. He stated that he would ask their age and not serve alcohol to underage persons and would consult their parents if they were present. He was asked what other actions he would take and he had nothing further to add. This would be a walk in venue for those over 25 years of age only and he served only those over 25 years of age as youngsters caused problems and he didn't let them in.

In summary, the resident objector stated that she had evidence that the work to the frontage had been finished in February 2020. The applicant's premises at number 163 had anti-social behaviour issues with customers shouting at 1- 2am in the morning. Customers of these premises were mainly men and it was not a welcoming venue. She was concerned that this venue would be the same. She considered that the applicant had lied and did not consider that he was of good character.

The applicant stated that he had no incidents over ten years and decent people attended his premises. He provided what customers wanted. He adhered to policies. He wished to run a family restaurant and did not want a very late venue. The licensing officer had visited the premises.

RESOLVED

That the application for a new premises licence, in respect of Hermil island Lounge, 230 Hornsey Road, N7 7LL be refused.

REASONS FOR DECISION

This meeting was held under regulations made under the Coronavirus Act 2020 and it was facilitated by Zoom.

This item had been adjourned after being part heard to find the answers to questions about the planning position regarding the front porch, alleged noise nuisance due to construction works, plans to the premises and for the licensing officer to carry out a site visit. The same Sub-Committee were in attendance and had listened to all the evidence and submissions and read all the material including the updated information. The applicant had been in attendance previously but was no longer represented by his licensing consultant therefore the Sub-Committee continued with the hearing by asking questions of the objector and the applicant who were then able to summarise.

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 fall within the Holloway Road and Finsbury Park cumulative impact area. The particular problems of this area are adverse impacts on licensing objectives associated with late night venues and alcohol related anti-social behaviour especially as a result of drinking in the street. It is a commercially busy area. There is concern about the impact of the licensing objective of public nuisance associated with alcohol in the area.

Licensing policy 2 stated that in considering applications for new licences the licensing authority will take into account whether the premises are located in an area of cumulative impact, the location of the premises and character of the area, the potential impact on residents living in close proximity to the premises, past compliance history of current management and whether the applicant is able to demonstrate commitment to a high standard of management.

Licensing policy 3 creates a rebuttable presumption that applications for the grant or variation of premises licences which are likely to add to the existing cumulative impact will normally be refused following the receipt of representations, unless the applicant can demonstrate in the operating schedule that there will be no negative cumulative impact on one or more of the licensing objectives. Licensing policy 3, paragraph 56, states that applications with comprehensive operating schedules which are not alcohol led and hours of operation consistent with framework hours may be able to demonstrate that there will be no negative cumulative impact on one or more of the licensing objectives. The Sub-Committee noted that the hours sought were within the hours specified in licensing policy 6.

Six local resident objections had been received. There had been no representations made by the responsible authorities.

The Sub-Committee heard an update from the licensing officer about the status of the planning permission and that there was still no consent for the frontage. The planning officer was in attendance and was able to clarify the position. The applicant had submitted a certificate for lawfulness but he had now been asked to submit a full planning application. The licensing officer stated that residents were concerned about the applicant's involvement in other local licensed premises, in particular 236 Hornsey Road. In response to questions from the Councillors, the applicant stated that he had an involvement in 163 and 230 Hornsey Road but not 236 Hornsey Road.

In response to a question from the Sub-Committee, the licensing officer confirmed that, at the last hearing, the applicant had said that he had planning permission for the works carried out to the front of the premises. The applicant had said that the frontage was already there when he had taken over and he had not done the works. However, he was in fact the leaseholder at that time. The Sub-Committee was very concerned at this apparent inconsistency by the applicant.

In answer to questions, the applicant explained that his lease, which was dated July 2019 had been backdated and he was not actually in the premises at the time. His solicitor could confirm this. However, his solicitor was not present at the Sub-Committee meeting. The Sub-Committee were concerned that the lease was therefore false but the applicant explained that the previous lessee had a problem with tenants who were in arrears and wanted to evict them. The works to the frontage were carried out in December 2019/January 2020. The licensing officer summarised that his understanding was that the lease was dated July 2019, the works were carried out December 2019/January 2020 but the applicant physically entered the premises after that date. The applicant accepted that he was responsible from July 2019.

The Sub-Committee asked the applicant about his understanding of the licensing objectives. Specifically what would he do if a underage person asked for alcohol. The applicant said if the parents were around he would consult them. He would not serve alcohol because of Challenge 25. He made no reference to asking for ID or to entering a refusal in a refusals book and these were conditions he had proposed on his operating schedule.

Licensing policy 8 states that, when assessing the applicants ability to demonstrate a commitment to high standards of management the licensing authority will take into account whether the applicant can demonstrate comprehensive knowledge of best practice, can demonstrate knowledge of the licensing objectives and their responsibilities under the Licensing Act 2003, is able to run their business lawfully and in accordance with good business practice and can demonstrate a track record of compliance with legal requirements.

The Sub-Committee was concerned that the applicant had given answers which seemed confusing and inconsistent and he had not referred to measures that he himself had suggested in his operating schedule. As this was a cumulative impact area and there were particular problems with public nuisance in the locality, high standards of management at these premises were essential to avoid an adverse impact on the licensing objective of public nuisance. The Sub-Committee was not satisfied with the answers that had been given by the applicant himself and was not confident that he would adhere to high standards of management at the premises. In the circumstances, the Sub-Committee determined to refuse the license, considering this appropriate to the promotion of the licensing objectives and in the public interest.

189 BISCUVI, 12-14 THEBERTON STREET, N1 0QX - NEW PREMISES LICENCE (Item B2)

The Sub-Committee noted that this application had been adjourned at the request of the applicant.

190 COMMON GROUND, 49 STROUD GREEN ROAD, N4 3EF - NEW PREMISES LICENCE (Item B3)

The licensing officer advised that additional paperwork had been circulated to members of the Sub-Committee and both parties.

The planning officer advised that under the new planning class system, which had commenced on the 1 September 2020, both A1 retail and A3 café were in the same 'E' use class. Planning consent would therefore not be required for a change of use from a retail shop to a café/restaurant. A retrospective application would be sought for structures and decking in the garden.

Local residents objected to the application. It was stated that they shared a boundary wall with the café and there had been no mention of the use of the garden space by the applicant in the planning application and she considered that the use of this space would be ancillary and would be a change of use. The café was in a cumulative impact area. The applicant had not submitted an outside seating plan and 40 persons could be seated outside. The area was above 190 square meters and she considered this to fall outside permitted development. She considered that the applicant was not stating the true use for the area. The staff had not abided by the hours and caused hours of disturbance to residents creating a major impact and had meant that they were unable to use their own outside space using a local park instead. This would not be possible in the colder months. Tables had been placed against the boundary wall and many customers were smoking causing a health risk to the family. Her main concerns included the lack of planning permission, toxic smells, compromised privacy, a considerable increase in numbers leading to cumulative impact. She asked that residents be put before business profit. She asked that conditions be placed on the license regarding the types and times of use. She had logged issues but had been advised not to do so now, although issues were still constant.

In response to the amount of use that the residents considered would be appropriate, it was stated that there would need to be mitigation measures installed by the applicant before this could even be considered. The planning officer advised that the planning use covered the whole unit including the garden and was irrespective of the floor area.

The applicant advised that the premises was a coffee shop and eatery serving good quality food and coffee. They were not required to seek planning consent. They employed thirteen staff and had a professional and committed team. The café was doing well thanks largely to being able to use the rear garden. They were requesting an alcohol licence in response to requests from customers, this was not a pub/ bar and it was nice for the choice of an alcoholic drink with a meal and to help with revenue for the café. The café had been hard hit during Covid 19 and this would allow trade for a few evenings a week. They were requesting later hours on three evenings a week Thursday to Saturday. The garden would close at 9pm and this would allow one evening meal sitting. Music would be played at ambient levels and back doors would be locked at 9pm. No rubbish would be removed after 6pm and staff would be monitoring the space during the evening. CCTV had been installed and it was proposed to put rubber buffers on chairs to limit the noise. Prominent signs would be put up and there would be good communication with neighbours. There were aware of complaints from one particular neighbour but stated that this was not the majority consensus. Complaints had commenced from the application date. There had been more than 50 complaints but no issues had been found and they it was hoped that this would be taken into consideration. The applicant and the evening manager would both have a personal licence. There would be table service with meals. A local neighbour spoke in support of the premises. She stated that she worked in a stressful environment and had been working from home and proper rest was important. She had no issues with the premises and noise levels had been ambient. She was in meetings all the time at home and background noise had not been a problem. Families enjoying a drink and meal had been acceptable noise and she had not felt disturbed. There had been constant communication with the applicant who asked if she'd had any issues. She understands that the objectors had a family. Her flat overlooked the garden and she was fine with the venue remaining open later.

In response to questions it was noted that the neighbour who supported the application had the same view of the garden area as the neighbour who objected to the application. It was noted that the plan did not show the tables and chairs in the outside space and there would be 8 tables in the garden and sheds to accommodate patrons. There would be approximately 30 patrons in the garden at the most. It was noted that there were no smoking signs on the tables that were alongside the party wall. It could be possible to put planting between the tables and the party wall and the applicant was open to reasonable agreement regarding this.

In summary, the objector stated that she had submitted a detailed 24 page account. The on-going anti-social behaviour issues had not been validated as, due to Covid 19, visitation had not been possible in properties. She asked that there be

a fair hearing by allowing validated evidence and asked that the matter be adjourned.

The applicant stated that the business had just scraped through the pandemic and this would make a difference to their survival. Money had been raised through crowdfunding by 300 customers. The garden was very important to the business and for those patrons who had no outside space. They were sympathetic to their neighbours and only one neighbour had complained consistently and it was hoped that this would not affect their application.

RESOLVED

- 1) That the application for a new premises licence, in respect of in respect of Common Ground, 49 Stroud Green Road, N4 be granted to allow the sale of alcohol, on supplies only, and recorded music from Monday to Thursday 12 noon until 5pm, Friday 12 noon until 10.30pm, Saturday 9am until 10.30pm and on Sunday from 9.30 am until 5pm.
- 2) That conditions detailed on pages 166 and 167 of the agenda be applied to the licence with the following additional conditions.
 - The garden area be closed at 5.30pm except on Fridays and Saturdays when it can remain open until 9pm.
 - There will be no music played in the garden.

REASONS FOR DECISION

This meeting was held under regulations made under the Coronavirus Act 2020 and it was facilitated by Zoom.

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 fall within the Holloway Road and Finsbury Park cumulative impact area. Licensing policy 3 creates a rebuttable presumption that applications for the grant or variation of premises licences which are likely to add to the existing cumulative impact will normally be refused following the receipt of representations, unless the applicant can demonstrate in the operating schedule that there will be no negative cumulative impact on one or more of the licensing objectives. This is a commercially busy area of Islington and, as stated in Licensing Policy 3, paragraphs 52 – 53, the licensing authority is committed to working with potential applicants to maintain a well-managed evening economy that meets residents and business needs while minimising any adverse impacts in terms of crime, disorder, nuisance and anti-social behaviour. Local issues in the area are associated with the late night venues, alcohol related anti-social behaviour especially as a result of drinking in the street and negative impacts associated with visitors to large scale sporting and other

events. Licensing policy 3, paragraph 56, states that applications with comprehensive operating schedules which are not alcohol led and which have hours of operation consistent with framework hours may be regarded as possible exceptions to the special policy if applicants can demonstrate that there will be no negative cumulative impact on one or more of the licensing objectives. The Sub-Committee was satisfied that there would be no negative cumulative impact on the licensing objectives by granting the licence.

However, as referred to in Licensing Policy 24, use of a garden with tables and chairs for smoking drinking and eating can cause nuisance to neighbours. Where smoking drinking and eating takes place outside the licensing authority expects applicants to provide comprehensive details in their operating schedule on the location of outside areas, how they will be managed to prevent noise and smell, arrangements for clearing tables and chairs and preventing nuisance from smoke fumes to residents living in close proximity.

Three local resident objections and one local business objection had been received. Conditions had been agreed with the Police and the Noise Team.

The Sub-Committee noted that the hours sought were within the hours specified in licensing policy 6.

The residents questioned whether the use of the garden would be permitted by planning. A planning officer was present at the hearing to clarify issues related to planning. He explained that prior to September 2020 there were concerns about a change of use from a shop to a café/restaurant. However, due to a change in law these concerns no longer applied and the use of the premises was authorised as both A1 retail and A3 café were in the same 'E' use class.

The residents referred to café staff working long hours and then socialising and said that the café had strategically placed patrons against the party wall so that smoke entered their home. The Sub-Committee asked the applicant whether some space could be made immediately next to the party wall, for example could pot plants be placed in the area? The applicant stated that there were no smoking signs on the tables next to the party wall and pot plants had been placed alongside the wall. The outside area was very important to the viability of the business especially with the problems caused by Covid 19. However, they were open to reaching a reasonable agreement about what to do.

The residents had logged 50 complaints with the noise team on an almost daily basis throughout July and August 2020. They had now been advised not to report nuisance on the ASB portal and they felt they were in a Catch 22 situation.

The Sub-Committee asked the objectors what level of use of the garden they would find acceptable. The residents said that a lot of work mitigating noise etc would have to be done by the applicant before they could talk of appropriate times and use of the garden. They looked to the applicant to take that step. The applicant

Licensing Sub Committee B - 15 September 2020

stated that there would be no more than 20 people in the garden and it would be closed at 9pm and they did not play music outside.

The Sub-Committee noted that the residents had children who would need to go to school on a Friday and might be disturbed by noise from the garden late at night.

The Sub-Committee concluded that the granting of the licence with the conditions, reduced hours on a Thursday and ceasing use of the garden by 9pm on Fridays and Saturdays and 5.30pm on other days of the week would promote the licensing objectives. The granting of the premises licence would be unlikely to have an adverse cumulative impact on the licensing objectives.

The Sub-Committee was satisfied that granting the premises licence was proportionate and appropriate to the promotion of the licensing objectives and in the public interest.

The meeting ended at 8.10 pm

CHAIR

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Licensing Sub Committee B - 22 September 2020

Minutes of the meeting of the Licensing Sub Committee B held by Zoom on 22 September 2020 at 6.30 pm.

Present: **Councillors:** Phil Graham (Chair), Vivien Cutler and Paul Convery.

Councillor Phil Graham in the Chair

191 INTRODUCTIONS AND PROCEDURE (Item A1)

Councillor Phil Graham welcomed everyone to the meeting and introduced officers and members. The licensing officer introduced himself, the applicant and the interested parties. The procedure for the conduct of the meeting was outlined.

192 APOLOGIES FOR ABSENCE (Item A2)

Apologies for absence were received from Councillor Matt Nathan.

193 DECLARATIONS OF SUBSTITUTE MEMBERS (Item A3)

Councillor Convery substituted for Councillor Nathan.

194 DECLARATIONS OF INTEREST (Item A4)

There were no declarations of interest.

195 ORDER OF BUSINESS (Item A5)

The order of business would be as the agenda.

196 D AND D GROOMING LOUNGE, 347 HOLLOWAY ROAD, N7 0RN - NEW PREMISES LICENCE (Item B1)

The licensing officer reported that the hours had been reduced from those initially applied for and were detailed at paragraph 1.2 of the report. Conditions on pages 31-34 of the report had been agreed by the responsible authorities. Planning permission had been approved for the rear structure although officers were waiting for action to be taken to build the structure in line with the permission granted. Planning officers had advised that an application for a change of use was no longer required.

A local resident stated that there had been noise disturbance and light pollution emanating from the premises. The back yard of the premises was surrounded by 25- 30 residential flats and due to the shed that had been erected, neighbours could hear every noise. The construction was not fit for purpose and did not meet regulations. It was considered that the building should be erected prior to the grant of the licence. A few parties had already taken place and whilst it was appreciated that the applicant had business difficulties a licence should not be granted at the

expense of the local community. This barber shop was now trying to turn into an entertainment enterprise and it was not supported while the building was in the current state. A second resident echoed these concerns and stated that there had been some noise from the backyard even in the past month and on one occasion up until 3am. The front of the building had been locked so he had to wait to speak to someone to turn the music down, which they then did. The structure is very flimsy and neighbours found it hard to sleep. The building was not fit for purpose. Noise and light pollution was their main concern.

In response to questions, it was stated that there was no back wall but the rear exited onto a private locked yard. Patrons would not be able to exit from the rear of the premises. It appeared that a tarpaulin hung over the back of the premises. He had not witnessed patrons evacuating the premises but as there was no back wall to the construction they could hear all the noise anyway. The licensing officer informed the Sub-Committee that he had been informed by the planning officer that there was no issue with the change of use due to the Planning Use Class order made on the 1 September. The structure had not been built but he understood the applicant was going to carry out the work. The licensing officer understood that the planning officer had made a site visit and he himself had visited the premises with the police. It was noted that the applicant had agreed to background music only and was not applying for regulated entertainment in the form of music.

The applicant stated that he appreciated the concerns expressed and thought he had reduced the amount of noise and light pollution. Planning permission had been granted and the building had been built with fire retardant wood which is all that was required. The venue was not planned to be a nightclub but a café and planning consent for the café/lounge had been agreed. They apologised for the disturbance from the celebrations. Staff came out into the yard area to get fresh air. The applicant took over the building in March 2019 for a barbers shop and the rear area for use as a shisha area. An off licence was next door and customers picked up drink from there. LED lights had been removed. He needed this business to survive. He did not serve alcohol but customers brought it in from the off licence. If he had a licence he would be able to control customers. He asked the Sub-Committee to give him a timeframe to do what was required and he apologised for the problems.

In response to questions, it was noted that the customers in the waiting room would be men and women waiting for hair and body care. There was space for 10-13 barbers chairs. He had received planning consent to erect a ground floor rear extension. The rear area was an integral part of the barbers shop. With the new planning law there was no need for planning consent. Customers used the rear area and brought in alcohol from the off licence which he could not prevent. The applicant was advised that he could refuse permission for customers to enter his shop with alcohol. It was proposed to sell coffee and alcohol in the waiting room. The roof was temporary and 50% of the structure was open as a smoking area. Planning permission had been granted for a solid structure. He was unable to afford to build the extension but he stated that he had three years to do so. He

was advised that the extension was not built he would need to reapply. The applicant apologised and asked that he be given a timeframe.

In response to questions, the applicant stated that he now only had capacity for four barbers chairs. He was expecting to have 20/24 seats in the café and had kitchen equipment for snacks to serve with beer. He had a fridge and a coffee machine and would serve snacks such as crisps and nuts with beer. That was his plan. He currently had only 4 barbers chairs. He would be moving the alcohol into half of the shop and had partitioned halfway down the shop. The applicant's partner stated that he had run a restaurant/bar in Blackstock Road that had served alcohol until 11pm/midnight. He stated that only 18 years and over would be allowed in the garden. He was asked about the process of refusing to sell alcohol to those underage and he stated that he would ask for ID if they appeared to be under 25 years of age and there were other procedures to follow which he was too nervous to recall. They would train three people to obtain a personal licence. He had a personal licence. It was stated that there had been no kitchen installed in the premises. The bar and preparation area had been situated where the four chairs at the rear of the shop were indicated on the plan. There was no office space now.

In summary, the local residents stated that the rear structure appeared to be used as a bar area. This was the area that created the noise disturbance. One resident stated that he understood their financial concerns but he was concerned that they be able to run a shisha lounge separate from the main shop. Smoking would take place in the rear yard which had no exit point. Should the licence be granted to 2am it would be very hard to live with in its current state.

The applicant stated that he understood the concerns. The building was to be built with the proper insulation. He had been given quotes to carry out the work. The bar would be inside the premises so noise would not be heard. He would do the works within a few months.

RESOLVED

That the application for a new premises licence, in respect of D & D Grooming Lounge, 347 Holloway Road, N7 0RN be refused.

REASONS FOR DECISION

This meeting was held under regulations made under the Coronavirus Act 2020 and it was facilitated by Zoom.

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 fall within the Holloway Road and Finsbury Park cumulative impact area. Licensing policy 3 creates a rebuttable presumption that applications for the grant or variation of premises licences which are likely to add to the existing cumulative impact will

normally be refused following the receipt of representations, unless the applicant can demonstrate in the operation schedule that there will be no negative cumulative impact on one or more of the licensing objectives.

In considering applications for new licences the local authority will take the matters listed below into account:-

- Whether the premises are in an area of cumulative impact;
- The type of premises and the cumulative impact on the area and the mix of properties in the area;
- The proximity to residential properties;
- The potential impact to residents living in close proximity;
- The physical suitability of the building proposed for licensing activities.

Under licensing policy 3, paragraph 56, the Sub-Committee may consider as possible exceptions premises that are not alcohol led and hours consistent with framework hours.

Licensing policy 6, paragraph 53, stated that the licensing authority recognises that it has to balance the needs of businesses with those of local residents and it will utilise its licensing policy to address these local issues.

Four local resident objections had been received. There had been no representations made by the responsible authorities but conditions had been agreed with the police and the noise team.

Advice had been received from the Planning team that planning permission had been granted for the use of the premises but the present structure had to be demolished and rebuilt. It was essentially a temporary structure at the rear of the barbers shop without sound proofing. The applicant explained that he intended to build the structure in the next few months and had builder's quotes. It was important for the survival of his business that he utilised this space. Previously he had 10-13 barber chairs but now only four due to Covid 19 restrictions. The residents expressed surprise that the applicant was seeking licensing permission before constructing the new building.

The Sub-Committee heard evidence that there had been late night parties in the premises causing disturbance to the residents whose flats were situated above the barbers shop. Residents emphasised that because of the lack of sound proofing in the premises they could hear everything. There was also light pollution and about 25-30 residential flats surrounding the backyard where the premises were situated. Residents could not sleep. The applicant apologised, said these were private family parties and there would be no recurrence of the nuisance. He said that the new building would have insulation.

The Sub-Committee questioned the applicant about the plan submitted but were not satisfied with his answers. It was not clear where the kitchen would be and the applicant explained that he would be serving mainly beers and food would consist of pre-packaged crisps and nuts. There would be 20/24 patrons in total with seats. It

was clear that the plan submitted with the application bore little relation to the current configuration of the building or to the intentions of the owner for its future use and layout.

The applicant had described his application as a café. However, a café would normally serve more substantial meals and would be described as 'not alcohol led'. The applicant said that he had also partitioned the barbers shop for use as a lounge. The Sub-Committee concluded that the plan submitted with the application was therefore inaccurate.

The Sub-Committee concluded that there was serious risk of public nuisance from noise and light pollution if the licence was granted.

The Sub-Committee was concerned that the licensable activities were likely to add to the existing cumulative impact in the area. The applicant had failed to rebut the presumption against granting the licence and had failed to demonstrate that there would be no negative cumulative impact on the licensing objective of prevention of public nuisance. It was proportionate and appropriate to the promotion of the licensing objectives and in the public interest to refuse the application for a new premises licence.

197 **MRS LOVELLS GREENGROCERS, 28 Highbury Park, N5 2AA - NEW PREMISES LICENCE (Item B2)**

The Sub-Committee noted that this item had been withdrawn as conditions had been agreed by all parties.

The meeting ended at 7.35 pm

CHAIR

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Report of: Service Director, Public Protection

Meeting of:	Date:	Ward(s):
Licensing Sub-Committee - B	19/11/2020	Finsbury Park

	Exempt	Non-exempt
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SUBJECT: PREMISES LICENCE NEW APPLICATION

RE: Java house, 236 Hornsey Road, London, N7 7LL

1. Synopsis

1.1 This is an application for a new premise licence under the Licensing Act 2003.

1.2 The premises currently holds a licence allowing:

- The provision of recorded music for twenty four hours.
- The provision late night refreshment on Monday to Saturday from 23:00 until 00:30 and on Sunday from 12:00 until 00:00.
- The sale of alcohol on the premises only on Monday to Saturday from 10:00 until 00:00 and on Sunday from 12:00 until 23:30.

1.3 Although the premises currently holds a licence the premises layout has changed and therefore the plan which is attached to the licence as appendix 4 is legally required to be amended. The application has decided to make this amendment by way of a new premises licence.

1.4 The new application is to allow:

- The provision of recorded music on Monday to Saturday from 10:00 until 00:30, and on Sunday from 12:00 until 00:00.
- The provision late night refreshment on Monday to Saturday from 23:00 until 00:30 and on Sunday from 12:00 until 00:00.

- The sale of alcohol on the premises only on Monday to Saturday from 10:00 until 00:00 and on Sunday from 12:00 until 23:30.

2. Relevant Representations

Licensing Authority	No
Metropolitan Police	Yes
Noise	Yes
Health and Safety	No
Trading Standards	No
Public Health	No
Safeguarding Children	No
London Fire Brigade	No
Local residents	No: Two
Other bodies	No:

3. Background

- 3.1 The premises currently holds a licence for almost identical hours and activities. This licence was transferred from over under grandfather rights in 2005.
- 3.2 The premises layout has changed and therefore the plan needed to be amended.
- 3.3 In addition the sale of alcohol for this existing licence is also ancillary to the provision of table meals.
- 3.4 The applicant transferred on to the existing licence on 20 August 2020, although a designated premises supervisor application has not been submitted for the existing licence.
- 3.5 The previous licence holder was subject to enforcement action, including an officer panel in August 2019. The enforcement action was in relation to proving alcohol without food at the premises the non-compliant layout plan, and noise compliant received about customers smoking shisha in the rear area.
- 3.6 The licensing officer wrote previous licensee in July 2020 advising that if an application was not submitted to remedy the advice provided at the officer panel in 2019 the Licensing Authority would have no choice but to submit a licensing review.
- 3.7 As the previous licence holder has been retained as the designated supervisor and the premises has been witness serving alcohol since this application was submitted, the previous licence holder must still be involved in the running of the business.

- 3.8 Another concern the licensing officers have when visiting the premises is that the management tend to lock the middle doors so that access can't be gained quickly to rear room of the premises.
- 3.9 The most recent occasion was on 9th October 2020 when Licensing officer visited with the Police. When access to the rear room was granted, the room smelt heavily of Shisha smoke, and customers were seen smoking shisha in the garden.
- 3.10 The premises was also found to be non-compliant with Covid regulations at the time of this visit a Covid improvement notice. A copy of this letter is attached at appendix 4. The premises has subsequently been checked and had put all the appropriate Covid signage in place.
- 3.11 This application is subject to representations from the Police and Noise and two local residents. Although an extensive operation schedule has been provided at the time of drafting this report the applicant has not agreed to the final wording suggested conditions put forward by either of the responsible authorities.

4. Planning Implications

- 4.1 The planning department have advised that there is no conflict in terms of planning usage although the consent does have a restriction that they shall not operate except between the hours of 9.00 am and 11.00pm on any day.
- 4.2 There have confirmed that there are no outstanding planning enforcement investigations in relation to this site

5. Recommendations

- 5.1 To determine the application for a new premises licence under Section 17 of the Licensing Act 2003.
- 5.2 These premises are located in the Holloway Road and Finsbury Park Cumulative Impact Area therefore the Licensing Committee will need to consider Licensing Policy 3, which states that there is a presumption of refusal unless the Committee is satisfied that there will be no adverse cumulative impact on the licensing objectives.
- 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 5); and
 - ii. any conditions deemed appropriate by the Committee to promote the four licensing objectives.(see appendix 5)

6. 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.

Appendices:

- Appendix 1: application form; premises plan
Appendix 2: Existing licence
Appendix 3: representations;
Appendix 4: Covid warning letter
Appendix 5: Suggested conditions and map of premises location.

Background papers:

None.

Final report clearance:

Signed by:


Type text here

Service Director – Public Protection

Date

11/11/20

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"/>
* Family name	<input type="text"/>
* E-mail	<input type="text"/>
Main telephone number	<input type="text" value="01784 434 392"/>
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="05556483"/>
Business name	<input type="text" value="Beyond the Blue Limited"/>
VAT number	<input type="text" value="GB"/> <input type="text" value="890204731"/>
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	92
Street	Vegal Crescent
District	
City or town	Englefield Green
County or administrative area	Surrey
Postcode	TW20 0QF
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	Java House
Street	236 Hornsey Road
District	
City or town	London
County or administrative area	
Postcode	N7 7LL
Country	United Kingdom

Further Details

Telephone number	
Non-domestic rateable value of premises (£)	11,000

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	<input type="text" value="Flat 4 Longshoot Court"/>
Street	<input type="text" value="76 West Cromwell Road"/>
District	<input type="text"/>
City or town	<input type="text" value="London"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text" value="SW5 9QS"/>
Country	<input type="text" value="United Kingdom"/>

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	<input type="text" value="[REDACTED]"/>
Telephone number	<input type="text"/>
Other telephone number	<input type="text"/>
* Date of birth	<input type="text" value="dd"/> / <input type="text" value="mm"/> / <input type="text" value="yyyy"/>
* Nationality	<input type="text" value="British"/>
Right to work share code	<input type="text"/>

[Documents that demonstrate entitlement to work in the UK](#)
[Right to work share code if not submitting scanned documents](#)

Second Applicant Name

Is the name the same as (or similar to) the details 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

First name	<input type="text" value="Fitsum"/>
Family name	<input type="text" value="Yimesgn"/>

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	<input type="text" value="Flat 2 Temple Court"/>
Street	<input type="text" value="Elmfield Road"/>
District	<input type="text"/>
City or town	<input type="text" value="London"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text" value="E4 7JF"/>
Country	<input type="text" value="United Kingdom"/>

Second 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	<input type="text" value="Fitsumf2@gmail.com"/>
Telephone number	<input type="text"/>
Other telephone number	<input type="text"/>
* Date of birth	<input type="text" value="27"/> / <input type="text" value="04"/> / <input type="text" value="1985"/> dd mm yyyy
* Nationality	<input type="text" value="British"/>
Right to work share code	<input type="text"/>

Documents that demonstrate entitlement to work in the UK

Right to work share code if not submitting scanned documents

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

Continued from previous page...

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.

Java House is a restaurant formally known as Merhaba. The restaurant specialises in serving Eritrean and Ethiopian food to members of the local community.

The Premises is currently run under Premises Licence No. LN/3339-0708109, however due to refurbishment carried out at the premises, the Premises Licence plan is no longer a true representation of the layout of the premises.

This change would normally be carried out by way of a variation, however the premises had, under the previous Premises Licence holder, been subject to some concerns raised and it was felt that for the purposes of transparency a new application would be a more open approach to obtaining a new Premises Licence which is fit for purpose.

It should be noted that the previous premises licence holder is no longer involved with the business in any way and the existing premises licence has been transferred to the applicants.

The applicants will surrender the existing Premises Licence if this application is granted as applied for.

While we acknowledge that the premises falls within a special policy area, it should be noted that the hours applied for are exactly the same as those of the current premises licence and no change is sought to these or the permitted Licensable Activities. In fact where the opening hours and recorded music hours are 'unspecified' on the existing licence we have set out fixed hours in this application. Therefore it is felt that the hours applied for in this application, will not add to the cumulative impact.

The new premises licence, were it to be granted, will contain a more relevant set of conditions, providing a stronger framework for residents and responsible authorities alike. We feel there are therefore advantages to accepting this new application rather than varying an existing licence which does not offer these protections.

The premises is comprised of a small restaurant with an external area to the rear, used in part for shisha.

The conditions offered in the application place legally binding restrictions on the times in which the external areas can be used, as well as ensuring that no amplification system is used in these areas.

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

Continued from previous page...

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

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

Continued from previous page...

FRIDAY

Start	<input type="text" value="10:00"/>	End	<input type="text" value="00:30"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="10:00"/>	End	<input type="text" value="00:30"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="12:00"/>	End	<input type="text" value="00:00"/>
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.

On New Year's Eve all permitted licensable activities can take place at the premises from the terminal hour for licensable activities on New Year's Eve until the commencement of the permitted hours on New Year's Day.

Section 12 of 21

PROVISION OF PERFORMANCES OF DANCE

[See guidance on regulated entertainment](#)

Will you be providing performances of dance?

- Yes No

Section 13 of 21

Continued from previous page...

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

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

SUNDAY

Start

End

Start

End

Continued from previous page...

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.

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.

On New Year's Eve all permitted licensable activities can take place at the premises from the terminal hour for licensable activities on New Year's Eve until the commencement of the permitted hours on New Year's Day.

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

Continued from previous page...

WEDNESDAY

Start	<input type="text" value="10:00"/>	End	<input type="text" value="00:00"/>
Start	<input type="text"/>	End	<input type="text"/>

THURSDAY

Start	<input type="text" value="10:00"/>	End	<input type="text" value="00:00"/>
Start	<input type="text"/>	End	<input type="text"/>

FRIDAY

Start	<input type="text" value="10:00"/>	End	<input type="text" value="00:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="10:00"/>	End	<input type="text" value="00:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="12:00"/>	End	<input type="text" value="23:30"/>
Start	<input type="text"/>	End	<input type="text"/>

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.

On New Year's Eve the premises can sell & supply alcohol from the terminal hour for the sale of alcohol on New Year's Eve until the commencement of the permitted hours on New Year's Day.

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

Continued from previous page...

Name

First name	<input type="text" value="Fitsum"/>
Family name	<input type="text" value="Yimesgn"/>
Date of birth	<input type="text" value="27"/> / <input type="text" value="04"/> / <input type="text" value="1985"/> dd mm yyyy

Enter the contact's address

Building number or name	<input type="text" value="Flat 2 Temple Court"/>
Street	<input type="text" value="Elmfield Road"/>
District	<input type="text"/>
City or town	<input type="text" value="London"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text" value="E4 7JF"/>
Country	<input type="text" value="United Kingdom"/>
Personal Licence number (if known)	<input type="text" value="Under Application"/>
Issuing licensing authority (if known)	<input type="text" value="London Borough of Waltham Forest"/>

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.

Continued from previous page...

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.

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.

On New Year's Eve the premises may remain open from the terminal operating hour on New Year's Eve until the

Continued from previous page...

commencement of the permitted hours on New Year's Day.

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)

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

1. Existing Premises Licence - The existing premises licence will be surrendered if the new premises licence is granted as applied for.

2. Staff Training – Appropriate induction training will be undertaken with all relevant staff who do not hold a Personal Licence to cover appropriate subjects for their role including:

a. The responsible sale of alcohol.

b. The prevention of under-age sales of alcohol, the Challenge 25 policy and in checking & authenticating accepted forms of identification.

c. The responsibility to refuse the sale of alcohol to any person who is drunk.

d. Fire safety & emergency evacuation procedures

All training will be recorded and training records made available on request to an authorised officer of the Licensing Authority or the Police.

3. Recording Practices – The premises will maintain written reports and registers. These will be kept for a minimum of 12 months and made available to the police and any authorised officer of the licensing authority on request. Records will be maintained of the following:

a. Any complaint against the premises in respect of any of the licensing objectives

b. Any crime reported at the premises

c. Any seizure of drugs or offensive weapons

d. Any illegal drug related incident

e. Any fault in the CCTV system

All written reports and registers will be regularly checked by the DPS.

4. New Year Opening Hours - On New Year's Eve the premises can remain open, for a bona fide event, for the purpose of providing regulated entertainment, the retail sale of alcohol and late night refreshment, from the time when these activities must otherwise cease on New Year's Eve to the time when they can commence on New Year's Day.

b) The prevention of crime and disorder

5. In the event that crime or serious disorder is, or appears to have been, committed on the premises, the Premises Licence Holder will 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 prevent any identified suspects from leaving the premises, 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;

6. CCTV - The venue shall maintain a CCTV system. The CCTV system shall continually record whilst the venue is open for licensable activities and / or when customers remain on the premises. All recordings shall be time & date stamped, maintained for a 31 day period and be made available to the Police or authorised officer of the licensing authority upon request. The CCTV system shall:

a. Cover all entry points used by the public.

b. Enable frontal identification of all persons entering in any light condition.

c. Cover the external area to the rear of the premises.

Continued from previous page...

d. Be checked every two weeks to ensure that the system is working properly and that the date and time are correct. 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;

e. Be maintained by a suitably qualified person.

The Police will be informed if the system will not be operating for longer than one day of business for any reason.

7. CCTV - Sufficient competent persons should be authorised by the premises licence holder to provide the Police with downloaded CCTV data (footage and / or images) in an appropriate recorded format (usually to a disc, memory stick or data file sent electronically) free of charge, when formally requested to do so. The authorised person(s) should be sufficient to enable such data to be obtained by the police within 24 hours of a formal request being made.

8. CCTV - Sufficient competent persons should be authorised by the premises licence holder to ensure that at all times the premises is open to the public, a member of staff is available to show the Police, when formally requested to do so, any images / footage from CCTV system with a minimum of delay.

9. Drugs Zero Tolerance Policy – A Zero Tolerance Policy towards the use, possession and supply of illegal drugs will be adopted and enforced.

10. Self-Service of Alcohol – No self-service of alcohol will be permitted at the premises.

11. Externally Promoted Events – No externally promoted events will be permitted at the premises; ‘externally promoted events’ are those which are promoted, managed and delivered by external promoters not affiliated to the Premises Licence holder.

12. Table Service - Alcohol shall not be sold or supplied to patrons otherwise than those who are seated at the premises & taking a table meal there and for consumption by such persons as ancillary to the table meal; with the exception of:

a. A maximum of 15 patrons may be served alcohol at any time while they are not taking a table meal at the premises

13. Vertical Drinking – no vertical drinking is to be permitted at the premises.

14. Food & Soft Drinks - Substantial food and non-intoxicating beverages including drinking water shall be available in all parts of the premises where alcohol is sold or supplied on the premises.

c) Public safety

15. Fire Safety – A fire risk assessment will be conducted and regularly reviewed. In-line with the Fire Risk Assessment:

a. An integrated fire detection and alarm system is installed, checked, regularly tested and maintained by a competent person.

b. Fire extinguishers are installed in accordance with the recommendations of the fire risk assessment.

c. Emergency lighting is installed in accordance with the recommendations of the fire risk assessment.

d. All emergency exits are marked on the premises plan.

16. Capacity - The number of persons accommodated at any one time (excluding staff) shall not exceed:

Internal Area: 30 persons

External Area: 20 persons

d) The prevention of public nuisance

17. Glass Recycling – Glass set aside for recycling shall not be emptied from one receptacle into another in any external area of the premises between the hours of 22.00 and 09.00 on any day

18. Litter - The area immediately outside the premises will be maintained to ensure that any litter generated by the premises and / or its customers is regularly cleared.

19. Noise Escape - No noise generated on the premises, or by its associated plant or equipment, shall emanate from the

Continued from previous page...

premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.

20. External Area to the Rear – No amplification system or speakers will be used in the external areas of the premises.

21. External Area to the Rear – The external area to the rear of the premises will be closed to customers at 21.00 on every day. All customers must have left the area by 21.00.

22. Smoking Area – Smokers will be directed to smoke at the front of the premises after 21.00.

23. External Area to the Rear – A sign requesting customers to respect local residents and keep noise to a minimum, will be displayed in the external area to the rear of the premises.

24. No Alcohol Permitted Outside for Immediate Consumption – Alcoholic drinks sold for consumption on the premises, will not be permitted to leave the licensed area (marked within the red lines on the associated plans) of the premises at any time; including with those persons leaving the premises temporarily, for the purpose of smoking.

25. Exit Signage – A sign requesting customers to respect local residents and leave the premises quietly, will be displayed at each public the exit to the premises.

26. Dispersal Policy – A suitable Dispersal Policy will be adopted by the premises and all relevant staff will receive training in the implementation of the policy. A copy of the policy will be kept at the premises and made available to the Police or Environmental Health Officer on request.

27. External Doors – All external doors to the premises will remain closed after 22.00 except for entrance and egress, to prevent noise escaping from the premises.

e) The protection of children from harm

28. Challenge 25 – A Challenge 25 policy will be enforced, where any person reasonably looking under the age of 25 shall be asked to prove their age when attempting to purchase alcohol; signs to this effect will be displayed at the premises. The only acceptable forms of identity will be those photographic identification documents recognised in the Home Office guidance; including passports, photo-card driving licence or proof of age card bearing a PASS hologram.

29. Register of Refusals – A register of refusals book or electronic equivalent designed to record all refusals of sales of alcohol shall be maintained on the premises and made available to the police and local authority officers upon reasonable request.

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 in one of two ways: 1) by providing with this application copies or scanned copies of the documents listed below (which do not need to be certified), or 2) by providing their 'share code' to enable the licensing authority to carry out a check using the Home Office online right to work checking service (see below).

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 birth or adoption certificate issued 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 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.

Continued from previous page...

- 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.
- 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 18(3) or 20(2) of the Immigration (European Economic Area) Regulations 2016, 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.

Continued from previous page...

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.

Home Office online right to work checking service

As an alternative to providing a copy of the documents listed above, applicants may demonstrate their right to work by allowing the licensing authority to carry out a check with the Home Office online right to work checking service.

To demonstrate their right to work via the Home Office online right to work checking service, applicants should include in this application their 9-digit share code (provided to them upon accessing the service at <https://www.gov.uk/prove-right-to-work>) which, along with the applicant's date of birth (provided within this application), will allow the licensing authority to carry out the check.

In order to establish the applicant's right to work, the check will need to indicate that the applicant is allowed to work in the United Kingdom and is not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity.

An online check will not be possible in all circumstances because not all applicants will have an immigration status that can be checked online. The Home Office online right to work checking service sets out what information and/or documentation applicants will need in order to access the service. Applicants who are unable to obtain a share code from the service should submit copy documents as set out above.

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.

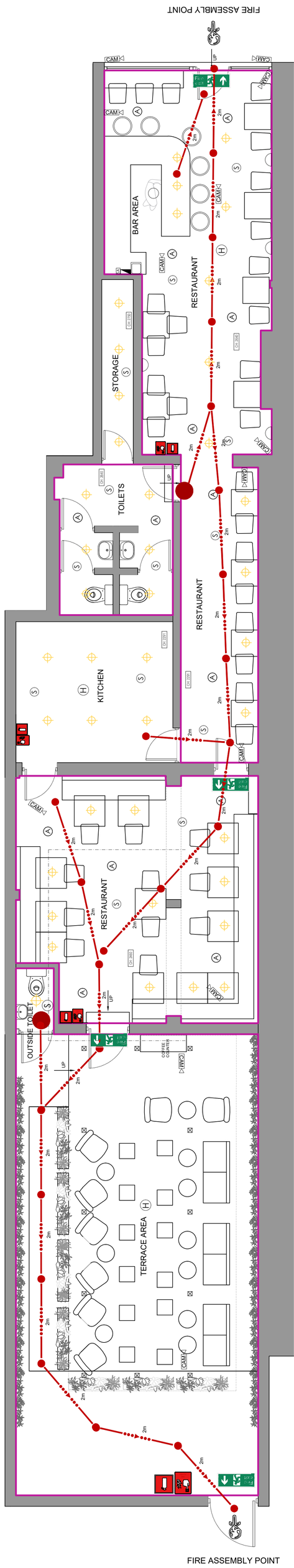
IT IS AN OFFENCE LIABLE TO SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

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"/>

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



FIRE PRECAUTIONS

This drawing is indicative only. Refer to specialist Electrical Sub-contractors drawings and specifications for full details of fire alarm system and protect on. All fire rated doors to be constructed in accordance with BS 476: Part 22 (or the British Standard in force when the door was manufactured).

All fire doors and final exit doors through which a person may have to pass on their way out of the premises in case of fire should be so fastened and maintained that they can be easily and immediately opened from the inside without the use of the key.

Exits other than those in normal use for egress should be marked and readily visible so that the occupants of the building can clearly and readily see where the exits are and where to go in an emergency at any time. Fire safety signs and notices to comply with the relevant requirements of BS 5499 : Part 1 - 1990.

ONE HOUR FIRE PROTECTION
MUST BE PROVIDED TO
COMPLY WITH BUILDING
CONTROL

Key

Fire Exit Sign
Direction of Fire Exit used typically
at change in corridor direction

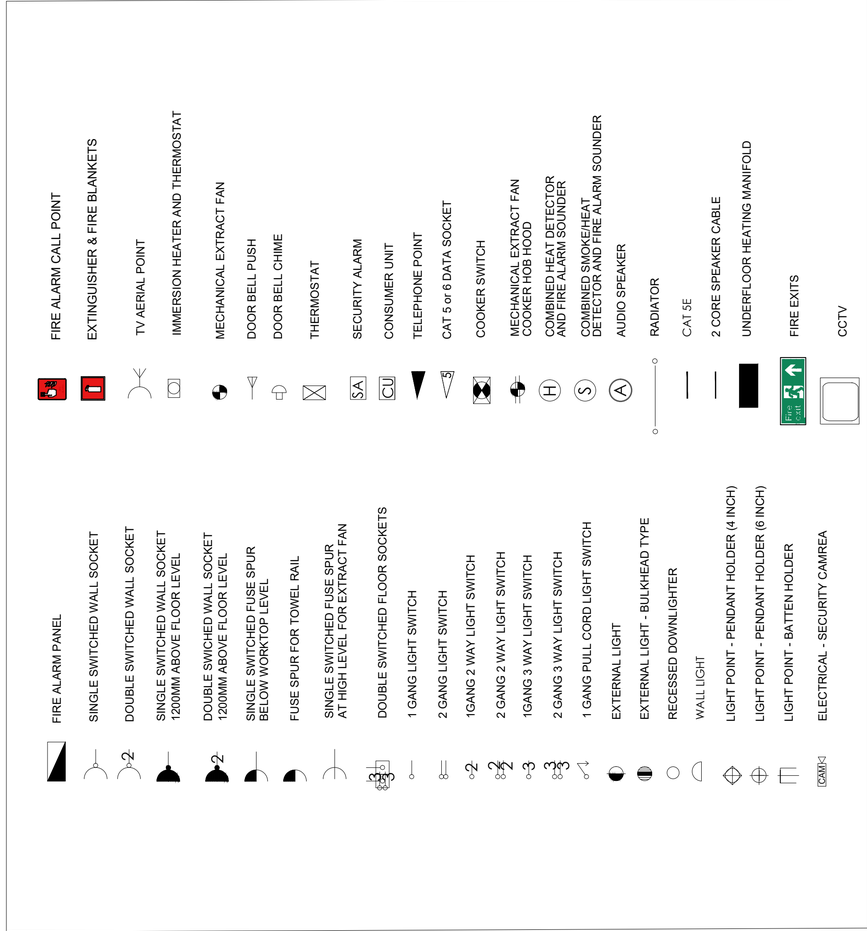
Vision Pane Door

Doors to have 60 mins (min) fire
rating with smoke seals and
intumescent strips.

Fire Exit - Door / way leading to
outside

Escape Travel Distances

Licensable Area



Eagle House 183 City Road, London, EC1V 1NR	
Job:	Restaurant Refurbishment
Address:	236 Hornsey Road, N7 7LL, London
Client:	YOHANES NEGASI
Title:	Fire Strategy Plan
Stage:	Preliminary
Dwg No:	001
Scale:	1:50 @ A1
Drawn by:	EAV
August 2020	

GENERAL NOTES:
 Drawing to be Read in Conjunction With Relevant Contract Documents.
 Drawing Not To Be Scaled.
 Contract To Check Site Throughly & Report Any Discrepancies.
 Any Discrepances Are To Be Reported To The Agent.
 Alterations Made Which Are Beyond The Control Of The Agent.
 This Drawing Shall Not Be Used For Building Regulations And / Or Construction Purposes.



Java House – Hornsey Road N7
c/o Peter Mayhew
Beyond the Blue Ltd
92 Vegal Crescent
Englefield Green
Surrey TW20 0QF

Islington Police Licensing Team
Islington Police Station
2 Tolpuddle Street
Islington
London
N1 0YY

Telephone: 07919547416

www.met.police.uk

Our ref: WK/200036405
22nd September 2020

Dear Peter ,
Cc Yohanes

PREMISES – ISTANBUL RESTAURANT , 92 SEVEN SISTERS ROAD , ISLINGTON ,
LONDON N7 6AE

Thank you for the new premises licence application regarding the above premises for
on sales only and facilitating my site visit there today.

Please accept this e-mail as my initial representation.

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

Having visited today and confirmed the layout and the proposed operation there are 9
conditions below which I deem appropriate in the circumstances that I would expect to see
included in the application for an alcohol licence for this premises .

Johanes clarified for me that it believes the capacity is currently 18 customers at the current
restaurant tables , 12 in the function room area and 8 in the garden [but no food outside] . He
also confirmed he would be responsible for the shisha operation to the rear and it would not
be sublet out .

As Fitsum does not yet have a personal licence issued and the previous DPS has left and no
longer involved I'm not clear who is authorising the sale of alcohol currently on the Merhaba
licence in use however ?

These conditions should not affect the intended use or operating policy adversely I believe
and should be considered as good practice . I have noted that a recent and comprehensive
CCTV system is already installed but that Johanes is having it checked as he believes some
of the cameras are not working properly at present possibly:

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) 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 .

4) The premises will operate a proof of age scheme , such as Challenge 25

- (a) All staff will be fully trained in its operation .
- (b) Only suitable forms of photographic identification , such as passport or UK driving licence , or a holographically marked PASS scheme cards , will be accepted .

5) The licence holder will at all times maintain adequate levels of staff and security . Such staff and security levels will be disclosed , on request , to the Licensing Authority and the Police .

6) No vertical drinking in the premises at any time . Alcohol shall only be served as an ancillary to a meal to customers who are seated .

7) The premises shall only operate as a restaurant which provides food in the form of substantial meals that are prepared on the premises .

8)The licensee shall ensure that all staff are trained on relevant matters , including the conditions of the premises licence , age restricted products and [if they are ever left in charge

of the shop] the operation of the CCTV system and how to deal with visits from authorised officers . The licensee shall keep written records of training and instructions given to each member of staff , detailing the areas covered to include the Licensing Objectives , identifying persons under 25, making a challenge, acceptable proof of age & checking it, making & recording a refusal, avoiding conflict & responsible alcohol retailing. Staff shall sign to confirm that they have received and understood the training .All staff who work at the till will be trained for their role on induction and be given refresher training every six months. The written training records kept for each staff member will be produced to police & authorised council officers on request.

9) The premises licence holder shall endeavour to eliminate or minimise any nuisance arising out of its licensable activities . In doing so the premises licence holder will work with enforcement authorities where any issues are identified . A complaints procedure will be maintained in order that local residents have a means of contact if necessary .

As the premises is described and stated to be a restaurant I can not see the case for the 12a condition that has been given in your Section 18 'A maximum of 15 patrons may be served alcohol at any time while they are not taking a table meal at the premises .' . This would be more indicative of a bar . My proposed wording is as above in my condition 6 . In non covid time I could see 3 persons possibly being seated at the bar area while awaiting a table to sit at and take their meal if that would be of use if you wish to propose something along those lines .

I hope that your client is happy with the proposed conditions and the wordings given .

I will be in liaison with the council licensing officer for the premises , Niall Forde , who I have copied in so that he is aware I have visited prior to my representations .

Once you have had a chance to discuss these with you client please reply by e-mail with your agreement to these police initial representation should that be their wish once you have considered them and assisted with any advice or clarification that they require .

I would of course be very happy to discuss or clarify any queries or reservations you may have .

I would also be happy to meet with you and your client on site if required .

This application is obviously time sensitive so a prompt response would be appreciated. The date for last representations is 06/10/2020 currently .

I look forward to your response .

Kind Regards,

Tim

Tim Livermore | Constable | Islington Borough – Licensing Team

Address Islington Police Station, 2 Tolpuddle Street , Islington , London N1 0YY

T07919547416 – Licensing Team mobile

Email Tim.J.Livermore@met.police.uk

From: [Ford, Andrew](#)
To: [Peter Mayhew](#)
Cc: [Forde, Niall](#)
Subject: RE: Premises Licence Application: 236 Hornsey Road
Date: 20 October 2020 09:52:39

Hi Peter,

Please accept my apologies for not coming back to you sooner.

Thank you for your document. As I previously said in my original email I read through the application and used your suggested conditions when commenting which is why many of them are either identical and or based on the application. Also as this is not a variation but instead a new application I have not paid particular heed to previous conditions and suggested conditions that we would place on a new premises licence.

Details of when waste collections are required can be found here:
www.islington.gov.uk/business/business-waste/collections-times

Thank you for clarification on the seating and numbers you plan to have in each of the areas both before and after 21.00hrs.

I am happy to agree to many of your suggestions and remove suggestions that you feel are superfluous.

Therefore I believe we agree on these conditions:

- No vertical drinking is to be permitted at the premises.
- Glass set aside for recycling shall not be emptied from one receptacle into another in any external area of the premises between the hours of 22.00 and 09.00 on any day.
- The area immediately outside & frontage of the premises will be maintained to ensure that any general litter and smoking litter generated by the premises and / or its customers is regularly cleared when the premises is open and at the end of each evening when the premises is open.
- No noise generated on the premises, or by its associated plant or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- All filters, ducting and extract fans used for the dispersal of cooking smells serving the building, shall be cleaned and serviced regularly.
- No more than 5 patrons, at any one time, shall use the frontage of the premises to smoke after 21:00hrs until closing.
- Alcoholic drinks sold for consumption on the premises, will not be permitted to leave the licensed area (marked within the red lines on the associated plans) of the premises at any time; including with those persons leaving the premises temporarily, for the purpose of smoking etc.
- 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.
- A suitable Dispersal Policy will be adopted by the premises and all relevant staff will receive training in the implementation of the policy. A copy of the policy will be kept at the premises and made available to the Police or Environmental Health Officer on

request.

- All external doors to the premises will remain closed after 22.00 except for entrance and egress, to prevent noise escaping from the premises.
- Any outdoor furniture shall be fitted with rubber pads to the bottom of the legs to minimise noise when moved.
- The external area to the rear of the premises will be closed to customers at 21.00 on every day. All customers must have left the area by 21.00.
- No amplification system or speakers will be used in the external areas of the premises.
- A sign requesting customers to respect local residents and keep noise to a minimum, will be displayed in the external area to the rear of the premises.
- Exterior lighting shall be directed away from residential properties.

The premises is described as a restaurant where members of the community can come in and grab a beer or glass of wine with friends. However, you have rejected keeping amplified sound to ambient background levels, which is typical for restaurants in the borough. Therefore, what levels of sound are you proposing to have in the restaurant?

I am still not clearer about how the proposed condition relating to having people just drink without food will work in practice.

- *Alcohol shall not be sold or supplied to patrons otherwise than those who are seated at the premises & taking a table meal there and for consumption by such persons as ancillary to the table meal; with the exception of a maximum of 15 patrons may be served alcohol at any time while they are not taking a table meal at the premises*

This proposed condition will be very hard to enforce. It would be simpler if either there was a requirement for a substantial meal for every patron or no requirement. Alternatively if there was a dedicated bar area then that could also be easier to enforce.

Once again sorry about the delay in getting back to you. I am happy to chat over these last sticking points.

Kind regards,

Andrew

Andrew Ford
Environmental Pollution Manager
Islington Council
t : 020 7527 2022

From: Peter Mayhew [mailto:p.mayhew@btbl.co.uk]
Sent: 05 October 2020 19:26
To: Ford, Andrew <Andrew.Ford@islington.gov.uk>
Subject: RE: Premises Licence Application: 236 Hornsey Road

Dear Andrew,

As I mentioned in my message earlier I have written a response to your representation and

you can find it attached to this email.

This is designed as a starting point for further discussions. Despite the number of comments I have made we are actually not that far away from agreement on most subjects, but I thought it would be helpful to share my thoughts and arguments with you in advance of any further discussion.

Could we please arrange a call later this week to try and thrash out those areas where there is a need for us to still reach agreement? Even if we are unable to agree on everything, it makes sense for all involved to get as much resolved as we can; ideally with the view of avoiding a hearing, but if that is not possible then with a view to facilitate a more straight forward hearing which can concentrate on just those areas where there is still any disagreement.

I look forward to your comments and maybe you can suggest a suitable time for us to speak?

Kind regards

Peter

Peter Mayhew - Director

Beyond the Blue

Training & Consultancy

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From: Ford, Andrew <Andrew.Ford@islington.gov.uk>

Sent: 21 September 2020 12:44

To: Peter Mayhew <p.mayhew@btbl.co.uk>

Cc: Forde, Niall <Niall.Forde@islington.gov.uk>

Subject: RE: Premises Licence Application: 236 Hornsey Road

Dear Peter Mayhew,

I am in receipt of the application for a premises license at Java House, 236 Hornsey Road. N7 7LL. I act on behalf of Pollution Team who are the responsible authority for the prevention of public nuisance and are consulted on all premises license applications in the borough.

I have reviewed your application and how you intend to prevent nuisance. I have incorporated this with some further suggested conditions for the above premises:

Suggested conditions to prevent nuisances:

- No vertical drinking is to be permitted at the premises.
- No rubbish will be moved, removed or placed in bins outside the premises, including glass between 22:00 - 09:00hrs.
- The area immediately outside the premises will be maintained to ensure that any litter generated by the premises and / or its customers is regularly cleared. In Particular, the outside frontage shall be swept and cleared of any rubbish and smoking litter associated with the business at the end of trade each evening.
- Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties.
- Noise and/or Odour from any flue used for the dispersal of cooking smells serving the building shall not cause a nuisance to the occupants of any properties in the vicinity. Any filters, ducting and extract fan shall be cleaned and serviced regularly.
- In the event of a noise/nuisance complaint substantiated by an authorised officer, the licensee shall take appropriate measures in order to prevent any recurrence.
- No more than 5 patrons, at any one time, shall use the frontage of the premises to smoke after 21:00hrs until closing. Signage shall be displayed to advise customers of this.
- Alcoholic drinks sold for consumption on the premises, will not be permitted to leave the licensed area (marked within the red lines on the associated plans) of the premises at any time; including with those persons leaving the premises temporarily, for the purpose

of smoking etc. Signage shall be displayed to advise customers of this.

- 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.
- A suitable Dispersal Policy will be adopted by the premises and all relevant staff will receive training in the implementation of the policy. A copy of the policy will be kept at the premises and made available to the Police or Environmental Health Officer on request.
- All external doors to the premises will remain closed after 22.00 except for entrance and egress, to prevent noise escaping from the premises.
- The collection of refuse or delivery of consumables shall be restricted to the hours between 07:00 and 23:00 Monday-Saturday. No deliveries or waste collections shall be made on a Sunday or Bank Holiday.
- The delivery of licensable goods shall be restricted to the hours between 07:00 and 23:00 Monday-Saturday. No deliveries shall be made on a Sunday or Bank Holiday.
- Any music shall be restricted to ambient background levels of sound.
- The last sale of alcohol shall be 30 minutes before the stated closing time.

With regards to your external seating area to the rear of the building I am also suggesting these recommendations:

- Any outdoor furniture shall be fitted with rubber pads to the bottom of the legs to minimise noise when moved.
- The outside drinking/dining area and the rear terrace shall be closed and cleared of customers by 21.00.
- Outside furniture shall be disabled and/or taken out of use by 21.00 each night.
- No amplification system or speakers will be used in the external areas of the premises.
- A sign requesting customers to respect local residents and keep noise to a minimum, will be displayed in the external area to the rear of the premises.
- Staff shall monitor the outside of the premises to ensure that noise levels from patrons do not cause any nuisance to any nearby residents.
- Exterior lighting shall be directed away from residential properties.

Normally for an establishment such as this I would be recommending a condition such as:

- *Alcohol shall not be sold or supplied on the premises otherwise than to persons purchasing food there and for consumption by such a person as an ancillary to their meal.*

However, with regards to your suggested condition:

- *Alcohol shall not be sold or supplied to patrons otherwise than those who are seated at the premises & taking a table meal there and for consumption by such persons as ancillary to the table meal; with the exception of a maximum of 15 patrons may be served alcohol at any time while they are not taking a table meal at the premises*

I would like to know how you would plan to have this work in practice. Will there be a particular seating area reserved for those drinking but not eating a meal? Or will you have another mechanism to make sure that you do not go above 15 patrons? Is there an explanation as to why your restaurant requires to sell alcohol to without food to half its patrons post 21.00?

I note that you plan to have approximately 14 external seats (the exact number is unclear from the plan drawing) but you have stated that you intend to have up to 20 people in the external area plus staff. How does this work if you propose to have food and drink served only to those

who are seated?

I note that you plan to have seats for around 53 people (the exact number is unclear from the plan drawing) but have stated that you intend to have up to only 30 people in the internal area plus staff. How does this work? What mechanism will you have in place to not use all the tables and chairs that you have in the restaurant?

Also could you please send me a copy of your dispersal policy?

Please let me know by the 28th September your responses to my questions so that I can fully assess your application.

Kind regards,

Andrew

Andrew Ford
Environmental Pollution Manager
Islington Council
t : 020 7527 2022

From: Williams, John
Sent: 18 September 2020 16:06
To:
Cc: Ford, Andrew <Andrew.Ford@islington.gov.uk>; Forde, Niall <Niall.Forde@islington.gov.uk>
Subject: Premises Licence Application: 236 Hornsey Road

Dear Sir/Madam,

We have received the following attached application for a **Premises Licence (New)**:

Proposed licence holders: Yohanes Nagasaki and Finuch Yimesgn

Premises name: Java House

Address: 236 Hornsey Road. N7 7LL

Application received: 08/09/20

Last date for representations: 06/10/20

Reference: WK/200036405

Licensable activities and timings applied for: provision of recorded music from 10:00 until 00:30 Monday to Saturday and from 12:00 until 00:00 on Sunday, the provision of late night refreshment from 23:00 until 00:30 Monday to Saturday and until 00:00 on Sunday and the sale of alcohol, for consumption on the premises, from 10:00 until 00:00 Monday to Saturday and from 12:00 until 23:30 on Sunday.

N.B. Current licence, to be surrendered if this application is successful, covers 24 hours for recorded music (so this is a reduction) and exactly the same hours for late night

refreshment and alcohol sales. Main changes are an update of plan and a new licensee, eager to distance himself from previous business/owner..

Regards

John Williams

Licensing Team
Public Protection Division
Environment & Regeneration
Islington Council
3rd Floor, 222 Upper Street, London, N1 1XR
Tel: 020 7527 3031
Email: licensing@islington.gov.uk
Website: www.islington.gov.uk

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John Williams
Technical Support Officer
Licensing Team
222 Upper Street
London Borough of Islington
N1 1XR

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[REDACTED]
[REDACTED] Hornsey Road

London [REDACTED]

2 October 2020

Mr N Forde
Licensing Service
Public Protection Division
Islington Council
222 Upper Street
London N1 1XR

Dear Mr Forde

Licence Application:

Java House aka Merhaba 236 Hornsey Road N7 7LL ("Applicant Premises")

Your ref reference not advised at time of writing

I am an [REDACTED] to the Applicant Premises. It is noted that that the application is redacted to remove personal details of the applicant from public view and it would therefore be appreciated if you would put in place similar provisions in my regard if possible.

I wish to lodge my firm objection to the application for a premises licence for the following reasons:

Prevention of Nuisance

1. The application is (naturally) being made to increase business, however on existing experience with this type of establishment at 230 Hornsey Road, other similar (licensed, licensable and unlicensed) premises between 230 and 218 Hornsey road and 163 Hornsey Road (which are adjacent and opposite the Applicant Premises) and the current situation with 236 Hornsey Road, I submit that granting this licence will increase further the noise emanating from the premises and increase noise from patrons arriving and leaving late at night to the detriment of surrounding residents.

The attendant shouting, screaming, door slamming and fighting in addition to that which is already existing emanating from such premises just mentioned and in addition from the Eaglet Pub opposite, negatively impact on my and others' peace and quiet generally and form a public and private nuisance. The granting of a late night alcohol license will increase these nuisances, whatever the assurances from the applicants.

This area is already known as a "hot spot" by Council and Police due to the concentration of similar premises catering for a particular segment of society. Sadly, the efforts of the Council to control it have so far been unsuccessful and this new licence will exacerbate the issue.

2. The consumption of alcohol appears to go hand in hand with the smoking of cigarettes: in order to comply with the regulations prohibiting smoking inside a premises, the (completely male) patrons have been standing around the entrance to my premises and leaning on my front door, plate glass windows (with attendant safety issues and damage likelihood), smoking and discarding their cigarettes all over the pavement. This lack of attention to simple matters demonstrates that the applicants are not fit and proper persons to run a licensed premises.
3. Further the patrons have an unpleasant habit of spitting, playing drinking games and littering outside the premises and my home. I spend much time cleaning the spit and litter up; this is an antisocial habit that the applicants are not willing to address. I cannot see how the effective extension of the licence can improve matters but instead will deteriorate them further.
4. Playing music late into the night at the Applicant Premises in the modern fashion with deep bass, thumping and drumming sounds emanating from this totally un-insulated premises, (especially when the door is left open or opened and closed very frequently by patrons) is already unbearable. The machinery used in the premises eg fridges, freezers, coffee machines, hand dryers already creates noise and vibration that is more than discernible from within my home.
5. The Applicant Premises has a large plate glass window area and no sound proofing insulation, the noise which will undoubtedly be generated by or attributed to the premises will be excessive.
6. The following licensed premises (or premises which should be licensed) are to be found within 50 meters of the Applicant Premises ("the other establishments"):
 - a. Zara Café Bar and Restaurant 163 Hornsey Road
 - b. Spoon Restaurant 240 Hornsey Road
 - c. Hermil Lounge (formerly Coraley restaurant) 230 Hornsey Road
 - d. Kitchen 149 Hornsey Road
 - e. Caribbean restaurant 218 Hornsey Road
 - f. Take Away Café 220 Hornsey Road
 - g. Vape bar 222 Hornsey Road
 - h. The Eaglet Public House 116 Seven Sisters Road
 - i. Apollo restaurant Seven Sisters Road
 - j. 2 Brothers restaurant 114 Seven Sisters Road
 - k. Marmaris restaurant 108 Seven Sisters Road
 - l. Ollies café 94 Seven Sisters Road
 - m. Istanbul Restaurant 92 Seven Sisters Road
 - n. Halfway House Pub Seven Sisters Road
 - o. Round Square restaurant 132 Seven Sisters Road

This number drinking/eating/socialising establishments is far in excess of a balance of uses in the high street and is certainly not acceptable in areas, as here, where there is residential

accommodation above such premises and adjacent to it. I submit that the Cumulative Impact Policy will be negatively impacted if this licence is granted.

7. The applicant premises in particular and other establishments already produce:
 - a. an excess of noise late in the night, both from rowdy revellers entering and leaving and from music noise escaping therefrom,
 - b. Litter (see above)
 - c. Excessive “empties” which are usually found blocking the pavement (even late at night) or smashed on the pavement or road, endangering pedestrians and vehicles; these are placed on the street outside collection hours and not in the designated bags, so as to avoid paying for the service
 - d. Spitting (see above)
 - e. Harassment of passers by (especially of females, other races/creeds etc) who are intimidated passing by.

The excessive licensed opening hours for the applicant here will make matters worse in this regard, especially if the Premises is not properly sound-proofed, numbers of patrons limited.

Crime and Disorder

1. Whilst the operators of the existing Applicant are possibly decent people, on past performance of late night openings of this and other premises nearby, the area attracts various unsavoury characters who regularly fight, shout obscenities and generally, spit vomit and urinate in the street, often against or over my own property. The passing of other substances is not unknown.
2. Revellers of such premises find it convenient to congregate outside my premises after hours and to continue to consume food and drink and shout and talk loudly to each other at all hours of the night. Items of alcoholic drink packaging, bottles and food are then left to litter my property and make entrance and exit therefrom slippery and dangerous as a result of the spilled food and drink and urine and cigarette butts. This is not acceptable. Again, it is feared that the existing nuisance will increase unacceptably with the granting of the licence to the Applicant.
3. The congregation of youths (and males especially) at this establishment and their irresponsible behaviour, which is attributable to the late opening sought, will be terribly intimidating especially to a person of my age and sex.
4. The Police are called at regular intervals to intervene in fights at or outside other premises such as the adjacent pub, the Eaglet. The late closing of the Applicant’s premises will only lead to increased local tension between the revellers of the various premises. The Police resources are already stretched in the Borough and the issues deriving from a late licence will only make them worse and reduce effective policing generally.

Public Safety

1. Licenced premises have a higher than average propensity for fire risk. The Applicant Premises is insufficiently prepared for an outbreak of fire. I wish to have confirmation that there is sufficient fire

insulation and working sprinklers and for the Fire Risk Assessment to be made available to the Committee and to affected residents before any license is granted and for our comments to be implemented.

2. I have viewed the construction of the premises whilst being built in a hurry: the premises does not have any fire insulation especially in the massive rear extension. This is a public hazard (see further below).
3. There already is insufficient parking for revellers to attend the other establishments, and the granting of a very late licence to the Applicant will make the congestion in Seven Sisters Road, Hornsey Road and the surrounding area even worse.
4. The narrow Hornsey Road is already difficult for the passage of fire/ambulance/police vehicles and busses. The late opening will prolong and exacerbate this problem.
5. Taxi cabs and private vehicles (which are still being used as mini cabs illegally) are attracted to the area in search of fares from revellers. The revellers at this establishment, even when it should have been shut during Lockdown, already created a great amount of disruption (more shouting, door slamming, dangerous U turns in the road, car alarms sounding etc); therefore granting a late licence to the Applicant will increase the intensity of this nuisance and for longer periods. I have a Blue Badge but am usually unable to use it as I cannot find a place to stop the car sufficiently close to my home because of the parking problem created by this establishment.
6. In the past, I have had occasion to complain to the managers of the applicant and various of the other establishments as to excessively noisy and early deliveries of supplies. Obviously, with increased trade from late opening to the Applicant Premises such deliveries will be more frequent and of longer duration. The disruption will be intolerable especially after a late opening night.

In my opinion, the combination of increased traffic congestion, noise pollution, reveller and Police activity would lead, as a result of the granting of a late Licence to the Applicant, to an unacceptable deterioration in the quality of my and others' life and in the nature of the district as a whole.

Character

A The fact that the alterations to the fabric of the Applicant Premises:

1 did not have planning consent in the erection of the massive rear extension

2 did not have planning and (allegedly on the word of the landlord) landlord's consent as to the re-siting of the kitchen or bathroom

3 did not receive any certification by Building Control

4 the further erection of another wooden structure in the garden and use of tents to serve food and drink there provoking the interest of Building Control and Planning and the Fire Authorities

And

B the use of the garden during Lockdown to allow a barbering/hair cutting activity to take place

leads a reasonable person to conclude that the applicant and those connected with him are not fit and proper persons to be in possession of a license and that any promises by them or any conditions attached will not be adhered to.

Prior Use

Prior to the arrival of the Applicant or current operator and associated, the Restaurant was a small family oriented Greek restaurant that served limited alcohol (if any) with meals only and in the shopfront area only. There was no bar area and there was no use whatsoever of the garden. There was no amplified or any music (contrast now). Surely the historic lack of use of the garden shows that it was never intended to be part of the licensed area or for the use of patrons and even if it were, due to its lack of use, that area has fallen out of being able to be used by patrons at all?

As a result, there was no interference with the peaceful enjoyment by the occupants of the residential area above the Applicant Premises or by the residential occupants of the adjacent premises eg 234 and 238 Hornsey Road of their homes. This relative peace has been shattered since the conversion of the Applicant Premises into an "establishment" (restaurant is too finer word for it) attracting a certain group of males (only it seems) whose predisposition is to shout, behave boisterously and inconsiderately. The licensing system is there to control this activity and therefore I submit that the licence must be refused and the existing licence curtailed.

Comments on the Application Document

I now comment on the particular assertions contained within the Application Document:

1 The Applicants do not appear to be those holding themselves out as owner and operator thereof ie a very young man named Samuel who is in charge of the premises daily. The Applicant states that he is not connected with the Premises, yet from the Council's list of planning applications dated 20th March 2020 there is the same Mr Yohanes Nagazi making an application relating to a shopfront replacement (well after the fact of it being changed in style, shape and material). This obfuscation as to who the operator and licensee actually is, is typical in these sorts of operation and therefore it is not clear as to such Applicant's capacity or suitability to be a licensee per the question. Put simply, the application form does not tie up with reality and we do not know who is the real applicant in order to evaluate him, his suitability to hold a license or his experience.

2 The Applicant states that he wishes to create ""Stronger framework for residents"; what does this mean? Surely the only beneficial outcome is if the application to extend hours and use the garden is withdrawn and the premises subjected to scrutiny by Planning Department and Building Control. A failure to require the Applicant to undertake this proper scrutiny now would be to sanction the breaches and set a poor precedent for other licensees and worse still for licensees who act properly (with the entailed expense) to be in good standing with the laws.

For example, according to the Fire Precautions - One hour fire protection must be provided to comply with building control; however in the massive rear extension, the timber stud frame and ply roof, and plasterboard cover will offer no fire protection, there being no insulation.

3 Hours of operation – this has not been complied with since the establishment opened with operation going on past 2am and there have been many complaints to ASB, councillors and licensing about it. If an extension is given, why should the Applicant adhere to them either?

4 no doubt due to the lack of proper insulation in the rear extension leading to the premises overheating, an aircon unit has been installed on the roof adjacent to me. It is noisy and precariously situated.

5 The intended use of garden for shisha activities already impacts on residents due to the smell and noise of the partakers. Patrons are also now using the hidden rear entrance to the premises which is problematic for law enforcement and of concern to the Police

6 There is apparently to be no Amplification; however there is already none needed given the level of shouting going on already. Music is being played in the garden area however and the patrons have reacted aggressively when asked to be quiet.

7 Apparently there are no films to be shown yet there are several large TVs installed in front and rear areas

8 In relation to the statement on Recorded Music, this is already too loud and leaks into our property at all hours because there is no sound insulation in the Applicant premises.

9 the Statement regarding the licensing hours on New Years Eve looks like it is de facto for a 24 hour licence: this is surely not appropriate given the residential accommodation above and to the sides.

10 The application is to serve Refreshment to 00.30. However this implies that “drinking up time” will extend beyond that with noise detriment to occur even later to the detriment of residents

11 the Application is to serve Refreshment indoors only – however, there already seems to be eating and drinking going on outside in the rear garden and the consumption of alcohol has already been seen going on outside the premises on the street

12 The Application refers to 15 non dining drinkers? Despite the oddly measured plan, I do not see where is the space for them in addition to the seated drinkers. This is a clear case of overcrowding and therefore danger.

13 Again the stated capacity of 50 is surely overcrowding especially as the rear extension is dangerous and has no planning consent. The capacity of the rear is stated to be 20 persons yet there are indicated places for 27 seats outside. The noise of 27 men shouting or even talking will be insupportable.

14 In relation to the litter; it is not controlled by the premises now and empties already cause issues on pavement: they have been used as missiles and weapons recently as the Police will confirm (they approached residents for witnesses)

15 Point 19 of the Application promises that there will be emanation of noise or vibration from the Premises. This has failed already and there are no provisions in the application for dealing with them: we can already hear and feel the noise of the patrons and machines, plus vibrations, each day

16 Point 21 of the Application refers to the time limit on garden use, yet patrons are out there noisily much later than 21:00

17 Re points 23 and 25 in what language will the signage be? This is important because most of the shouting is in a non-English language

18 Point 27 deals with noise escape when the front door is opened – this is not acceptable as the door is opened and closed continuously; the only way to prevent this is to create a double doored lobby within the Premises to contain the sound, just as it is in the Eaglet Pub across the road

19 In re Section 18 Licensing Objectives b)d)9) – there is a Drugs Zero tolerance, however, with shisha, this is impossible to police, the smell so far has not been of tobacco.

Conclusion

I would respectfully urge you not to grant a licence sought by the Applicant but to revoke the existing license in addition and remove the ability to use the garden for any commercial activity whatsoever.

Yours sincerely

A solid black rectangular redaction box covering the signature area.

[REDACTED]
[REDACTED] Hornsey Road, [REDACTED]

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

04 October 2020

Your ref: Java House (formally Merhaba), 236 Hornsey Road, N7 7LL

Dear sir/madam,

[REDACTED]

I wish to make my objection to the application for a premises licence for the following:

Public Safety

- **Fire Safety**, one-hour fire protection to comply with building control (as on application's plan), we question if the new extension building (built July 2018) would meet this requirement **as the applicant still have not submitted their building regulation** for this building. The extension building is built with wood boards and plaster boards, with no bricks, insulation or on a 1-meter foundation which we have already informed Islington Building Regulations, Mr Nugent about the poor built building that will endangering the neighbouring buildings. The propose drinking establishments have a higher than average propensity of fire risk. The Applicant Premises does not seem to be equipped for an outbreak of fire.
- **Capacity**, on the applicant's plan there is 26 seats for back garden area and 47 seats for inside areas (total 73 seats), which exceed the licensing rule of not exceed 30 inside and 20 outside.
- This applicant's intention is to expand on their current business to longer hours and more drinkers. From this premises, unknown groups of men were loitering outside our doorway constantly, normally from their opening time and into late at night (even after they closed). As a single female and especially coming home late at night, I found it frightening, fearful and intimidating and I know other residents on the street also feels the same. **It is NOT acceptable for any member of the public has to walk through groups of loitering men** (often shouting at each other) and if you are a resident of Hornsey Road then you will have no way to avoiding them.
- Also these loitering men would sit at the resident's doorways and when you ask them to move so you can access your front door to go in, they would move a little way only and for a single female like me it is VERY uncomfortable and often worried unknown men would push in after me and into our house as I am going in.
- Currently there is already lack of sufficient parking for drinkers to the other similar establishments on Hornsey Road, and the granting of a very late licence to the Applicant will make the congestion on Hornsey Road and the surrounding streets (Seven Sisters Road & Mayton Street) even worse. This created parking problems (including double parking).
- Hornsey Road is already difficult for the passage of fire, police and ambulance vehicles and buses, the late opening will exacerbate this problem.
- The Applicant has **breached the Covid-19 lockdown rules several times this year**, including opening the garden area (access via back fire exit gate) for customers to smoke shisha and drinking throughout May-June and had **sub-let the back garden to a local barber to use in June**. All these incidences have been reported to the Met Police website as it happens at the time. The Applicant has no regards for public safety, even when we are in middle of which pandemic (Covid-19).

Crime and Disorder

- There have been illegal drugs buying/selling too within a few yards of our front door in the last year.
- On past experience of late-night openings of other similar establishments nearby they had attracted various unsavoury characters who shout, fight, vomit and urinate in the street and often in the front of building.
- The police are called at regularly to intervene in fights at or outside other establishments like the Eaglet pub at the corner of Hornsey Road. The late closing of the Applicant will only lead to increase local pressure between the drinkers of the other similar establishments.

Note: Customers has been seen leaving the Applicant Premises around 5am and gambling card games played in the garden last year.

Prevention of Nuisance

- Rubbish and bottles, the applicant has have been leaving their empty bottles and rubbish by the lamp post outside our front door around 1-2am, which we have reported to ASB website to investigate. As daily rubbish collection is at 8pm, therefore we have the applicant's business rubbish sitting outside directly our front door all day.
- Littering, Cigarette ends and sometime empty nut shells are often found outside the front of our property dropped there by the applicant's customers. We have spoken to their customers several times before directly of the littering and smoking outside or at borderline by our property and only reactions we get from their customers are they can do what they like as they are on public street.
- Cigarette smoke pollution, the intensive smoking from their customers has caused our front rooms filled with cigarette smoke during summer months and even once cause our fire alarm to go off.
- Noise at rear garden area, since the applicant's opened 18 months ago, **we have been subjected on daily basis their customers (mainly men only) continuous short shouting/outbursts at each other from the opening time through into the late at night.**

Note, **the garden area is surrounded with buildings and the noise would ricochet off the back walls where most of the local resident's bedrooms are based.**

The rear garden area is NOT SUITABLE for customers usage in any form and especially when shisha smoking and alcohol are involved too.

- The propose increase business hours, from existing experience with this type of establishments (163 Hornsey Rd-opposite to us), this will increase further the noise coming from these premises and increase noise from the customers arriving and leaving late at night. As stated above, groups of men loitering outside the street, sitting on resident's doorways, smoking and shouting (normally at each other or on their mobile phones). **This would mean lack of quiet hours for residents to rest and negative impact to all our mental and health wellbeing.**
- Nuisance already caused by other similar establishments on Hornsey Road are:
Litter (especially, cigarette ends).
Spitting.
Harassments of passers-by (groups of loitering men).
Excessive empty bottles/containers, often smashed on the pavements or on resident's doorways.
Increase of rats due to half eaten food.
Excess of noise late in the night (rowdy customers coming & leaving the establishments).
The granting of a late-night alcohol license will increase this nuisance whatever assurances from the applicants.
- Playing music late into the night at the Applicant Premises, especially music with deep bass, thumping and drumming sounds would vibrate from the uninsulated premises and would be unbearable for local residents as all the houses on Hornsey Road are closed connected builds.

In my opinion, granting the Applicant a late Licence would most certainly increase the noise pollution, traffic congestion, drinkers/customers and police activity which would lead to an unacceptable deterioration of our rights to family life, mental and health wellbeing and the quality of the district/area as a whole.

I strongly urge the Islington Council not to grant a licence sought by this Applicant.

Yours sincerely,

██████████

Suggested conditions of approval consistent with the operating schedule

1. The existing premises licence will be surrendered if the new premises licence is granted as applied for.
2. Appropriate induction training will be undertaken with all relevant staff who do not hold a Personal Licence to cover appropriate subjects for their role including:
 - a. The responsible sale of alcohol.
 - b. The prevention of under-age sales of alcohol, the Challenge 25 policy and in checking & authenticating accepted forms of identification.
 - c. The responsibility to refuse the sale of alcohol to any person who is drunk.
 - d. Fire safety & emergency evacuation procedures
3. All training will be recorded and training records made available on request to an authorised officer of the Licensing Authority or the Police.
4. The premises will maintain written reports and registers. These will be kept for a minimum of 12 months and made available to the police and any authorised officer of the licensing authority on request. Records will be maintained of the following:
 - a. Any complaint against the premises in respect of any of the licensing objectives
 - b. Any crime reported at the premises
 - c. Any seizure of drugs or offensive weapons
 - d. Any illegal drug related incident
 - e. Any fault in the CCTV system
5. All written reports and registers will be regularly checked by the DPS.
6. In the event that crime or serious disorder is, or appears to have been, committed on the premises, the Premises Licence Holder will 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 prevent any identified suspects from leaving the premises, 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;
7. The venue shall maintain a CCTV system. The CCTV system shall continually record whilst the venue is open for licensable activities and / or when customers remain on the premises. All recordings shall be time & date stamped, maintained for a 31 day period and be made available to the Police or authorised officer of the licensing authority upon request. The CCTV system shall:
 - a. Cover all entry points used by the public.
 - b. Enable frontal identification of all persons entering in any light condition.
 - c. Cover the external area to the rear of the premises.
 - d. Be checked every two weeks to ensure that the system is working properly and that the date and time are correct. 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;

8. e. Be maintained by a suitably qualified person.
9. The Police will be informed if the system will not be operating for longer than one day of business for any reason.
10. Sufficient competent persons should be authorised by the premises licence holder to provide the Police with downloaded CCTV data (footage and / or images) in an appropriate recorded format (usually to a disc, memory stick or data file sent electronically) free of charge, when formally requested to do so. The authorised person(s) should be sufficient to enable such data to be obtained by the police within 24 hours of a formal request being made.
11. Sufficient competent persons should be authorised by the premises licence holder to ensure that at all times the premises is open to the public, a member of staff is available to show the Police, when formally requested to do so, any images / footage from CCTV system with a minimum of delay.
12. A Zero Tolerance Policy towards the use, possession and supply of illegal drugs will be adopted and enforced.
13. No self-service of alcohol will be permitted at the premises.
14. No externally promoted events will be permitted at the premises; 'externally promoted events' are those which are promoted, managed and delivered by external promoters not affiliated to the Premises Licence holder.
15. Alcohol shall not be sold or supplied to patrons otherwise than those who are seated at the premises & taking a table meal there and for consumption by such persons as ancillary to the table meal; with the exception of:
16. A maximum of 15 patrons may be served alcohol at any time while they are not taking a table meal at the premises
17. No vertical drinking is to be permitted at the premises.
18. Substantial food and non-intoxicating beverages including drinking water shall be available in all parts of the premises where alcohol is sold or supplied on the premises.
19. A fire risk assessment will be conducted and regularly reviewed. In-line with the Fire Risk Assessment:
 - a. An integrated fire detection and alarm system is installed, checked, regularly tested and maintained by a competent person.
 - b. Fire extinguishers are installed in accordance with the recommendations of the fire risk assessment.
 - c. Emergency lighting is installed in accordance with the recommendations of the fire risk assessment.
 - d. All emergency exits are marked on the premises plan.
20. The number of persons accommodated at any one time (excluding staff) shall not exceed:
Internal Area: 30 persons
External Area: 20 persons
21. Glass set aside for recycling shall not be emptied from one receptacle into another in any external area of the premises between the hours of 22.00 and 09.00 on any day
22. 18. Litter - The area immediately outside the premises will be maintained to ensure that any litter generated by the premises and / or its customers is regularly cleared.

23. No noise generated on the premises, or by its associated plant or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
24. No amplification system or speakers will be used in the external areas of the premises.
25. The external area to the rear of the premises will be closed to customers at 21.00 on every day. All customers must have left the area by 21.00.
26. Smokers will be directed to smoke at the front of the premises after 21.00.
27. A sign requesting customers to respect local residents and keep noise to a minimum, will be displayed in the external area to the rear of the premises.
28. No Alcohol Permitted Outside for Immediate Consumption – Alcoholic drinks sold for consumption on the premises, will not be permitted to leave the licensed area (marked within the red lines on the associated plans) of the premises at any time; including with those persons leaving the premises temporarily, for the purpose of smoking.
29. A sign requesting customers to respect local residents and leave the premises quietly, will be displayed at each public the exit to the premises.
30. A suitable Dispersal Policy will be adopted by the premises and all relevant staff will receive training in the implementation of the policy. A copy of the policy will be kept at the premises and made available to the Police or Environmental Health Officer on request.
31. All external doors to the premises will remain closed after 22.00 except for entrance and egress, to prevent noise escaping from the premises.
32. A Challenge 25 policy will be enforced, where any person reasonably looking under the age of 25 shall be asked to prove their age when attempting to purchase alcohol; signs to this effect will be displayed at the premises. The only acceptable forms of identity will be those photographic identification documents recognised in the Home Office guidance; including passports, photo-card driving licence or proof of age card bearing a PASS hologram.
33. A register of refusals book or electronic equivalent designed to record all refusals of sales of alcohol shall be maintained on the premises and made available to the police and local authority officers upon reasonable request.

Conditions proposed by the Metropolitan Police

34. 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..
35. 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

36. 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 .

37. The premises will operate a proof of age scheme , such as Challenge 25

- (a) All staff will be fully trained in its operation .
- (b) Only suitable forms of photographic identification , such as passport or UK driving licence, or a holographically marked PASS scheme cards , will be accepted .

38. The licence holder will at all times maintain adequate levels of staff and security . Such staff and security levels will be disclosed , on request , to the Licensing Authority and the Police .

39. No vertical drinking in the premises at any time . Alcohol shall only be served as an ancillary to a meal to customers who are seated .

40. The premises shall only operate as a restaurant which provides food in the form of substantial meals that are prepared on the premises .

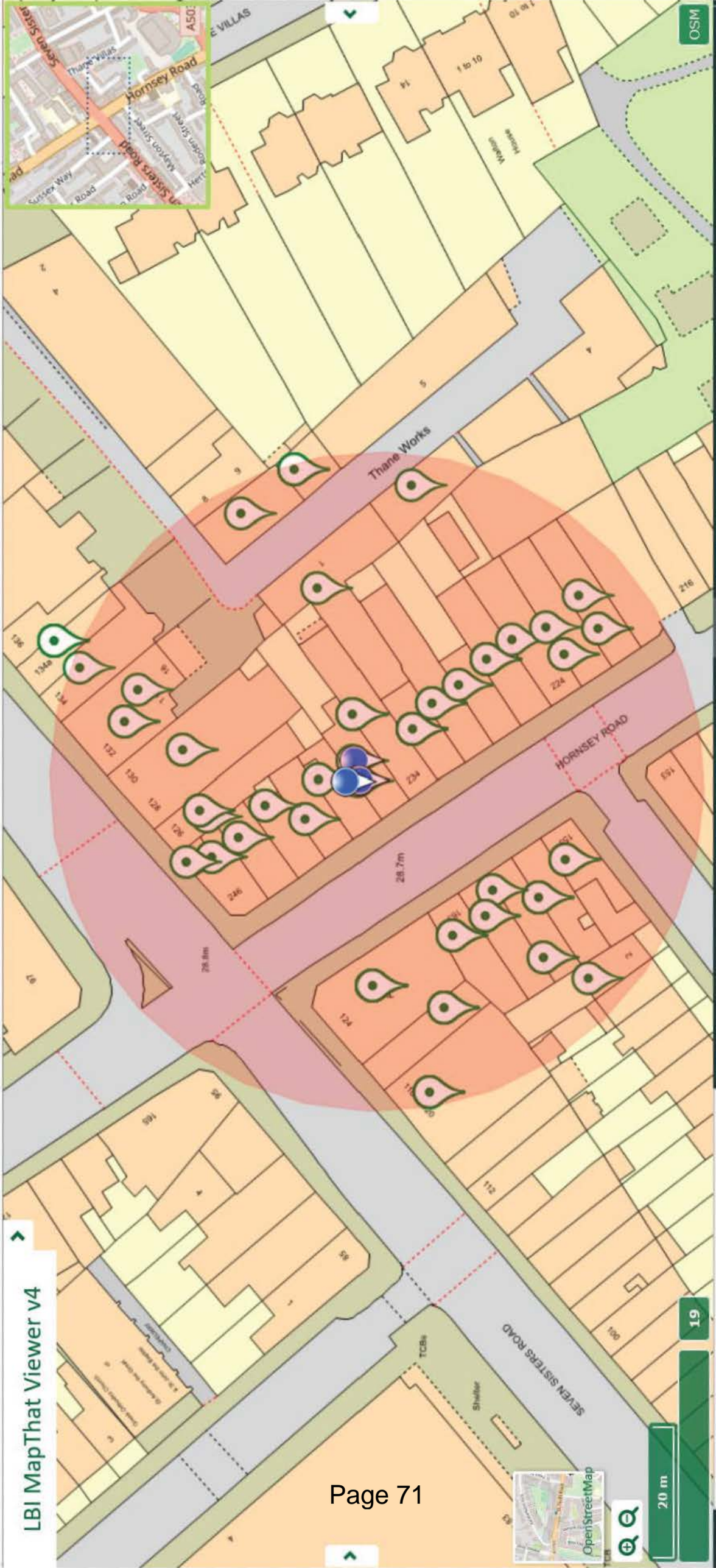
41. The licensee shall ensure that all staff are trained on relevant matters , including the conditions of the premises licence , age restricted products and the operation of the CCTV system and how to deal with visits from authorised officers . The licensee shall keep written records of training and instructions given to each member of staff , detailing the areas covered to include the Licensing Objectives , identifying persons under 25, making a challenge, acceptable proof of age & checking it, making & recording a refusal, avoiding conflict & responsible alcohol retailing. Staff shall sign to confirm that they have received and understood the training .All staff who work at the till will be trained for their role on induction and be given refresher training every six months. The written

training records kept for each staff member will be produced to police & authorised council officers on request

42. The premises licence holder shall endeavour to eliminate or minimise any nuisance arising out of its licensable activities . In doing so the premises licence holder will work with enforcement authorities where any issues are identified . A complaints procedure will be maintained in order that local residents have a means of contact if necessary .

Conditions proposed by the Council's Noise Service (Other conditions agreed)

43. Alcohol shall not be sold or supplied on the premises otherwise than to persons purchasing food there and for consumption by such a person as an ancillary to their meal.



OSM



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Environment & Regeneration
Municipal Office, 222 Upper Street, N1 1XR

Report of: Service Director, Public Protection

Meeting of:	Date:	Ward(s):
Licensing Sub-Committee - B	19/11/2020	Finsbury Park

	Exempt	Non-exempt
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SUBJECT: PREMISES LICENCE NEW APPLICATION **RE: Hermil Island Lounge 230 Hornsey Road N7 7LL**

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 of alcohol which is may be consumed on the premises from Sunday to Thursday from 11:00 until 23:00, and on Friday and Saturday from 11:00 until 00:00
- The provision of live music on Friday and Saturday from 17:00 until 21:00
- The provision of recorded music on Friday and Saturday from 17:00 until 21:00
- The provision of late night refreshment on Sunday to Thursday from 23:00 until 00:00 Friday and Saturday from 23:00 until 00:30:

2. Relevant Representations

Licensing Authority	No
Metropolitan Police	No Operating schedule slightly amended
Noise	No
Health and Safety	No

Trading Standards	No
Public Health	No
Safeguarding Children	No
London Fire Brigade	No
Local residents	Yes: Three local residential properties
Other bodies	No:

3. Background

- 3.1 The premises previously held a licence for similar hours as applied for but this was surrendered in 2010.
- 3.2 This application was submitted on the 1 June 2020, and has received 3 representations from local residential properties.
- 3.3 This application is a re – submitted application an unsuccessful application heard on the 13th September 2020. The re submitted application contains an updated plan and also additional operating plans and submissions.

4. Planning Implications

- 4.1 The Council planning team have advised that the ground floor unit of the property has been used for A3 café/restaurant use for in excess of 12 years, based on historic street view images, however this use has not been formally approved by way of a planning application, nor can it be confirmed that there have been no breaks in the use of the unit.
- 4.2 There have been at least three different café/restaurants operation from this unit over the last 12 years. Therefore the planning team have suggested that a planning application is submitted, in order to formally regularise the use of the unit.
- 4.3 They have confirmed that this is an advisory information and it is no open enforcement cases against the premises.
- 4.4 Planning have advised that respective lawful development application for the works to front of the premises has been submitted.

5. Recommendations

- 5.1 To determine the application for a new premises licence under Section 17 of the Licensing Act 2003.
- 5.2 These premises are located in the Holloway Road and Finsbury Park Cumulative Impact Area therefore the Licensing Committee will need to consider Licensing Policy 3, which states that there is a presumption of refusal unless the Committee is satisfied that there will be no adverse cumulative impact on the licensing objectives.
- 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 4); and
- ii. any conditions deemed appropriate by the Committee to promote the four licensing objectives.(see appendix 4)

6. 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.

Appendices:

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

Background papers:

None.

Final report clearance:

Signed by:


Service Director – Public Protection

11/11/20
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 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

If your business is registered, use its registered name.

VAT number

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

Legal status

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...

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](#)

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.

Please see attached

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

Standard Days And Timings

MONDAY

Start

End

Start

End

TUESDAY

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...

WEDNESDAY

Start	<input type="text"/>	End	<input type="text"/>
Start	<input type="text"/>	End	<input type="text"/>

THURSDAY

Start	<input type="text"/>	End	<input type="text"/>
Start	<input type="text"/>	End	<input type="text"/>

FRIDAY

Start	<input type="text" value="17:00"/>	End	<input type="text" value="21:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="17:00"/>	End	<input type="text" value="21:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text"/>	End	<input type="text"/>
Start	<input type="text"/>	End	<input type="text"/>

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.

Small wedding and christening event

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.

Christmas and new year.

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

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

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.

Continued from previous page...

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

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

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

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

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...

Section 14 of 21

LATE NIGHT REFRESHMENT

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

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

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

Start

End

Start

End

THURSDAY

Start

End

Start

End

Continued from previous page...

FRIDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="00:30"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="00:30"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

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"/>
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="Milton Keynes"/>

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

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="11:00"/>	End	<input type="text" value="00:30"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="00:30"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="11:00"/>	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.

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.

Please see attached

b) The prevention of crime and disorder

Please see attached

c) Public safety

Please see attached

d) The prevention of public nuisance

Please see attached

e) The protection of children from harm

Please see attached

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 in one of two ways: 1) by providing with this application copies or scanned copies of the documents listed below (which do not need to be certified), or 2) by providing their 'share code' to enable the licensing authority to carry out a check using the Home Office online right to work checking service (see below).

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 birth or adoption certificate issued 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 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.

Continued from previous page...

- 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.
- 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 18(3) or 20(2) of the Immigration (European Economic Area) Regulations 2016, 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.

Continued from previous page...

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.

Home Office online right to work checking service

As an alternative to providing a copy of the documents listed above, applicants may demonstrate their right to work by allowing the licensing authority to carry out a check with the Home Office online right to work checking service.

To demonstrate their right to work via the Home Office online right to work checking service, applicants should include in this application their 9-digit share code (provided to them upon accessing the service at <https://www.gov.uk/prove-right-to-work>) which, along with the applicant's date of birth (provided within this application), will allow the licensing authority to carry out the check.

In order to establish the applicant's right to work, the check will need to indicate that the applicant is allowed to work in the United Kingdom and is not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity.

An online check will not be possible in all circumstances because not all applicants will have an immigration status that can be checked online. The Home Office online right to work checking service sets out what information and/or documentation applicants will need in order to access the service. Applicants who are unable to obtain a share code from the service should submit copy documents as set out above.

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" value="Hermile Island lounge T/A Paradiso Desi"/>
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"/>

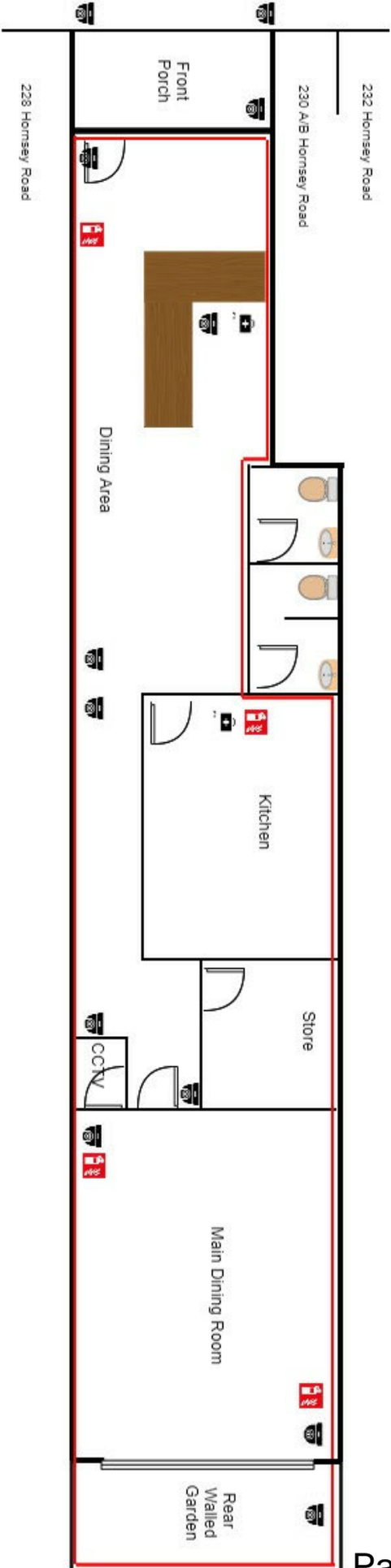
[1](#) [2](#) [3](#) [4](#) [5](#) [6](#) [7](#) [8](#) [9](#) [10](#) [11](#) [12](#) [13](#) [14](#) [15](#) [16](#) [17](#) [18](#) [19](#) [20](#) [21](#) [Next >](#)

The Hermil Island Lounge
 230 Hornsey Road
 London
 N7 7LL

Scale Approx
 1:100

Key

- Bar
- Licensable Area
- Fire Extinguisher
- CCTV Camera
- Folding Glass Doors
- Building Boundary
- First Aid Kit



A. The Prevention of Crime and Disorder

1. CCTV shall be installed, operated and maintained at all times that the premises is open for licensable activities, so as to comply with the following criteria;

- 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. A record of these checks, showing the date and time of the person checking, shall be kept and made available to police or authorised council officers on request
- The police must be informed if the system will not be operating for longer than one day of business for any reason
- One camera will show a close-up of the entrance to the premises, to capture a clear, full length image of anyone entering
- The system will provide coverage of any exterior part of the premises accessible to the public
- The system shall record in real time and recordings will be date and time stamped
- Recordings will be kept for a minimum of 31 days and downloaded footage will be provided free of charge to police or authorised council officers on request, (subject to the Data Protection Act 1998) within 24 hours of any request, and
- At all times the premises are open for licensable activity, there will be a person on the premises who can operate the system sufficiently to allow police or authorised council officers to view footage on request
- All CCTV electrical and data storage equipment shall be connected via a surge protected extension lead/cable.

2. Signage stating that CCTV is in operation at the premises will be clearly displayed at the premises

3. The use of CCTV at the premises will be registered with the Information Commissioners officer (ICO)

4. There shall be no vertical drinking anywhere in the venue at any time save for the following exception: Up until 5pm only, the front bar area may accommodate a maximum of 10 standing patrons. (After 5pm the entire venue will accommodate seated patrons only).

5. The premises shall only operate as a cafe/bar/ restaurant, under the following conditions;

i) All customers will be shown to their table

ii) All food provided shall take the form of a substantial meal, prepared on the premises

and served and consumed at the table using non-disposable crockery

iii) Any supply of alcohol shall be by waiter/waitress service only to a person seated taking a table meal there and for consumption by such a person as ancillary to their meal

iv) There shall at no time be any take-away service of food or drink.

v) (The limited area be area between the front of the venue and the bar is excluded from this condition from opening until 5pm as per condition [4] above).

6. A record shall be kept detailing all refused sales of alcohol. The record should include the date and time of the refused sale and the name of the member of staff who refused the sale. The record shall be available for inspection at the premises by the police or an authorised officer of the Council at all times whilst the premises is open.

7. An incident log shall be kept at the premises, and made available on request to an authorised officer of the 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 concerning crime and disorder

(d) any incidents of disorder

(e) all seizures of drugs or offensive weapons

(f) any faults in the CCTV system

(g) any visit by a relevant authority or emergency service.

8. In the event that a serious assault is committed on the premises (or appears to have been committed) the management will immediately ensure that;

(a) The police (and, where appropriate, the London Ambulance Service) are called without delay;

(b) All measures that are reasonably practicable are taken to apprehend any suspects pending the arrival of the police;

(c) The crime scene is preserved so as to enable a full forensic investigation to be carried out by the police; and

(d) Such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises.

B. Public Safety

9. A first aid box will be available at the premises at all times
10. The edges of the treads of steps and stairways shall be maintained so as to be conspicuous.
11. A fire safety risk assessment will be completed as per government guidelines on an annual basis (Regulatory Reform (Fire Safety) Order 2005)

C. The Prevention of Public Nuisance

12. Tables and chairs to the rear of the venue will be rendered unusable by 23:30 every day
13. Notices shall be prominently displayed at the exit requesting patrons to respect the needs of local residents and businesses and leave the area quietly
14. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between 22:00 and 08:00 the following day
15. When the garden closes at 23:00 staff will ensure there will be no more than 4 smokers to the front of the venue at any one time.
16. A dispersal policy will be in existence which shall, so far as is possible, ensure that minimum disturbance or nuisance is caused to neighbours and to ensure that the operation of the premises makes the minimum impact upon the neighbourhood in relation to potential nuisance and anti-social behaviour.

D. Protection of Children from Harm

17. The premises shall at all times operate a Challenge 25 policy to prevent any customers who attempt to purchase alcohol and who appear to the staff member to be under the age of 25 years without having first provided identification. Only a valid British driver's licence showing a photograph of the person, a valid passport or proof of age card showing the 'Pass' hologram are to be accepted as identification. Military ID Cards can also be accepted. Notices and/or posters advertising the Challenge 25 policy shall be placed in prominent positions at the premises.
18. All staff members engaged, or to be engaged, in selling alcohol on the premises shall receive full training pertinent to the Licensing Act, specifically in regard to age-restricted sales, and the refusal of sales to persons believed to be under the influence of alcohol or drugs.

19. All such training is to be fully documented and signed by the employee. Training records shall be kept at the premises and made available upon request to either Police Officers or an authorised officer of the council. Staff employed to sell alcohol shall undergo training upon induction. This shall include, but not be limited to;

- The premises age verification policy
- Dealing with refusal of sales
- Identifying attempts by intoxicated persons to purchase alcohol
- Identifying signs of intoxication

20. Such training sessions are to be documented and refreshed every twelve months. All training sessions are to be documented in English. Records of training shall be kept for a minimum of one year and be made available to an authorised officer of the council and Police upon request.

The Hermil Island Lounge T/A Paradiso Desi

230 Hornsey Road, London

N7 7LL

The Hermil Island Lounge T/A Paradiso Desi is a café and restaurant, specialising in Italian, Lebanese, East African and Vegan dishes.

The joint director of the company, and Designated Premises Supervisor for this application is a Mr Daniel Afe-werqci. The other director is Miss Lydia D Brian. Both resident of Buckinghamshire. He has worked in finance and legal areas with various companies. He has an office with Faradays solicitors and also works with Eridian community advice centre.

Miss Bran has worked as a bar assistant in Nottingham university while she was studying for her postgraduate degree. She studied criminology and psychology. She has a great experience of selling alcohol and serving customers of various age group.

Currently ,Miss Brain is the manager for the company and working as a team with her cousin who has a great deal of experience in selling alcohol. The team has a great deal of experience in running a bar.

Daniel's has also owned Zara's Café, an Ethiopian Restaurant also in the Hornsey Road. He has been there for 12 years. Daniel has amassed a huge amount of experience assisting the local residents and users of the cafe and any matters with the council in regard to alcohol licence namely [Addis ababa restaurant, afasiga restaurant and red sea cafe]. He was explaining the owners of these venues and bars on how the law requires them to adhere with the use of alcohol and dispersal of customers and other related issue. He was a great help to all.

Daniel and Lydia took on the lease for 230 Hornsey Road in July 2019. Since then the venue has been gutted, rewired, redesigned and redecorated with all new fixtures and fittings. The entire project has demanded an investment of over £140,000 to date. At full capacity the venue will cater for up to 50 diners.

Safety and security wise, the venue is covered by 12 CCTV cameras, front, rear and throughout the venue, positioned in such a way so as to prevent any black spot in coverage. The venue is also fitted with an alarm system. Both the CCTV and Alarm control systems have been housed in their own locked room within the venue.

The rear 'door' to the venue is a concertina style glass door covering the full width of the venue. When the venue is closed to the public, both the front and rear of the venue benefit from full width metal shutters.

The use of CCTV at the venue will be registered with the Information Commissioners Office, the reference number is available if required.

Both the Fire and Health and Safety certificates are also available to be viewed during the consultation period if need be.

Rep 1

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

25 Oct 2020

Your ref: Hermil Island Lounge, 230 Hornsey Road, N7 7LL – New

Dear sir/madam,

I wish to make my objection to the application for a premises licence for the following:

Prevention of Nuisance

- [REDACTED] the propose increase business hours, from existing experience with this type of establishments (236 Hornsey Rd who currently looking to extend late hours opening & 163 Hornsey Rd-opposite to us), this will increase further the noise coming from these premises and increase noise from the customers arriving and leaving late at night.
- The new application state the premises licence use for wedding and christening events, this also increase noise around the area, as it is known these type of celebration events involves large group of people, hence large volume of noises. The applicant's property is in middle of a residential area and not suitable for these types of events. **This would mean lack of quiet hours for residents to rest and negative impact to all our mental and health wellbeing.**
- From pass experiences, groups of men loitering outside the street, sitting on resident's doorways, smoking and shouting (normally at each other or on their mobile phones).

The granting of a late-night alcohol license will increase this nuisance whatever assurances from the applicants.

- The consumption of alcohol often go hand in hand with the smoking of cigarettes, as these types of establishments has to comply with the regulations prohibiting smoking inside a premise, the customers will be forced into stand around the entrance of the neighbour's doorways and shop fronts.
The customers also **leave lots of cigarette ends litter** all over Hornsey Road.
- The Applicant Premises has a built small outdoor sitting area in their newly renovated (in February 2020) shop front, this means no sound proofing and noise will undoubtedly be generated and will be excessive into late night on a daily basis. Residents will no doubt will suffer from this.
- Playing music late into the night at the Applicant Premises, especially music with deep bass, thumping and drumming sounds would vibrate from the uninsulated premises and would be unbearable for local residents as all the houses on Hornsey Road are closed connected builds.
- Nuisance already caused by other similar establishments on Hornsey Road are:
Litter (especially, cigarette ends),
Excessive empty bottles/containers, often smashed on the pavements or on resident's doorways,
Increase of rats due to half eaten food,
Spitting,
Excess of noise late in the night (rowdy customers coming & leaving the establishments),
Harassments of passers-by (loitering men).

Public Safety

- Before this premises were closed for renovation, groups of men were loitering outside our doorway constantly, normally from their opening time and into late at night (even after they closed). [REDACTED] especially coming home late at night, I found it frightening and intimidating. **It is NOT acceptable for any member of the public has to walk through groups of loitering men.**
- This applicant's intention is to expand on their current business to longer hours and more drinkers.
- Currently there is already lack of sufficient parking for drinkers to the other similar establishments on Hornsey Road, and the granting of a very late licence to the Applicant will make the congestion on Hornsey Road and the surrounding streets (Seven Sisters Road & Mayton Street) even worse. This created parking problems (including double parking).
- Hornsey Road is already difficult for the passage of fire, police and ambulance vehicles and buses, the late opening will intensify this problem.

Crime and Disorder

- Existing other similar establishments nearby they had attracted various unpleasant characters who shout, fight, vomit and urinate in the street and often in the front of building. There also been illegal drugs buying/selling too within a few yards of my front door in the past.
- The police are called at regularly to intervene in fights at or outside other establishments (e.g. Eaglet pub at the corner of Hornsey Road). The late closing of the Applicant will only lead to increase local pressure between the drinkers of the other similar establishments.

In my opinion, we could not see any improvement in the Applicant's new application from the original one and if anything, the possible wedding and christening events held at 230 Hornsey Road would increase noise. Granting the Applicant a late Licence would most certainly increase the noise pollution, traffic congestion, drinkers/customers and police activity which would lead to an unacceptable deterioration of my rights to family life, mental and health wellbeing and the quality of the whole neighbourhood as a whole.

I strongly urge the Islington Council not to grant a licence sought by this Applicant.

Yours sincerely,

Rep 2

Paradiso Desi, formerly Hermil Lounge, formerly Coraley, formerly Istanbul ("Applicant Premises")

[Your ref reference not advised at time of writing]

The issues that have been raised in previous objections to an application for a Licence in respect of the Applicant Premises have not been adequately dealt with; rather they have just been ignored in this current application.

The Applicant has sought to give the application a veneer of respectability in its references to Wedding and Christening uses. Therefore, we wish to lodge my objection to the application for a premises licence for the reasons in my previous objections and in addition for the following reasons:

Prevention of Nuisance

1. The application for the Applicant Premises which, for clarity, has had numerous name changes in the past 12 months, is (naturally) being made to increase business. However, based on my existing experience with:
 - a. the current difficult situation with the similar establishment at Merhaba aka Java Lounge, aka Orexii 236 Hornsey Road, and

- b. other similar (licensed, licensable and unlicensed) premises between 236 and 218 Hornsey Road and 163 Hornsey Road and the Eaglet Pub (which are adjacent and opposite the Applicant Premises),

we respectfully submit that granting this licence will increase further the noise emanating from the Applicant Premises, exacerbate the conflict with on-street drinking at the Eaglet and increase noise from patrons arriving or leaving late at night at the Applicant Premises, all to the detriment of surrounding residents.

The attendant shouting, screaming, door slamming and fighting in addition to that which is already existing emanating from such premises just mentioned, already negatively impact on my and others' peace and quiet generally and form a public and private nuisance. The only way to prevent this is to create a double doored lobby within the Premises to contain the sound, just as it is in the Eaglet Pub across the road

The granting of a late night alcohol license whether for the stated purpose of wedding receptions and christening parties or otherwise, will increase these nuisances, whatever the assurances from the applicants.

This area is already known as a “hot spot” or High Impact Area by the Council and Police, due to the concentration of similar premises catering for a particular segment of society. Not all of those premises have applied for licenses but are serving alcohol. Sadly, the efforts of the Council to control this situation have so far been unsuccessful and granting this new licence will exacerbate the issue.

2. The consumption of alcohol appears to go hand in hand with the smoking of copious numbers of cigarettes: in order to comply with the regulations prohibiting smoking inside a premises, the patrons have been standing around the entrance to my premises or along Hornsey Road, and leaning on my front door, plate glass windows (with attendant safety issues and damage likelihood), smoking and discarding their cigarettes all over the pavement. This lack of attention to control or clean up such simple matters demonstrates that the applicants are not fit and proper persons to run a licensed premises.

3. Further, the patrons have hitherto exhibited an unpleasant habit of spitting, playing drinking games and littering outside the premises and my home. we spend much time cleaning the spit and litter up; this is an antisocial habit that the applicants are not willing to address. we cannot see how the change of stated emphasis by the applicant (even if that were to hold) will improve matters; we suspect that they will instead deteriorate further.

4. Playing music late into the night at the Applicant Premises in the modern fashion with deep bass, thumping and drumming sounds emanating from this totally un-insulated premises, (especially when the door is left open or opened and closed very frequently by patrons) has already been unbearable here and at 163 Hornsey Road (with which establishment the applicant is connected).

5. The Applicant Premises has a large plate glass window area and no sound proofing insulation, the noise which will undoubtedly be generated by or attributed to the premises will be excessive.

6. The following licensed premises (or premises which should be licensed) are to be found within 50 meters of the Applicant Premises (“the other establishments”):

- a. Zara Café Bar and Restaurant 163 Hornsey Road
- b. Spoon Restaurant 240 Hornsey Road
- c. Java Lounge, aka Merhaba, aka Orexi 236 Hornsey Road
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- e. Caribbean restaurant 218 Hornsey Road
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- g. Vape bar 222 Hornsey Road
- h. The Eaglet Public House 116 Seven Sisters Road
- i. Apollo restaurant Seven Sisters Road
- j. 2 Brothers restaurant 114 Seven Sisters Road
- k. Marmaris restaurant 108 Seven Sisters Road
- l. Ollies café 94 Seven Sisters Road
- m. Istanbul Restaurant 92 Seven Sisters Road
- n. Halfway House Pub Seven Sisters Road
- o. Round Square restaurant 132 Seven Sisters Road

This number drinking/eating/socialising establishments is far in excess of a balance of uses in the high street and is certainly not acceptable in areas, as here, where there is residential accommodation above such premises and adjacent to it. we submit that the Cumulative Impact Policy will be negatively impacted if this licence is granted.

7. The Applicant Premises in particular, and other establishments, has produced when operative, or already produces:

- a. An excess of noise late in the night, both from rowdy revellers entering and leaving and from music noise escaping therefrom,
- b. Litter (see above)
- c. Excessive “empties” which are usually found blocking the pavement (even late at night) or smashed on the pavement or road, endangering pedestrians and vehicles; these are placed on the street outside collection hours and not in the designated bags, so as to avoid paying for the service; the street cleaner Andrew complains to me about this every time we see him
- d. Spitting (see above)
- e. Harassment of passers by (especially of females, other races/creeds etc) who are intimidated passing by. The excessive licensed opening hours for the Applicant Premises here will make matters worse in this regard, especially if the Applicant Premises is not properly sound-proofed, numbers of patrons limited.

Crime and Disorder

1. Whilst the operators of the existing Applicant Premise are possibly decent people, on past performance of late night openings of this and other premises nearby, the area attracts various unsavoury characters who regularly fight, shout obscenities and generally, spit vomit and urinate in the street, often against or over my own property. The passing of other substances is not unknown. we do not believe that the stated use of the Applicant Premises being limited to Wedding receptions and Christenings will so limited: there can be only so many of these taking place in the specific catchment community each month. There will be a drift back to the usage that has already been complained of at 236 Hornsey Road. Further, the last few complaints in respect of Zara 163 Hornsey Road have been when there were “christenings” (late at night!) and weddings.

2. Revellers of such premises find it convenient to congregate outside my premises after hours and to continue to consume food and drink and shout and talk loudly to each other at all hours of the night. Items of alcoholic drink packaging, bottles and food are then left to litter my property and make entrance and exit therefrom slippery and dangerous as a result of the spilled food and drink and urine and cigarette butts. This is not acceptable. Again, it is feared that the existing nuisance will increase unacceptably with the granting of the licence to the Applicant.

3. The congregation of youths (and males especially) at this type of establishment and their irresponsible behaviour, which is attributable to the late opening sought, will be terribly intimidating especially to a person of my age and sex.

4. The Police are called at regular intervals to intervene in fights at or outside other premises such as the nearby pub, the Eaglet where street congregation and drinking is the norm on Arsenal Match days. The late closing of the Applicant’s premises will only lead to an increase in local tension between the revellers of the various

premises. The Police resources are already stretched in the Borough and the issues deriving from a late licence will only make them worse and reduce effective policing generally.

Public Safety

1. Licenced premises have a higher than average propensity for fire risk. The Applicant Premises is insufficiently prepared for an outbreak of fire. we wish to have confirmation that there is sufficient fire insulation and working sprinklers and for the Fire Risk Assessment to be made available to the Committee and to affected residents before any license is granted and for our comments to be implemented.
2. we have made a search of the Council Planning Portal and await a definitive response as to whether the Applicant Premises, which has been extensively extended beyond its original footprint, has ever received planning consent or gained a building regulations approval certificate therefor. we suspect that it has not. If it has not received the same in respect of its extensions, surely the safety aspect must be investigated for a premises holding itself out for public access.
3. There already is insufficient parking for revellers to attend the other establishments, and the granting of a very late licence to the Applicant Premises, especially for weddings and christenings will make the congestion in Seven Sisters Road, Hornsey Road and the surrounding area even worse.
4. Taxi cabs and private vehicles (which are still being used as mini cabs illegally) are attracted to the area in search of fares from revellers. Granting a late licence to the Applicant will increase the intensity of this nuisance and for longer periods.
5. In the past, we have had occasion to complain to the managers of the Applicant Premises and various of the other establishments as to excessively noisy and early deliveries of supplies. Obviously, with increased trade from late opening to the Applicant Premises such deliveries will be more frequent and of longer duration. The disruption will be intolerable especially after a late opening night.

In my opinion, the combination of increased traffic congestion, noise pollution, reveller and Police activity would lead, as a result of the granting of a late Licence to the Applicant, to an unacceptable deterioration in the quality of my and others' life and in the nature of the district as a whole.

Character

The personal references to the underlying applicant, Mr Daniel Afe-Werqci have been removed from this application but it is still the same person as before who was refused a licence.

A search of the registers at Companies House discloses that Mr Daniel Afe-Werqci is listed with numerous slightly different names; such techniques are often used by those seeking to avoid being linked between enterprises. The person named is the same person yet the addresses are all different yet proximate.

The question still arises as to whether a reasonable person would conclude that the applicant and those connected with him are fit and proper persons to be in possession of a license and that any promises by them or any conditions attached will be adhered to.

Comments on the Application Document

we now comment on the particular assertions contained within the Application Document:

The Applicant's current name does not match the application: the registered name is now PARADISO DESI LTD and not Hermil Island Lounge Limited; why has the Applicant made this basic mistake; is there a nefarious reason?

As to Item 5 (v) (The limited area be area between the front of the venue and the bar is excluded from this condition from opening until 5pm as per condition [4] above).

we have difficulty in understanding what this is to mean but surely negatively impacts on the clarity of the application

As to item 12. Tables and chairs to the rear of the venue will be rendered unusable by 23:30 every day – how will this be enforced? In any event this is still a residential area and the noise so late, especially from the weddings and christenings that are vaunted by the applicant will be intrusive that late.

As to: Notices shall be prominently displayed at the exit requesting patrons to respect the needs of local residents and businesses and leave the area quietly: given that the target clientele does not have English as a first language; should the signs also be in other languages?

It is not clear whether the Application is to serve Refreshment indoors only – the use of the garden for this purpose will be most uncomfortable for the local residents.

As to: No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between 22:00 and 08:00 the following day: there have already been complains about the dumping of trade waste outside the premises incorrectly bagged and not collected. Trade waste and empties already cause issues on pavement: they have been used as missiles and weapons recently as the Police will confirm (they approached residents for witnesses). The street sweeper Andrew has tried to bring this to the attention of the applicant (unsuccessfully judging by the continuation of the same) and has reported it to his boss.

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As to: the times when activity is to go on longer than usual: the times given are so hazy as to be indistinct eg Christmas and New Year. That period could mean almost anything and therefore we submit the application is defective and to be refused on that ground notwithstanding anything else.

As to the times for service of food: it appears that contrary to the kinking of food and drink in the application, drinking is to go on well beyond the serving of food – why is this?

As to the provision of fire extinguishers: my search of the building control records does not show that there is sufficnet fire insulation and thus the extinguishers will be if little use. What training is being afforded to staff to use the extinguishers?

As to the capacity of the premises: has a calculating been made as to overcrowding?

As to tolerance polices: and 18 Licensing Objectives why is there no statement as to a Drugs Zero Tolerance policy?

Conclusion

we would respectfully urge you not to grant a licence sought by the Applicant.

Yours sincerely

Rep 3

Paradiso Desi, formerly Hermil Lounge, formerly Coraley, formerly Istanbul ("Applicant Premises")

[Your ref reference not advised at time of writing]

The issues that I have raised in my previous objections to an application for a Licence in respect of the Applicant Premises have not been adequately dealt with; rather they have just been ignored in this current application.

The Applicant has sought to give the application a veneer of respectability in its references to Wedding and Christening uses. Therefore, I wish to lodge my objection to the application for a premises licence for the reasons in my previous objections and in addition for the following reasons:

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 - b. other similar (licensed, licensable and unlicensed) premises between 236 and 218 Hornsey Road and 163 Hornsey Road and the Eaglet Pub (which are adjacent and opposite the Applicant Premises),

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The granting of a late night alcohol license whether for the stated purpose of wedding receptions and christening parties or otherwise, will increase these nuisances, whatever the assurances from the applicants.

This area is already known as a "hot spot" or High Impact Area by the Council and Police, due to the concentration of similar premises catering for a particular segment of society. Not all of those premises have applied for licenses but are serving alcohol. Sadly, the efforts of the Council to control this situation have so far been unsuccessful and granting this new licence will exacerbate the issue.

2. The consumption of alcohol appears to go hand in hand with the smoking of copious numbers of cigarettes: in order to comply with the regulations prohibiting smoking inside a premises, the patrons have been standing around the entrance to my premises or along Hornsey Road, and leaning on my front door, plate glass windows (with attendant safety issues and damage to the building) smoking and discarding their cigarettes all over

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As to the capacity of the premises: has a calculating been made as to overcrowding?

As to tolerance policies: and 18 Licensing Objectives why is there no statement as to a Drugs Zero Tolerance policy?

Conclusion

I would respectfully urge you not to grant a licence sought by the Applicant.

Yours sincerely

Schedule 1

[On next page]

Suggested conditions of approval consistent with the operating schedule

1. CCTV shall be installed, operated and maintained at all times that the premises is open for licensable activities, so as to 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. A record of these checks, showing the date and time of the person checking, shall be kept and made available to police or authorised council officers on request
 - (b) The police must be informed if the system will not be operating for longer than one day of business for any reason
 - (c) One camera will show a close-up of the entrance to the premises, to capture a clear, full length image of anyone entering
 - (d) The system will provide coverage of any exterior part of the premises accessible to the public
 - (e) The system shall record in real time and recordings will be date and time stamped
 - (f) Recordings will be kept for a minimum of 31 days and downloaded footage will be provided free of charge to police or authorised council officers on request, (subject to the Data Protection Act 1998) within 24 hours of any request, and
 - (g) At all times the premises are open for licensable activity, there will be a person on the premises who can operate the system sufficiently to allow police or authorised council officers to view footage on request
 - (h) All CCTV electrical and data storage equipment shall be connected via a surge protected extension lead/cable.
2. Clear signage will be prominently displayed at the premises highlighting the following:
 - (a) CCTV in operation.
 - (b) Challenge 25 Proof of Age Scheme in operation.
 - (c) Residential Area: Please be respectful of our neighbours and leave quietly.
3. The use of CCTV at the premises will be registered with the Information Commissioners officer (ICO)
4. There shall be no vertical drinking anywhere in the venue at any time save for the following exception: Up until 5pm only, the front bar area may accommodate a maximum of 10 standing patrons. (After 5pm the entire venue will accommodate seated & dining patrons only).
5. The premises shall only operate as a café/restaurant, under the following conditions;
 - (a) Any and all customers will be shown to their table
 - (b) All food provided shall take the form of a substantial meal, prepared on the premises and served and consumed at the table using non-disposable crockery
 - (c) Any and all alcohol sales shall be by waiter/waitress service only, to a person seated and taking a table meal there and then, and for consumption by such a person as ancillary to their

meal.[As per condition 4, the bar area (only) is excluded from condition 5 between the hours of opening and 5pm].

6. There shall be no off sales or take-away service of food or drink at any time.
7. An incident log shall be maintained at the premises, to be made available to the Police or any authorised officer upon request. All entries will include the time, date, and name of the staff member making the entry. Said log will record the following;
 - (a) any crime reported at or to the venue
 - (b) any ejection of patrons
 - (c) any complaint received concerning crime and disorder
 - (d) any incident of disorder
 - (e) any seizure of drugs or offensive weapons
 - (f) any fault in the CCTV system
 - (g) any visit by a relevant authority or emergency service.
 - (h) any refusal of alcohol sales
8. In the event that any assault or serious crime 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 without delay;
 - (b) All measures that are reasonably practicable are taken to apprehend any suspects pending the arrival of the police;
 - (c) The crime scene is preserved so as to enable a full forensic investigation to be carried out by the police; and
 - (d) Such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises.
9. A first aid box will be available at the premises at all times.
10. The edges of the treads of steps and stairways shall be maintained so as to be conspicuous.
11. A fire safety risk assessment will be completed as per government guidelines on an annual basis (Regulatory Reform (Fire Safety) Order 2005)
12. Tables and chairs to the rear of the venue will be rendered unusable by 23:30 every day.
13. There shall be no bottling-out between 21:30 and 08:00.
14. When the garden closes at 23:00 staff will ensure there will be no more than 4 smokers to the front of the venue at any one time.
15. A dispersal policy will be written and maintained which shall, so far as is possible, ensure that minimum disturbance or nuisance is caused to neighbours and to ensure that the operation of the premises makes the minimum impact upon the neighbourhood in relation to potential nuisance and anti-social behaviour.
16. The premises shall operate the Challenge 25 proof of age scheme, whereby the only forms of acceptable identification shall be:

- (a) Photographic driving licence;
 - (b) Valid passport;
 - (c) Military/ UK Services Photo ID;
 - (d) PASS Hologram ID
17. All staff members engaged in alcohol sales shall receive full training upon induction and at least every 12 months thereafter, pertinent to the Licensing Act.
18. Said training will be documented, dated, and signed by the licence holder and held on the premises to be made available to the police or any authorised officer upon request. Said training will include:
- (a) The premises age verification policy
 - (b) Dealing with refusal of sales
 - (c) Identifying attempts by intoxicated persons to purchase alcohol
 - (d) Identifying signs of intoxication
19. The licensee shall train and instruct the management and staff to prevent the admission of, and ensure the immediate and orderly departure of:
- a) any and all persons who appear to be drunk and/or disorderly
 - b) any and all persons displaying signs of other substance abuse.
20. The licence holder shall ensure sufficient measures are in place to keep the curtilage and outside areas clear of any litter or waste. Any litter and/or sweepings collected will be stored and disposed of (in accordance with council regulations) daily and by close of business.
21. Any customers permitted to temporarily leave and then re-enter the premises (i.e to smoke), shall not be permitted to take drinks or glass containers with them.



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Report of: Service Director, Public Protection

Meeting of:	Date:	Ward(s):
Licensing Sub-Committee - B	19 November 2020	Finsbury Park

		Non-exempt
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SUBJECT: PREMISES LICENCE NEW APPLICATION
RE: ISTANBUL MEZE BAR AND RESTAURANT, 90-92 SEVEN SISTERS ROAD, ISLINGTON, LONDON, N7 6AE

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 of alcohol which may be consumed on the premises on Monday to Sunday from 11:30 until 23:30.
- The provision of late night refreshment on Monday to Sunday from 23:00 until 00:00.

2. Relevant Representations

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

Public Health	No
Safeguarding Children	No
London Fire Brigade	No
Local residents	No: Two
Other bodies	No:

3. Background

3.1 This application was submitted on the 7 August 2020, and has received 2 representations from local residents. The application had to be re-advertised as there was issue with payment of the fee.

4. Planning Implications

4.1 Planning have advised that there is no planning conflict in terms of land use . However, there is slight departure of proposed business hours with a planning condition.

4.2 Planning records indicate that a conditional planning permission (Ref. P010973) was granted on 07/11/2001 with regards to "Change of use of the ground floor and basement to A3 (restaurant) and the erection of a rear ventilation flue".

4.3 Condition 2 of the said decision notice stipulates "The use shall not operate except between the hours of 0800 and 23.00 on any day". Sections 14 and 15 of the licence would directly conflict with the aforesaid planning condition as the business use is up to 24.00. To this end, the licensee would need to vary the relevant planning condition prior to operating under these hours.

5. Recommendations

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

5.2 These premises are located in the Holloway Road and Finsbury Park Cumulative Impact Area therefore the Licensing Committee will need to consider Licensing Policy 3, which states that there is a presumption of refusal unless the Committee is satisfied that there will be no adverse cumulative impact on the licensing objectives.

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

6. 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.

Appendices:

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

Background papers:

None.

Final report clearance:

Signed by:



Service Director – Public Protection

11/11/20

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	TEKLESENBET
* Family name	GEBRENGUS
* E-mail	
Main telephone number	
Other telephone number	

Include country code.

- 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	ISTANBUL RESTAURANT
* Street	92 SEVEN SISTERS ROAD
District	ISLINGTON
* City or town	LONDON
County or administrative area	
* Postcode	N7 6AE
* Country	United Kingdom

Agent Details

* First name	NOEL
* Family name	SAMAROO
* E-mail	INFO.NTAD@GMAIL.COM
Main telephone number	
Other telephone number	

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	09856182
Business name	NTAD CONSULTANTS limited
VAT number	- NONE
Legal status	Private Limited Company
Your position in the business	DIRECTOR
Home country	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	<input type="text"/>
Street	<input type="text"/>
District	<input type="text"/>
City or town	<input type="text"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text"/>
Country	<input type="text" value="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	<input type="text" value="ISTANBUL RESTAURANT"/>
Street	<input type="text" value="92 SEVEN SISTERS ROAD"/>
District	<input type="text" value="ISLINGTON"/>
City or town	<input type="text" value="LONDON"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text" value="N7 6AE"/>
Country	<input type="text" value="United Kingdom"/>

Further Details

Telephone number	<input type="text"/>
Non-domestic rateable value of premises (£)	<input type="text" value="25,750"/>

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 / /
dd mm yyyy

* Nationality

Right to work share code

Documents that demonstrate entitlement to work in the UK
Right to work share code if not submitting scanned documents

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

Continued from previous page...

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.

GROUND FLOOR EXISTING RESTAURANT (FOR ON SALES ONLY)

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](#)

Continued from previous page...

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?

Yes No

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

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 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.

ON LICENCE SUPPLY OF ALCOHOL BY RETAIL to customers seated with a full table meal

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

Continued from previous page...

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

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

Continued from previous page...

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 / /

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

Continued from previous page...

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.

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 be on additional days during the summer months.

Continued from previous page...

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)

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

The DP is fully aware of his responsibilities under the 2003 licensing act with regard to ensuring the Four licensing Objectives are being met. Detailed outlines of how this will be achieved are detailed below. The DPS has attained his level 2 APLH qualification.

The DPS will take full responsibility to ensure that all staff are fully trained with a comprehensive knowledge of challenge 25 and licensing Objectives under the 2003 licensing Act this training will be fully documented and refreshed every six months.

COVID 19 Special Arrangements have been made in relation to SOCIAL DISTANCING and with anti bacterial gels available for all customers and staff.

Staff have had additional training with regards to Covid 19 Government and Local Authority guidelines.

b) The prevention of crime and disorder

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 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) The licensee will ensure that the system is checked every two weeks to ensure that the

Continued from previous page...

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 2018) within 24 hours of any request .

4) The premises will operate the 'Challenge 25' proof of age scheme.

(a) All staff will be fully trained in its operation.

(b) Only suitable forms of photographic identification, such as passport or UK driving licence, or a holographically marked PASS scheme cards, will be accepted .

5) The licence holder will at all times maintain adequate levels of staff and security. Such staff and security levels will be disclosed, on request, to the Licensing Authority and the Police.

6) The premises shall only operate as a café/restaurant which provides food in the form of substantial meals that are prepared on the premises. Alcohol can only be sold as an ancillary to a meal or food order. Alcohol sales only to be permitted to seated customers.

7) No vertical drinking in the premises at any time

8) The premises licence holder shall ensure that all sales staff receive appropriate training in relation to managing conflict and the health and safety of the public and staff . Training documents shall be signed and dated and will be held in a suitable hard copy log , to be made available to a Police Officer or Council Officer upon request . Said records shall be retained for 12 months.

9)The premises shall not be hired out to any third party

10) The premises licence holder shall endeavour to eliminate or minimise any nuisance or antisocial behaviour arising out of its licensable activities. In doing so the premises licence holder will work with all responsible authorities where any issues are identified A complaints procedure will be maintained in order that local residents have a means of contact if necessary.

c) Public safety

The installed digital CCTV system will record for 31 days and cover all public areas of the premises which will monitor all public safety issues. The DPS will be responsible to carry out a fire and health and safety risk assessments for licensed premises all notices in relation to public health and safety will be displayed.

The PLH will ensure that the premises operate in line with existing health and safety legislation and is aware that it is also the responsibility of the premises licence holder that this legislation is adhered to.

When considering the promotion of public safety, the following relevant legislation and risk assessments have been applied.

The Regulatory Reform (Fire Safety) Order 2005

Health and Safety at Work Regulations 1999

Continued from previous page...

FIRE SAFETY

All fire safety precautions have been considered and implemented under the fire risk assessment to include:- Fire Separation, fire resistant finishes, smoke detection and ventilation, emergency lighting Decorations and Furnishings.

BUILDING SERVICES

All electrical Installations whether permanent or temporary will be inspected on a regular basis by a qualified electrician. All permanent installations such as Emergency Lighting, heating / ventilation Generators or any other electrical equipment as deemed to be a permanent fixture has a current Certificate.

HYGIENE

Thought has been given to this area and adequate changing facilities, toilets and the storage and disposal of refuse have been supplied or will be arranged. Hand sanitisers are placed in strategic positions with signage requesting customers to use them.

Signage informing customers to follow social distancing laws and guidelines as given by the government and local Authority

FIRE AND EMERGENCY SYSTEMS

All Fire and Emergency Warning Systems including Fire Extinguishing Equipment will be tested on a regular basis and documented.

COMMUNICATIONS

All regulatory signs will be displayed as an additional means of information.

COVID 19 Special Arrangements have been made in relation to SOCIAL DISTANCING and with anti bacterial gels available for all customers and staff.

Staff have had additional training with regards to Covid 19 Government and Local Authority guidelines.

d) The prevention of public nuisance

The DPS and the Premises Licence holder are responsible for ensuring that the premises do not cause any nuisance to the local residents, other business operators or the general public. They will monitor the external areas of the premises in relation to public nuisance or antisocial behaviour. • Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties.

- Noise and/or Odour from any flue used for the dispersal of cooking smells serving the building shall not cause a nuisance to the occupants of any properties in the vicinity. Any filters, ducting and extract fan shall be cleaned and serviced regularly.
- In the event of a noise/nuisance complaint substantiated by an authorised officer, the licensee shall take appropriate measures in order to prevent any recurrence.
- 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.
- No rubbish will be moved, removed or placed in bins outside the premises between 23:00 - 07:00hrs.
- The collection of refuse or delivery of consumables shall be restricted to the hours between 07:00 and 23:00 Monday-Saturday. No deliveries or waste collections shall be made on a Sunday or Bank Holiday.
- The delivery of licensable goods shall be restricted to the hours between 07:00 and 23:00 Monday-Saturday. No deliveries shall be made on a Sunday or Bank Holiday.
- The outside frontage shall be swept and cleared of any rubbish and smoking litter associated with the business at the end of trade each evening.
- Any music shall be restricted to ambient background levels of sound.
- No vertical drinking
- The last sale of alcohol shall be 30 minutes before the stated closing time.
- Alcohol shall not be sold or supplied on the premises otherwise than to persons purchasing food there and for consumption by such a person as an ancillary to his/her meal.
- The shutters to the front of the premises shall be maintained so as not to cause a noise nuisance when in operation to residential properties in close vicinity.
- No more than 5 patrons, at any one time, shall use the frontage of the premises to smoke after 21:00hrs until closing. Signage shall be displayed to advise customers of this.

Continued from previous page...

COVID 19 Special Arrangements have been made in relation to SOCIAL DISTANCING and with anti bacterial gels available for all customers and staff.

Staff have had additional training with regards to Covid 19 Government and Local Authority guidelines.

e) The protection of children from harm

The DPS will ensure that all staff receives fully documented training in relation to Challenge 25 and the licensing Objectives. A refusal book will be kept on the premises for inspection by the authorities. All necessary signage will be displayed with regard to challenge 25 and the fact that NO ID NO SALE policy is in place.

A personal Licence holder will be on duty throughout the time of licensable activity is taking place to authorise any sale of Alcohol.

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 in one of two ways: 1) by providing with this application copies or scanned copies of the documents listed below (which do not need to be certified), or 2) by providing their 'share code' to enable the licensing authority to carry out a check using the Home Office online right to work checking service (see below).

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 birth or adoption certificate issued 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 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.

Continued from previous page...

- 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.
- 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 18(3) or 20(2) of the Immigration (European Economic Area) Regulations 2016, 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.

Continued from previous page...

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.

Home Office online right to work checking service

As an alternative to providing a copy of the documents listed above, applicants may demonstrate their right to work by allowing the licensing authority to carry out a check with the Home Office online right to work checking service.

To demonstrate their right to work via the Home Office online right to work checking service, applicants should include in this application their 9-digit share code (provided to them upon accessing the service at <https://www.gov.uk/prove-right-to-work>) which, along with the applicant's date of birth (provided within this application), will allow the licensing authority to carry out the check.

In order to establish the applicant's right to work, the check will need to indicate that the applicant is allowed to work in the United Kingdom and is not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity.

An online check will not be possible in all circumstances because not all applicants will have an immigration status that can be checked online. The Home Office online right to work checking service sets out what information and/or documentation applicants will need in order to access the service. Applicants who are unable to obtain a share code from the service should submit copy documents as set out above.

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.

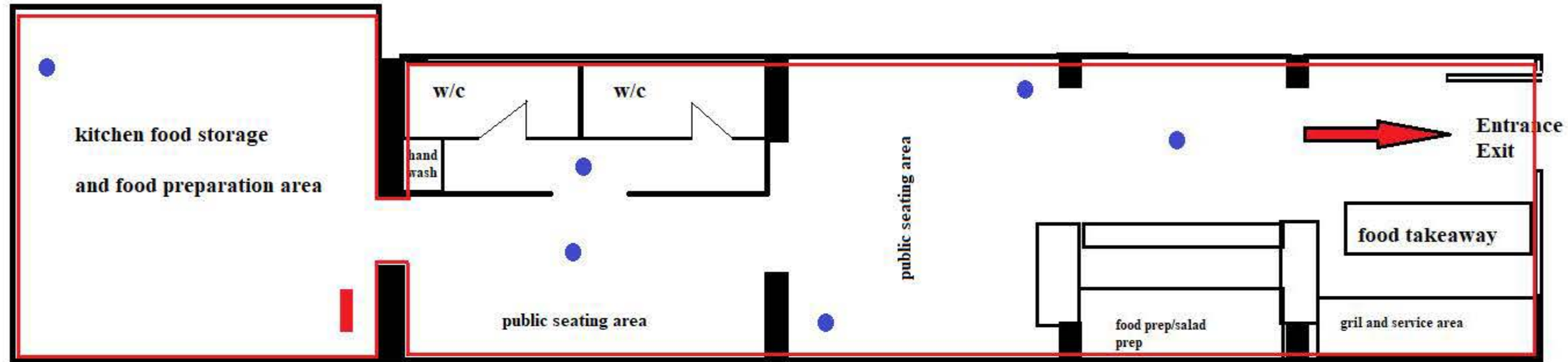
IT IS AN OFFENCE LIABLE TO SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

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"/>

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



key 1 :100 DO NOT SCALE FROM THIS PLAN

LICENSING PLAN

ISTANBUL RESTAURANT
92 SEVEN SISTERS ROAD
LONDON
N7 6EA

CCTV CAMERAS ●

FIRE EXIT →

FIRE EXTINGUISHERS |

LICENSABLE AREA L

Rep 1

To whom it may concern,

thank you for letting us know about this second planning application submission from Istanbul Meze Bar and Restaurant on 90-92 Seven Sisters Road.

I am of course a little surprised as it was not long ago, they applied for an alcohol licence which was subsequently turned down. I wonder why the local community yet again is asked to spend time on responding to what I believe is an identical application.

We already have various challenges with this restaurant operation. Noise and air pollution are continuous problem areas that we are trying to find ways to solve, however, the operators at Istanbul is not forthcoming.

The idea that this establishment, that is not a good neighbour, and that is already operating outside of their licensed hours (they are often open serving food (we can hear and smell it) after 11pm at night, would be granted a licence to serve alcohol is very unsettling.

We know that Islington has one of the highest densities of alcohol outlets in the UK and second highest in London after the City of Westminster. This area is part of a Cumulative Impact Zone and Seven Sisters Road is already riddled by crime and disorder and anti-social behaviour. We know that alcohol is a key problem to increasing levels of ASB and knowing what I do about this particular place (and their predecessors), granting them a licence to serve alcohol will undoubtedly have an adverse impact on our community.

The place is already a public nuisance as they are disturbing their immediate neighbours (both in apartments with address on Seven Sisters road , as well as properties on Mayton street facing Seven Sisters rd. on the garden side) with the noise from their commercial fans and the PM2.5 air pollution that derives from cooking on an open coal fire. Granting them a licence will increase this. They have shown no interest in their immediate neighbourhood or indeed do they provide a valuable service to the local community.

I trust this application will be declined.

regards

[REDACTED], [REDACTED]

Rep 2

Dear Licensing Team

Like others in this street, I am disappointed that we are once again having to oppose this application for an alcohol licence when nothing appears to have changed since

the last application. In addition, in the context of the current pandemic, it is even more important that this renewed application is rejected.

Of particular concern is the very strong likelihood of:

- outside drinkers blocking the pavement,
- failure to comply with social distancing,
- failure to comply with the current 10pm curfew
- generally presenting a risk of public nuisance and an additional threat to public safety.

It is almost inconceivable to us that in the current public health crisis, in a cumulative impact area, that there should be any question whatsoever of granting an additional alcohol licence. The very last thing we need is an establishment already of dubious reputation adding to our problems.

I strongly oppose this application and hope the licensing team will agree that on all four counts, the license should be refused.

Best wishes

[REDACTED]

[REDACTED]

Suggested conditions of approval consistent with the operating schedule

1. Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties.
2. The delivery of licensable goods 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.
3. No rubbish including bottles will be moved, removed or placed in outside areas on Sundays or Bank/Public Holidays and between the hours of 11pm and 7am other days of the week.
4. 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.
5. Alcohol shall not be sold or supplied on the premises otherwise than to persons taking table meals there and for consumption by such a person as an ancillary to his/her meal with the exception of persons in a designated area waiting to be seated.
6. The last sale of alcohol or food shall be 30 minutes before the stated closing time.
7. There shall be a substantial food offering at all times during hours of trade. Customers shall be encouraged to purchase food and use alcohol only as an accompaniment to food.
8. Any fuel used for cooking or heating purposes shall be of the type approved on the schedule of DEFRA for use in smoke free zones i.e. compliant with BS3841. Appropriate documentation in relation to solid fuels in use shall be kept on site and available for inspection by authorised officers.
9. In the event of a noise/nuisance complaint substantiated by an authorised officer, the licensee shall take appropriate measures in order to prevent any recurrence.
10. There shall be no motorised deliveries of take-away food or drink from the premises at any time.
11. 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..
12. 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
13. 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 .
14. The premises will operate a proof of age scheme , such as Challenge 25
- (a) All staff will be fully trained in its operation .
 - (b) Only suitable forms of photographic identification , such as passport or UK driving licence , or a holographically marked PASS scheme cards , will be accepted .
15. The licence holder will at all times maintain adequate levels of staff and security . Such staff and security levels will be disclosed , on request , to the Licensing Authority and the Police .
16. No vertical drinking in the premises at any time . Alcohol shall only be served as an ancillary to a meal to customers who are seated .
17. The premises shall only operate as a restaurant which provides food in the form of substantial meals that are prepared on the premises .
18. The licensee shall ensure that all staff are trained on relevant matters , including the conditions of the premises licence , age restricted products and [if they are ever left in charge of the shop] the operation of the CCTV system and how to deal with visits from authorised officers . The licensee shall keep written records of training and instructions given to each member of staff , detailing the areas covered to include the Licensing Objectives , identifying persons under 25, making a challenge, acceptable proof of age & checking it, making & recording a refusal, avoiding conflict & responsible alcohol retailing. Staff shall sign to confirm that they have received and understood the training . All staff who work at the till will be trained for their role on induction and be given refresher training every six months. The written training records kept for each staff member will be produced to police & authorised council officers on request.
19. All fire safety precautions shall be considered and implemented under the fire risk assessment to include:- Fire Separation, fire resistant finishes, smoke detection and ventilation, emergency lighting Decorations and Furnishings.

20. All electrical Installations whether permanent or temporary shall be inspected on a regular basis by a qualified electrician. All permanent installations such as Emergency Lighting, heating / ventilation Generators or any other electrical equipment as deemed to be a permanent fixture has a current Certificate.
21. All Fire and Emergency Warning Systems including Fire Extinguishing Equipment will be tested on a regular basis and documented.
22. All regulatory signs will be in displayed as an additional means of information.
23. Special Arrangements shall be made in relation to SOCIAL DISTANCING and with anti-bacterial gels available for all customers and staff.
24. Staff shall have additional training with regards to Covid 19 Government and Local Authority guidelines.

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Report of: Service Director, Public Protection

Meeting of:	Date:	Ward(s):
Licensing Sub-Committee - B	19/11/2020	St. Mary's

		Non-exempt
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SUBJECT: PREMISES LICENCE NEW APPLICATION
RE: Brick Restaurant, 88 Upper Street, London, N1 0NP.

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:

- Sale of alcohol, on supplies only, Sundays to Thursdays from 12:00 until 22:30 and Fridays & Saturdays from 12:00 until 23:30;
- The provision of late night refreshment, Tuesdays to Saturdays from 23:00 until 00:00; and
- Premises to be open to the public, Sundays to Thursdays from 10:00 until 23:00 and Fridays & Saturdays from 10:00 until 00:00.

2. Relevant Representations

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

Public Health	No
Safeguarding Children	No
London Fire Brigade	No
Local residents	Yes: One local resident
Other bodies	No:

3. Background

- 3.1 This business premises formally held a premises licence authorising licensable activities, including sale of alcohol, from 10:00 until 02:00 the following day.
- 3.2 This premises licence lapsed due to the licence holder entering into administration on 1st July 2019.
- 3.3 This new premises licence application was received by the Licensing Service on 3rd September 2020.
- 3.4 The applicant submitted a response for the outstanding representor which was forwarded for their consideration on 3rd November 2020. While receipt was acknowledged there has been no formal reply to this correspondence to date.

4. Planning Implications

- 4.1 There are no Planning implications in regards to the proposed premises licence.

5. Recommendations

- 5.1 To determine the application for a new premises licence under Section 17 of the Licensing Act 2003.
- 5.2 These premises are located in the Angel and Upper Street Cumulative Impact Area therefore the Licensing Committee will need to consider Licensing Policy 3, which states that there is a presumption of refusal unless the Committee is satisfied that there will be no adverse cumulative impact on the licensing objectives.
- 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); and
 - ii. any conditions deemed appropriate by the Committee to promote the four licensing objectives.

6. 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.

Appendices:

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

Background papers:

None.

Final report clearance:

Signed by:



Service Director – Public Protection

9/11/2020

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...

LLC

Address

Building number or name	<input type="text" value="71-75"/>
Street	<input type="text" value="Shelton street"/>
District	<input type="text"/>
City or town	<input type="text" value="London"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text" value="WC2H 9JQ"/>
Country	<input type="text" value="United Kingdom"/>

Contact Details

E-mail	<input type="text" value="info@brick-living.co.uk"/>
Telephone number	<input type="text" value="07952 012 995"/>
Other telephone number	<input type="text"/>
* Date of birth	<input type="text" value="dd"/> / <input type="text" value="mm"/> / <input type="text" value="yyyy"/>
* Nationality	<input type="text" value="British"/> Documents that demonstrate entitlement to work in the UK

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.

A small restaurant comprising of ground floor with an open kitchen. Toilets are located on the 2nd floor. The 1st floor is a storage area not accessible to guests. The premises is on a busy high street amongst many other hospitality and retail businesses. The premises has access off the high street. There is additional access/exit from the side alley via bi-fold patio style doors, opened from the inside. The restaurant layout will comprise of two small seating areas (at the front and to the side by the alley) and 2-4 bar seats at the kitchen counter.

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

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

SUNDAY

Start

End

Start

End

Continued from previous page...

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.

Late night refreshment will be the continuation of a meal already commenced before 11pm and may include after dinner coffee. There will be no new custom after 10pm and there will be no takeaway or delivery.

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

Continued from previous page...

WEDNESDAY

Start	<input type="text" value="12:00"/>	End	<input type="text" value="22:30"/>
Start	<input type="text"/>	End	<input type="text"/>

THURSDAY

Start	<input type="text" value="12:00"/>	End	<input type="text" value="22:30"/>
Start	<input type="text"/>	End	<input type="text"/>

FRIDAY

Start	<input type="text" value="12:00"/>	End	<input type="text" value="23:30"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="12:00"/>	End	<input type="text" value="23:30"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="12:00"/>	End	<input type="text" value="22:30"/>
Start	<input type="text"/>	End	<input type="text"/>

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

Continued from previous page...

Name

First name

Family name

Date of birth / /
dd mm yyyy

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

Continued from previous page...

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.

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.

Continued from previous page...

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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)

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

We will abide by the premises license mandatory conditions.

b) The prevention of crime and disorder

N/A

c) Public safety

N/A

d) The prevention of public nuisance

N/A

e) The protection of children from harm

N/A

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 in one of two ways: 1) by providing with this application copies or scanned copies of the documents listed below (which do not need to be certified), or 2) by providing their 'share code' to enable the licensing authority to carry out a check using the Home Office online right to work checking service (see below).

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 birth or adoption certificate issued 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 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.

Continued from previous page...

- 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.
- 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 18(3) or 20(2) of the Immigration (European Economic Area) Regulations 2016, 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.

Continued from previous page...

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.

Home Office online right to work checking service

As an alternative to providing a copy of the documents listed above, applicants may demonstrate their right to work by allowing the licensing authority to carry out a check with the Home Office online right to work checking service.

To demonstrate their right to work via the Home Office online right to work checking service, applicants should include in this application their 9-digit share code (provided to them upon accessing the service at <https://www.gov.uk/prove-right-to-work>) which, along with the applicant's date of birth (provided within this application), will allow the licensing authority to carry out the check.

In order to establish the applicant's right to work, the check will need to indicate that the applicant is allowed to work in the United Kingdom and is not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity.

An online check will not be possible in all circumstances because not all applicants will have an immigration status that can be checked online. The Home Office online right to work checking service sets out what information and/or documentation applicants will need in order to access the service. Applicants who are unable to obtain a share code from the service should submit copy documents as set out above.

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 (£)

315.00

ATTACHMENTS

AUTHORITY POSTAL ADDRESS

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"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text"/>
Country	<input type="text" value="United Kingdom"/>

DECLARATION

[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	<input type="text"/>
* Capacity	<input type="text"/>
Date (dd/mm/yyyy)	<input type="text"/>

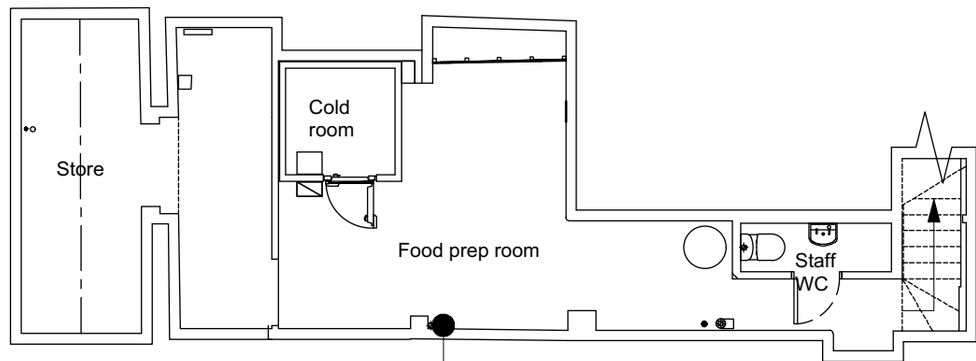
Once you're finished you need to do the following:

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.

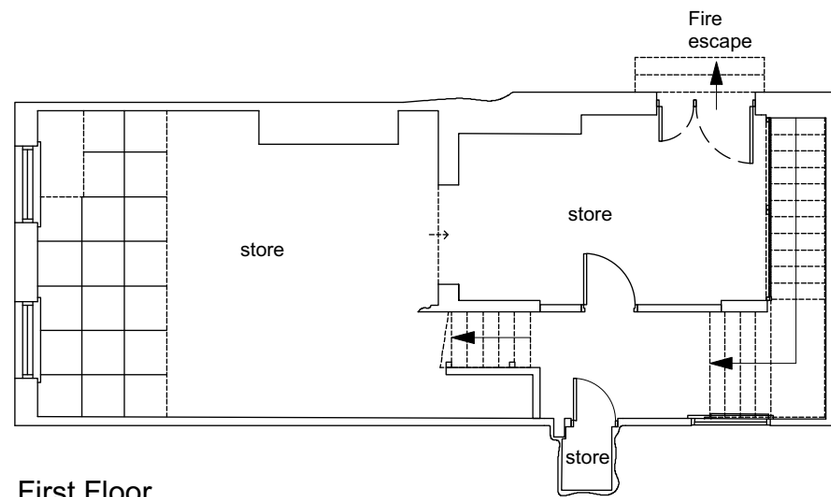
Don't forget to make sure you have all your supporting documentation to hand.

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

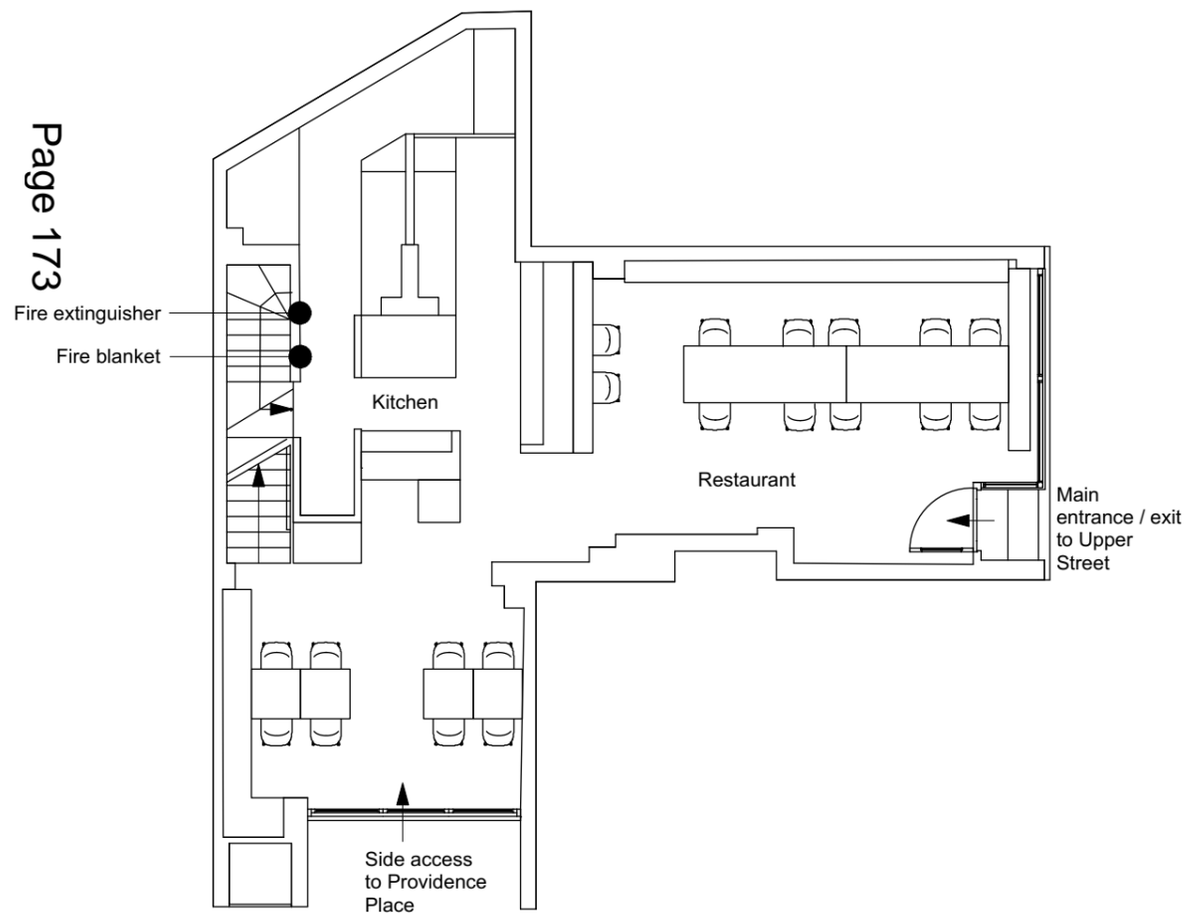
IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT 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



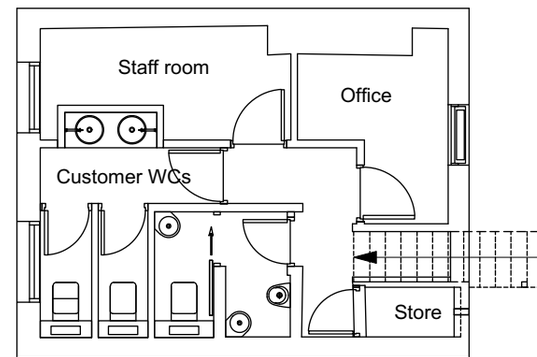
Basement



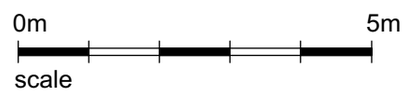
First Floor



Ground Floor



Second Floor



88 Upper Street				BRICK Living & Dining Ltd.
N1 0NP				
Licensed premises plan				
Scale	1:100@ A3	Status	Approval	
Date	03/09/20	Drawn	GY	
Drawing	001			---

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: Brick, 88 Upper Street, Islington, London, N1 0NP

Your Name: [Redacted]

Interest: Resident

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

Your Address: [Redacted]

Email: [Redacted]
Teleph: [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 emanating from property severely disruptive to sleep
- Vibrations from neighbour
- Light late into the night

This is currently a quiet residential setting and it would be extremely disturbing to have a late

Crime and Disorder

- likely to increase litter & alcohol consumption in Providence Place - which already suffers from litter & people regularly urinating there

right bar open. I purchased my property due to its setting in a residential area specifically getting confidence over the fact the property (which backs onto mine) does not have a late night license. This would materially damage the whole value of my property, not to mention being detrimental to our quality of life & sleep - particularly now me & my family

Protection of Children from Harm

- I purchased my house to be a long-term family home - this would be damaging to the environment

Public Safety

- likely to increase alcohol consumption & drunk people in a dark alley (providence place) and I am concerned as a young, single female about my safety coming home late at night.

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:

To maintain good relationships going forwards as they are my neighbours

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: 27/01/20

Please ensure name and address details completed above

Return to:

Licensing Service

Licensing Team, Islington Council, 3rd Floor, 222 Upper St, London, N1 1XR.

Or by email to: licensing@islington.gov.uk

Suggested conditions of approval consistent with the operating schedule

Superseded by agreed conditions of approval detailed below:

Conditions agreed with the Metropolitan Police

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; and
 - 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.
 - e. An incident log shall be kept at the premises, and made available on request to the police or an authorised officer, which will record:
 - f. Any and all allegations of crime or disorder reported at the venue;
 - g. Any and all complaints received by any party;
 - h. Any faults in the CCTV system;
 - i. Any visit by a relevant authority or emergency service;
 - j. Any and all ejections of patrons;
 - k. Any and all seizures of drugs or offensive weapons; and
 - l. Any refusal of the sale of alcohol.
2. 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 2018) within 24 hours of any request.
3. The premises will operate the 'Challenge 25' proof of age scheme where:
 - 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 a holographically marked PASS scheme cards , will be accepted.
4. The licence holder will at all times maintain adequate levels of staff and security . Such staff and security levels will be disclosed , on request , to the Licensing Authority and the Police.
5. The licence holder shall ensure that all staff are trained on relevant matters, including managing conflict and the health and safety of the public and staff as well as the conditions of the premises licence, age restricted products and [if they are ever left in charge of the venue] the operation of the CCTV system and how to deal with visits from authorised officers.
6. The licence holder shall keep written records of training and instructions given to each member of staff , detailing the areas covered to include the Licensing Objectives , identifying persons under 25, making a challenge, acceptable proof of age & checking it, making & recording a refusal, avoiding conflict & responsible alcohol retailing. Staff shall sign to confirm that they have received and understood the training.
7. All staff who work at the till will be trained for their role on induction and be given refresher training every six months.
8. The written training records kept for each staff member will be produced to police & authorised council officers on request.
9. The premises shall only operate as a restaurant:
 - a. In which the customers are shown to their table;
 - b. Where the supply of alcohol is by waiter or waitress service only to seated customers;
 - c. Which provides food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery;
 - d. A table meal shall not be constituted by bar snacks or a single side order of food; and
 - e. Where alcohol shall not be sold or supplied , otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial table meals there , and provided always that the consumption of alcohol by such persons is ancillary to taking such meals. Notwithstanding this condition customers are permitted to take from the premises part consumed and resealed bottles of wine supplied ancillary to their meal.
10. No vertical drinking in the premises at any time.
11. The premises licence holder shall endeavour to eliminate or minimise any nuisance arising out of its licensable activities. In doing so the premises licence holder will work with enforcement authorities where any issues are identified. A complaints procedure will be maintained in order that local residents have a means of contact if necessary.

Conditions agreed with the Council's Noise service:

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

13. Noise and/or Odour from any flue used for the dispersal of cooking smells serving the building shall not cause a nuisance to the occupants of any properties in the vicinity. Any filters, ducting and extract fan shall be cleaned and serviced regularly.
14. In the event of a noise/nuisance complaint substantiated by an authorised officer, the licensee shall take appropriate measures in order to prevent any recurrence.
15. The delivery of licensable goods shall be restricted to the hours between 07:00 and 23:00 Monday-Saturday. No deliveries shall be made on a Sunday or Bank Holiday.
16. The outside frontage shall be swept and cleared of any rubbish and smoking litter associated with the business at the end of trade each evening.
17. Any music shall be restricted to ambient background levels of sound.
18. The last sale of alcohol shall be 30 minutes before the stated closing time.
19. Alcohol shall not be sold or supplied on the premises otherwise than to persons purchasing food there and for consumption by such a person as an ancillary to his/her meal.
20. Staff will remind patrons to respect the needs of local residents and to leave the premises and the area quietly.
21. No refuse will be placed on the street more than 30 minutes before collection.
22. The licensee shall practice best endeavours to ensure that the delivery of consumables shall not cause a nuisance to nearby properties.
23. No more than 5 patrons, at any one time, shall use the frontage of the premises to smoke after 21:00hrs until closing.

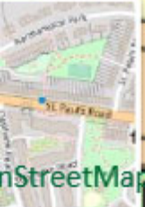


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THEBERTON STREET

UPPER STREET

Page 179



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18

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