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

AGENDA FOR THE LICENSING SUB COMMITTEE D

Members of Licensing Sub Committee D are summoned to a meeting, which will be held in Committee Room 4, Town Hall, Upper Street, N1 2UD on, **30 January 2024 at 6.30 pm.**

Enquiries to	:	Theo McLean
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Despatched	:	22 January 2024

<u>Membership</u>

Substitute

Councillor Phil Graham (Chair) Councillor Marian Spall (Vice-Chair) Councillor Clare Jeapes 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

- 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

- 1. Filo, 81 Holloway Road, London, N7 8LT New premises licence 13 80
- 2. Brunch on the Green, Units 1-3, 34 Islington Green, London, N1 8EU 81 118 New premises licence

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

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:

NB. 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 10 mins requested by the Authority. Witnesses, given permission by the Authority, may appear.

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 10 mins requested by the Authority. Witnesses, given permission by the Authority, may appear.

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 10 mins any points requested by the Authority. Witnesses given permission by the Authority may appear.

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	2
13) Interested parties	mins
14) Applicant	each

DELIBERATION AND DECISION

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

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

17) The chair will announce their decision giving reasons and any conditions to be attached to the licence. All parties will be informed of the decision in writing.

ISLINGTON LICENSING SUB-COMMITTEES -

PROCEDURE FOR HEARING LICENSING REVIEW APPLICATIONS UNDER THE LICENSING ACT 2003

TIME GUIDE

INTRODUCTION

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) The applicant (interested party or responsible authority) to present the key points of their	10
representations; and clarify any points requested by the Authority. Witnesses, given permission by the	mins
Authority, may appear.	

5) The Sub-Committee to question the applicant (interested party or responsible authority) on matters arising from their submission.

6) **Other representatives (interested party or responsible authority)** to present the key points of 10 their representations; and clarify any points requested by the Authority. Witnesses, given permission by mins the Authority, may appear.

7) The Sub-Committee to question the other representatives (interested party or responsible authority) on matters arising from their submission.

8) **The licensee** to present the key points of their application, address the representations and clarify 10 any points requested by the Authority. Witnesses given permission by the Authority may appear.

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) Applicant	2
13) Other representatives	mins
14) Licensee	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.

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Agenda Item A6

London Borough of Islington

Licensing Sub Committee D - 7 September 2023

Minutes of the meeting of the Licensing Sub Committee D held at Committee Room 4, Town Hall, Upper Street, N1 2UD on 7 September 2023 at 6.30 pm.

Present: Councillors: Graham (Chair), Spall (Vice-Chair) and Jeapes

Councillor Phil Graham in the Chair

46 INTRODUCTIONS AND PROCEDURE (Item A1)

Councillor Graham welcomed everyone to the meeting and officers and members introduced themselves. The procedure for the conduct of the meeting was outlined.

47 APOLOGIES FOR ABSENCE (Item A2)

There were no apologies for absence..

- 48 **DECLARATIONS OF SUBSTITUTE MEMBERS (Item A3)** There were no declarations of substitute members.
- 49 **DECLARATIONS OF INTEREST (Item A4)** There were no declarations of interest.
- 50 ORDER OF BUSINESS (Item A5)

The order of business would be as per the agenda.

51 <u>MINUTES OF PREVIOUS MEETING (Item A6)</u> RESOLVED

That the minutes of the meeting held on the 20th April 2023 be confirmed as a correct record and the Chair be authorised to sign them.

52 NAAR, 94 OLD STREET, EC1 9AY - NEW PREMISES LICENCE (Item B1)

The Licensing Officer reported one update to the Sub Committee, that one representation had been withdrawn.

The Licensing Officer also informed the Sub Committee that this was a new application which if granted would supersede the existing licence, and that officers were working to get the existing licence surrendered.

The Licensing Authority, in their verbal representation to the Sub Committee, made note that the existing licence had longer, overall, operating hours than that requested in the new application put forward before the Sub Committee. If granted of which the overall operating hours would be reduced, although weekend hours would still be two hours over policy.

The Licensing Authority also put forward concerns regarding noise, and suggested a condition that all deliveries to the premises should be by non-motor vehicles such as e-Bikes and scooters.

The Police, in their verbal representation to the Sub Committee, made note that the premises initially came to their attention due to an incident under the previous operators. The current operators engaged well with the Police, to which the Police encouraged them to obtain either the current licence by way of a transfer, or a new premises licence entirely. The Police highlighted that the current operators (the applicant) had accepted their recommendations and generally made a good impression, but their objection was primarily regarding the failure of the applicant to obtain the old licence from the previous operator, and that if the licence was granted, would constitute another premises in the area that would be operating outside of framework area. The Police did, however, make clear to the Sub Committee that they were pleased the new licence applied for, will have enforceable conditions on it.

The applicant, in their verbal representation to the Sub Committee, highlighted that they had been at the premises for a number of years with no issues regarding customers and/or delivery drivers since the business started, and that when there was, they engaged with the Police immediately. The applicant stressed that the business was their living, and that they take pride in customer service and the quality of their products, and always trying to improve their service.

There were no interested parties, residential or business, in attendance at the hearing to raise verbal objections to the Sub Committee.

In summing up, the Licensing Authority highlighted that should the new licence be granted there would be fewer operating hours during the week than currently permitted, and through the conditions on the new licence, the local authority would have greater powers to enforce.

In summing up, the Police highlighted that then they visited the applicant, they discussed the proposed conditions, and was assured by the applicant that it could be abided by. The Police also went on to state that the premises was quite small, and thus the number of patrons on the premises at any given time, would also be small in number.

In summing up, the applicant stressed to the Sub Committee that they already try to alleviate crowding concerns at their premises by closing the seating area, making their servings takeaway only after a certain time in addition to restricting the menu to quickly servable items only.

RESOLVED:

That the application for a new premises licence in respect of Naar, 94 Old Street, EC1V 9AY, be granted to allow:-

- 1) To allow the provision of late-night refreshment from 23:00 until 00:00 Sunday to Thursday and from 23:00 until 03:00 Friday and Saturday.
- 2) To allow the opening hours of the premises to be from 11:00 until 00:00 Sunday to Thursday and from 11:00 until 03:00 Friday and Saturday

Conditions detailed on pages 50 to 51 of the agenda shall be applied to the licence with the following amendments:-

• Condition 10 to read. The licensee shall ensure that no internal combustion engine vehicles be used for deliveries from the premises.

- Condition 11 to read. The licensee shall ensure that drivers do not park or loiter in the vicinity of residential premises.
- Condition 12 to be deleted.

REASONS FOR DECISION:

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

The Sub-Committee took into consideration Licensing Policies 2 & 3. The premises fall within the Bunhill 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.

The licensable activities and times applied for in the application were to provide late night refreshment on the premises from 11pm to 3am on Fridays and Saturdays and from 11pm to midnight on Sundays through to Thursdays.

The Sub-Committee heard oral representations from the licensing authority and the police as well as from the Applicant.

The Sub-Committee noted that there is an existing premises licence for the premises with longer permitted hours of trading and very few conditions attached. Consent has not been obtained to transfer that licence.

The Licensing Authority stated at it no longer had objections to the hours of operation but was concerned about the noise nuisance that could be created by the delivery drivers at the premises.

The Police informed the Sub-Committee that the current owner of the business had cooperated with the police in relation to this application. The Police representative stated that he was agreeable to the application being granted with the agreed conditions and that it was an improvement on the existing licence.

The Applicant stated that his business was a small one and would manage to comply with the agreed and any further imposed conditions.

The Sub-Committee was satisfied that the granting of the license subject to the agreed conditions and the added conditions referred to in the decision in relation to delivery drivers was proportionate and reasonable in order to promote the licensing objectives and that the presumption in relation to the cumulative impact area had been rebutted.

53 JIMMY AND THE BEE, 135 GOSWELL ROAD, EC1V 7JY - NEW PREMISES LICENCE (Item B2)

The Licensing Officer informed the Sub Committee that the correct opening hours were as per the front page of the report in the agenda, rather than the hours listed in the application form; the discrepancy was due to the hours being changed after the applicant had discussed with the Police.

In their verbal representation to the Sub Committee, the interested party stressed that the area in and around the Triangle Estate had suffered from a lot of alcohol-related anti-social behaviour, and that the number of establishments in the area, had contributed to high instances of noise, public urination and vomiting. The interested party cited the number of other representations that had been made regarding this application as evidence of local concern regarding anti-social behaviour. The interested party also outlined that they felt another alcohol-licensed premises in the vicinity would worsen the problem of anti-social behaviour, and that permitting the use of the outdoor space late on Fridays and Saturdays would result in increased smoke and noise. The interested party also stated that there was the possibility of noise emanating from inside the premises itself, that the increase in trading hours were significant and that there appeared to be a lack of kitchen facilities on-site.

In response to the Interested Party's representation, the Licensing Officer informed the Sub Committee that the interested party had made several points that were not in their formal submission, therefore neither the applicant or the Sub Committee would have had an opportunity to consider or verify this.

In their verbal representation to the Sub Committee, the applicant stated that they had unfortunately been unable to meet objectors in person. The applicant also went to state that they were not aiming to create a pub, but a welcoming atmosphere that was quieter than neighbouring establishments, in which they could offer such things as wine and coffee tasting. The applicant stated that their clientele is primarily from nearby universities, and that while they have not encountered any issues yet, they were aware of issues in surrounding areas. Don't think there will be an issue. There are lots of off licences and pub, target is not creating a pub. The applicant stated that they share the same concerns as residents regarding public urination and highlighted that they permit the public use of their toilets free of charge to help with the problem. The applicant also made note that they didn't believe that there would be noise from their premises, and that they were trying to be part of the local area, and not a hindrance to it.

In response to questions from the Sub Committee, the applicant informed the meeting that they operate as a coffee shop, with an outside area that had very limited seating. The applicant stated that each day they have approximately 40-45 customers, but rarely any higher, and the profile of their customers were not revellers or disruptive, but quieter and well-mannered.

In response to questions from the Sub Committee, the applicant clarified that the main form of alcohol they intend to trade with the new licence would be wine and gin, with the possibility of draft beer; either of which would only be served with a substantial meal.

In summing up, the interested party made the points that the local area suffered with alcohol related anti-social behaviour, noise generation from other premises, and requested that the Sub Committee took this into consideration, in addition to the proximity of the premises to residential dwellings and arrangements for food preparation.

In summing up, the applicant clarified that they have different station areas that enabled them to prepare food, and they had previously turned down offers to enlargen the premises into a restaurant and/or bar. The applicant stated that they were trying to be a local business that fitted into the community.

RESOLVED:

That the application for a new premises licence in respect of Jimmy and the Bee, 135 Goswell Road, EC1V 7JY, be granted to allow:-

- 1) To allow the on-sales of alcohol from 10:00 until 22:30 Sunday to Thursday and from 10:00 until 23:30 Friday and Saturday.
- 2) To allow the opening hours of the premises to be from 07:00 until 23:00 Sunday to Thursday and from 07:00 until 00:00 Friday and Saturday.

Conditions detailed on pages 78 to 80 of the agenda shall be applied to the licence, with the additional condition:-

• That the outdoor tables are rendered unusable after 10pm and that there is no outside drinking from 10pm.

REASONS FOR DECISION:

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

The licensable activities applied for was the on sales of alcohol from 10am until 10.30pm Sunday to Thursday and from 10am until 11.30pm Fridays and Saturdays.

The Sub-Committee took into consideration Licensing Policies 2 & 3. The premises fall within the Bunhill 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.

No oral submissions were presented by the Responsible Authorities. The Sub-Committee noted that the Noise Team and the Police had agreed conditions with the Applicant.

The Sub-Committee noted and considered the oral submissions from the resident that was present. His concerns were anti- social behaviour, the hours of trading and the noise that could be generated by the outside tables especially late at night.

The Sub-Committee carefully considered the oral representations made by the Applicants and were satisfied with their operating schedule.

The Sub-Committee considered that the hours requested for the licensable activities were within the framework hours of the council's policy (Licensing Policy 6).

The Sub-Committee concluded that the granting of the licence with the said conditions would promote the licensing objectives. The Sub-Committee was satisfied that the operating schedule demonstrated high standards of management and that the proposed use, with the extensive conditions agreed, meant that the premises would not add to the cumulative impact.

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

54 <u>PERILLA DINING, 84-86 ROSEBERY AVENUE, EC1R 4QY - NEW PREMISES</u> <u>LICENCE (Item B3)</u>

The Licensing Officer reported one update to the Sub Committee that since the publication of the report, the Planning Officer had confirmed that the premises did have the correct planning permission.

In their verbal representation to the Sub Committee, the first interested party raised concerns regarding the length of the operating hours, specifically the closing times on Friday and Saturday nights; that the premises was within a cumulative impact area; and that the restaurant had very high ceilings and that it currently hd ineffective sound proofing, which the interested party said would result in noise reverberating and affect residents above. The interested party also stated that the premises had always closed at 11pm because of noise issues and cited the closing times of other restaurants in the vicinity to support their representation.

In their verbal representation to the Sub Committee, the second interested party raised concerns regarding noise, and stated that there had been noise issues with previous occupants of the premises, despite each previous tenant giving similar assurances. The interested party stated that the noise came from within property, outdoor seating, and extractor fans, but that their main objection was the proposed later opening hours.

In their verbal representation to the Sub Committee, the third interested party raised concerns regarding noise late at night, the later licensable hours of operation and that the granting of the application would set a precedent for other establishments in the area.

The Sub Committee informed the interested parties that conditions 9 and 10 address the issue of noise from the premises and that in the event of either condition being breached, the licensee would have to take action.

In their verbal representation to the Sub Committee, the legal representative of the applicant outlined that they were grateful for the Sub Committee reading the material in advance, that their client had experience in operating restaurants, and was committed to the local community and the building, which had been occupied by squatters. The Legal Representative went on to state that they hadn't received responses to their letters to the interested parties, but that the door remained open to feedback, and that they were grateful at the indication that the objections were not to the application in principle, but the hours of operation. The Legal Representative continued, stating that the premises' use matched licensing policy and promoted the licensing objectives, and the desire for additional customers was to make the business viable. It was also stated to the Sub Committee that the purpose of requesting after hours was about ensuring controlled departures from second seatings, which they hoped would be less likely to disturb residents; and that there was an existing licensing footprint at the site for late night hours of operation.

In their verbal representation to the Sub Committee, the applicant stated that they had a good relationship with all neighbours. The applicant went on to state that squatters had caused damage and nuisance to the property which had to be addressed, and that they offer staggered sittings to their customers so that they don't feel rushed and also to aid easier dispersal from the premises.

In summing up, the interested parties highlighted that their cases were straightforward and stemmed from their beliefs that the proposed opening hours were unreasonable. The interested parties went on to state that they expected a degree of noise disturbance from the operation of a restaurant, but that they wanted the Council to protect them from excessive noise and disturbance.

In summing up, the legal representative stated that they were grateful to the residents for not objecting in principle, that it was a reasonable, policy-compliant application that was less



intrusive than previous licences historically granted at the premises, and that the granting of the expanding operating hours were critical for the business to survive.

RESOLVED:

That the application for a new premises licence in respect of Perilla Dining, 84-86 Roseberry Avenue, EC1R 4QY, be granted to allow:-

- 1) To allow the On and Off Sales of Alcohol from 10:00 until 23:00 Sunday to Thursday and from 10:00 until 00:00 Friday and Saturday
- 2) To allow Late Night Refreshment from 23:00 until 00:00 Friday and Saturday
- 3) To allow Alcohol Sales and Late-Night Refreshment until 00:00 on Sunday's preceding Bank Holiday's.
- 4) To allow Alcohol Sales and Late-Night Refreshment from the end of permitted hours on New Years Eve until the start of permitted hours on New Years Day.
- 5) To allow Opening Hours of the premises to be from 09:00 until 23:30 Sunday to Thursday and from 09:00 until 00:30 Friday and Saturday.

Conditions detailed on pages 113 to 115 of the agenda shall be applied to the licence.

REASONS FOR DECISION:

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

The application in relation to on and off sales of alcohol was from 10am to 11pm Sundays to Thursdays and from 10am to midnight Fridays and Saturdays.

In relation to late night refreshment the hours sought in the application were from 11pm to midnight Fridays and Saturdays.

The licensable activities also applied for were for on and off sales of alcohol and late-night refreshment on Sundays preceding Bank Holidays until midnight and alcohol sales and latenight refreshment from end of permitted hours until start of permitted hours (New Years Eve to New Years Day)

The Sub-Committee took into consideration Licensing Policies 2 & 3. The premises fall within the Clerkenwell 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.

The Sub-Committee noted that the hours applied for were within the framework hours (Licensing Policy 6).

The Sub-Committee also noted that the nature of the business fell within the exception criteria of the Clerkenwell Cumulative Impact area.

The Sub-Committee fully the concerns raised by the residents in the written and oral submissions. The Sub-Committee further noted the fact that there were no representations from the Responsible Authorities and that the Noise Team and Police had agreed conditions with the applicant.

The Sub-Committee concluded that the granting of the licence with the agreed conditions would promote the licensing objectives. The Sub-Committee was satisfied that the operating schedule demonstrated high standards of management and that the proposed use, with the extensive conditions agreed, meant that the premises would not add to the cumulative impact.

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

The meeting ended at 8.26 pm

CHAIR

London Borough of Islington

Licensing Sub Committee D - 27 September 2023

Minutes of the meeting of the Licensing Sub Committee D held at Committee Room 4, Town Hall, Upper Street, N1 2UD on 27 September 2023 at 6.30 pm.

Present: Councillors: Heather Staff, Clare Jeapes and Ben Mackmurdie

Councillor Heather Staff in the Chair

55 INTRODUCTIONS AND PROCEDURE (Item A1)

Councillor Heather Staff welcomed everyone to the meeting and officers and members introduced themselves. The procedure for the conduct of the meeting was outlined.

56 APOLOGIES FOR ABSENCE (Item A2)

Apologies for absence were received from Councillors Phil Graham and Marian Spall.

57 DECLARATIONS OF SUBSTITUTE MEMBERS (Item A3)

Councillor Heather Staff substituted for Councillor Phil Graham and Councillor Ben Mackmurdie.

58 DECLARATIONS OF INTEREST (Item A4)

There were no declarations of interest.

59 ORDER OF BUSINESS (Item A5)

The order of business would be as the agenda.

60 <u>CRYSTALS PIZZA AND FRIED CHICKEN, 4 YORK WAY, N1 9AA - PREMISES</u> <u>LICENCE VARIATION (Item B1)</u>

The Licensing Officer reported there was no additional information since the publication of the report.

The police stated that this was an application for the extension of hours in possibly the most challenging and busiest areas in Islington which was already saturated. The area was bordered by Camden and Hackney. The application was weak for a premises that wanted to have hours beyond framework hours. The applicant was also the licensee for the next-door premises and in June 2023 the police had been called to the next-door premises, as unruly customers had made threats to staff. There was then a further incident in June when staff were threatened. CCTV was requested but it was not working. In July there was a more serious altercation where a staff member hit a customer with a metal bar. The CCTV had still not been repaired at this time. The licensee was invited to an officer panel. The police did not consider that the applicant had demonstrated that he could make improvements and he therefore did not consider that an extension to the licence should be granted.

In response to questions, it was noted that one of the major stumbling blocks to an arrest was the lack of CCTV. Neither party wished to substantiate any charges and the victim had been removed from the area. The area was saturated with venues with late hours and the

police did not consider that this application warranted an exception. It was noted that there had been no issues relating to this premises.

The Licensing Authority reiterated that the area was an extremely busy hub. The application was for a late-night food premises with a nightclub opposite on the Camden side of the road. She expected applicants to demonstrate how they would manage the premises with regard to the licensing objectives in their operating schedule. She considered their application to be very sparse and the applicant had not demonstrated how they would operate the premises in an extremely busy area and outside framework hours.

The applicant's representative stated that this was an application to vary a premises licence. The applicant had operated the kebab shop next door for fourteen years until 5am. This premises became available, so he had taken on the premises to offer different cuisine. It was noted that the hours were beyond framework hours outlined in licensing policy 6, they had regard to the Kings Cross cumulative impact area and accepted the onus was on the applicant to rebut the presumption. He considered that the premises could be a possible exception as it was not alcohol led and it would have an experienced operator who had operated the premises next door until the early hours of the morning. There was a McDonalds along the road which operated 24 hours and a KFC opposite. He did not consider that he would be bringing trade into the area but was tapping into the trade that was already there and it was not a destination in its own right. They had operated four TENs during July until 3.30am from Thursday to Saturday which provided the applicant with the opportunity to see how the premises would be managed if operated until that time. There were no plans to operate deliveries but nevertheless would be happy to accept a condition on how they would be managed. The premise was very busy so they would not require deliveries. As it was a very noisy area, they would not disturb residents living above. With regard to the CCTV it was noted that the applicant had a licence since 2012 and these had been the only incidents. Staff were very often victims of crime and this was an unfortunate sign of the times.

In response to questions, the applicant confirmed that they were not proposing to have deliveries but if they did they would directly employ drivers rather than use third parties. The applicant stated they had problems in the next door shop when he was not in attendance. Staff and customers argued with each other and it was believed that a customer drew a knife. CCTV for this incident was not available as he thought it was working but it had not been recorded. The engineer did not come but after he had the meeting with the Panel the applicant checed it every two weeks to make sure it is recording. The two shops would not be able to be merged as there was accommodation in between. The applicant was asked if there was a plan in place that would mitigate issues for staff safety. It was noted that there would be seven members of staff working two shifts and the applicant would also be working at the premises. The applicant's representative stated that he would want hours on Thursday to Saturday to be longer and the request for 3.30am made, as this was when the clubs kicked out. He stated that the requested hours from Sunday to Wednesday could be reduced.

The Police stated that this was a very busy area. McDonalds were a large corporation with security and had robust conditions. This premises was a hub where customers would attend when already drunk and there were already issues towards staff. An additional premises would double these issues. He had not heard from the applicant about what they would do to prevent issues for staff. This application was aimed at customers leaving nightclubs who might want to go to a smaller shop. The CCTV was assumed to have ben working, however, the condition required that CCTV was checked to be working. Issues raised with the CCTV had not been sorted. The applicant had been there for 14 years but now there were more crimes and he asked what measures had been put in place to ensure staff were safe. This premises would amplify the problems in the area.

The Licensing Authority stated that the premises he had owned next door had gone to officer panel for a number of incidents. The condition outlined that CCTV still required checking. She raised concerns that often the applicants' elder brother had been left in charge. The applicant spent quite a lot of time in Turkey and he had been quite difficult to contact. She had not seen anything to show how this premises would be able to be managed.

The applicant's representative stated that there was an existing condition to maintain an incident book. There had been no incidents at the late hours. The applicant was an experienced operator who was not introducing a new activity that would negatively impact on the area. There were no plans to offer delivery. It was reported that during the school holidays the applicant went back to Turkey. He had come back from his holiday in Turkey to attend the officer panel.

RESOLVED

That the application for a new premises licence, in respect of Crystals Pizza and Fried Chicken, 4 York Way, N1 9AA be refused.

REASONS FOR DECISION

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

The Sub-Committee took into consideration Licensing Policies 2 & 3. The premises fall within the Kings Cross 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.

Licensing policy 3 states that the cumulative impact is concerned with a potential impact on the licensing objectives of a significant number of licensed premises concentrated in one area. Paragraph 33 to 34 states that Kings Cross has undergone some radical changes in recent years as a result of redevelopment creating Kings Cross Central across the border in Camden and Regents Quarter in Islington.... These changes have already led to an increase in the numbers of licence applications and an associated increase in representations from residents and ward councillors citing problems with cumulative impact issues such as noise disturbance, drunken fights and crimes due to intoxicated people in the area.

No local resident objections had been received. There had been two representations made by the responsible authorities, from the police and the licensing authority.

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

The Sub-Committee heard evidence from the police. They said that this was one of the busiest and most challenging areas in Islington. They also referred to problems with the kebab restaurant next door, which was open until 5am and was operated by the applicant. Police had been called on several occasions in June and July because of disorderly customers including one incident where there appeared to have been an assault on a customer by a staff member. The applicant explained that there were drunken people coming from other venues who could be abusive. There was clearly a problem with

cumulative impact issues relating to anti-social behaviour, crime and disorder in the immediate area of the premises.

Licensing policy 3, paragraph 13, states that applicants will be expected comprehensively to demonstrate why a varied licence will not add to the cumulative impact. Applicants are strongly advised to give consideration to mitigating potential cumulative impact issues when setting out steps they will take to promote the licensing objectives in their operating schedule.

Licensing policy 7, paragraph 84, states that the operating schedule must include all information necessary to enable the licensing authority and responsible authorities to assess whether the steps outlined for the promotion of the licensing objectives are satisfactory. This will mean that applicants will need to complete their own detailed risk assessments.

The Sub-Committee heard concerns from both responsible authorities that the operating schedule did not give sufficient information to show how the licensing objectives would be promoted and cumulative impact issues of crime and anti-social behaviour avoided.

The Sub-Committee concluded that the granting of the licence with the agreed conditions would not promote the licensing objectives and would be likely to add to the existing cumulative impact on the licensing objectives of crime, disorder and anti-social behaviour. The Sub-Committee noted that the hours sought were not within the hours specified in licensing policy 5 and 6. The Sub-Committee considered that the operating schedule failed to address any issues of mitigation and therefore the presumption against granting the variation was not rebutted.

61 <u>THE ROBIN, 29 CROUCH HILL, N4 4AP - NEW PREMISES LICENCE (Item</u> <u>B2)</u>

The Sub-Committee noted that this item had been withdrawn as there was agreement between all parties.

The meeting ended at 7.25 pm

CHAIR



Regulatory Services/Licensing 222 Upper Street, London N1 1XR

Report of: Director Community Safety, Resilience and Security

Meeting of: Licensing Sub-Committee

Date: 30/01/2024

Ward(s): Laycock

Subject:

PREMISES LICENCE NEW APPLICATION

Re:

Filo, 81 Holloway Road, London, N7 8LT

1. Synopsis

- 1.1. This is an application for a new premise licence under the Licensing Act 2003.
- 1.2. The new application is to allow:
 - The sale by retail of alcohol, on & off supplies, Sundays to Thursdays from 10:00 until 00:00 and Fridays & Saturdays from 10:00 until 02:00 the following day;
 - The playing of recorded music, Sundays to Thursdays from 10:00 until 00:00 and Fridays & Saturdays from 10:00 until 02:00 the following day;
 - The performance of live music, Mondays to Sundays from 10:00 until 23:00;

- The provision of late night refreshment, Sundays to Thursdays from 23:00 until 00:30 the following day and Fridays & Saturdays from 23:00 until 02:30 the following day; and
- The premises to be open to the public, Sundays to Thursdays from 10:00 until 00:30 the following day and Fridays & Saturdays from 10:00 until 02:30 the following day.

The application is also seeking the below non-standard timing for all authorised licensable activities:

- New Year's Eve, until the time authorised the following day.
- 1.3. 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	Yes: Twelve local residents.
Other bodies	No:

2. Recommendations

- 2.1. To determine the application for a new premises licence under Section 17 of the Licensing Act 2003;
- 2.2. These premises are located in the Holloway Road and Finsbury Park Cumulative Impact Area therefore the Licensing Sub-Committee will need to consider Licensing Policy 3, which states that there is a presumption of refusal unless the Sub-Committee is satisfied that there will be no adverse cumulative impact on the licensing objectives.

- 2.3. If the Licensing Sub-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 Licensing Sub-Committee to promote the four licensing objectives.

3. Background

- 3.1. This premises previously held a premises licence authorising licensable activities and hours identical to those being sought under this application however, the premises licence lapsed on 23rd January 2023 as a result of the licence holder's company filing for voluntary liquidation.
- 3.2. This new application is being sought by the landlord for the property and was received by the Council's licensing service on 14th December 2023. A copy of the application and any supporting documents are at Appendix 1 of the report.
- 3.3. During the consultation period there were representations from the Metropolitan Police and the Council's noise service. Through engagement with the applicant, both Responsible Authorities agreed conditions of approval and withdrew their representation. These conditions of approval are detailed at Appendix 3 of this report.
- 3.4. At the time of writing this report there were outstanding representations from twelve local residents. These representations are detailed at Appendix 2 of this report.

4. Implications

4.1. Financial Implications

4.1.1. The Head of Finance reports that the applicant has paid the application fee of \pounds 190.00. Should the application be refused, the fee is not refundable.

4.2. Legal Implications

- 4.2.1. The legal implications are set out in Paragraph 2.
- 4.2.2. Legal advice will be provided at the meeting of the Licensing Sub-Committee as necessary.

4.3. Environmental Implications and contribution to achieving a net zero carbon Islington by 2030

4.3.1. The Licensing Sub-Committee need to consider the impacts that that proposals will have on the environment. An impact is defined as any change to the environment, whether positive or negative, wholly or partially resulting from Council activities. Almost all human activity has some impact on the environment, and it is very unlikely that any activity will not have any implications.

4.4. Equalities Impact Assessment

- 4.4.1. The council must, in the exercise of its functions, have due regard to the need to eliminate discrimination, harassment and victimisation, and to advance equality of opportunity, and foster good relations, between those who share a relevant protected characteristic and those who do not share it (section 149 Equality Act 2010). The council has a duty to have due regard to the need to remove or minimise disadvantages, take steps to meet needs, in particular steps to take account of disabled persons' disabilities, and encourage people to participate in public life. The council must have due regard to the need to tackle prejudice and promote understanding.
- 4.4.2. An Equalities Impact Assessment is not required in relation to this report, because this is a decision relating to a Premises Licence application under the Licensing Act 2003.

4.5. Planning implications

- 4.5.1. The property is not statutorily listed, however it is located within the St Mary Magdalene Conservation Area (CA6).
- 4.5.2. The property last know lawful use was as a public house (sui generis). The ground floor of the property had been used, unlawfully, for less than nine years as a restaurant (Class E(b)); the time limit for immunity was no reached, and therefore it is considered that the lawful use of the ground floor is as a public house (sui generis).
- 4.5.3. There are no relevant planning applications or conditions related to the ground floor unit of this property.
- 4.5.4. There are no planning enforcement cases relating to this address.
- 4.5.5. The planning department has no further comments.

5. Conclusion and reasons for recommendations

5.1. That the Licensing Sub-Committee determines this application.

Appendices:

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

Background papers:

• None.

Final report clearance:

Authorised by:

Terrie Lane

Licensing Manager

Date:

19/01/2024

Report author: Licensing Service

Tel: 020 75027 3031

E-mail: licensing@islington.gov.uk

Appendix 1

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Islington Application for a premises licence Licensing Act 2003

For help contact licensing@islington.gov.uk Telephone: 020 7527 3031

* required information

Section 1 of 21		
You can save the form at any t	ime 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 be	half of the applicant?	Put "no" if you are applying on your own
• Yes O M	lo	behalf or on behalf of a business you own or work for.
Applicant Details		-
* First name	Jessona Investment Limited	
* Family name	Jessona Investment Limited]
* E-mail	lana@ltlaw.co.uk	
Main telephone number	07525711530	Include country code.
Other telephone number]
Indicate here if the application	icant would prefer not to be contacted by telep	hone
Is the applicant:		
Applying as a business of the second seco	or organisation, including as a sole trader	A sole trader is a business owned by one
 Applying as an individual 		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.
Applicant Business		
Is the applicant's business registered in the UK with Companies House?	○ Yes	Note: completing the Applicant Business section is optional in this form.
Is the applicant's business registered outside the UK?	Yes O No	
Commercial register	Isle of Man]
Registration number 014012V]
Business name Jessona Investment Limited		If the applicant's business is registered, use its registered name.
	Page 18	

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Continued from previous page		
VAT number -		Put "none" if the applicant is not registered for VAT.
Legal status	Private Limited Company	
Applicant's position in the business		
Home country	United Kingdom	The country where the applicant's headquarters are.
Registered Business Address		Address for the applicant's business that
Building number or name	1ST FLOOR, 18-20	appears on the commercial register.
Street	NORTH QUAY,	
District		
City or town	DOUGLAS,	
County or administrative area	Isle of Man	
Postcode	IM1 4LE	
Country	United Kingdom	
Agent Details		
* First name	Lana	
* Family name	Tricker	
* E-mail	lana@ltlaw.co.uk	
Main telephone number	07525711530	Include country code.
Other telephone number		
Indicate here if you would a series of the series of th	ld prefer not to be contacted by telephone	
Are you:		
 An agent that is a business or organisation, including a sole trader A sole trader is a business owned by one 		
• A private individual actir	ng as an agent	person without any special legal structure.

ſ		
Continued from previous page		
Your Address		Address official correspondence should be sent to.
* Building number or name	LT Law, 18	
* Street	Soho Square]
District]
* City or town	London]
County or administrative area]
* Postcode	W1D 3QL	
* 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 post	al address, OS map reference or description of	the premises?
Address OS map reference Description		
Postal Address Of Premises		
Building number or name	Filo, 81]
Street	Holloway Road,]
District]
City or town	London]
County or administrative area]
Postcode	N7 8LT	
Country	United Kingdom]
Further Details		
Telephone number	07525711530]
Non-domestic rateable value of premises (£)	28,000]

Section 3 of 21					
	APPLICATION DETAILS				
In wh	hat capacity are you applying for the premises licence?				
	An individual or individuals				
\times	A limited company / limit	ed liability partnership			
	A partnership (other than	limited liability)			
	An unincorporated assoc	iation			
	Other (for example a stat	utory corporation)			
	A recognised club				
	A charity				
	The proprietor of an educ	cational establishment			
	A health service body				
		ed under part 2 of the Care Standards Act n 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			
Conf	irm The Following				
\boxtimes	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				
Secti	on 4 of 21				
NON	INDIVIDUAL APPLICANT	S			
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	Non Individual Applicant's Name				
Nam	ame JESSONA INVESTMENTS LIMITED				
Deta	ils				
-	egistered number (where 014012V 014012V				

Description of applicant (for example partnership, company, unincorporated association etc) Page 21

Continued from previous page		
limited company		
Address		
Building number or name	1ST FLOOR, 18-20	
Street	NORTH QUAY,	
District		
City or town	DOUGLAS,	
County or administrative area	Isle of Man	
Postcode	IM1 4LE	
Country	United Kingdom	
Contact Details		
E-mail	lana@ltlaw.co.uk	
Telephone number	07525711530	
Other telephone number		
* Date of birth	dd mm yyyy	
* Nationality	British	Documents that demonstrate entitlement to work in the UK
	Add another applicant]
Section 5 of 21		
OPERATING SCHEDULE		
When do you want the premises licence to start?	12 / 01 / 2024 dd mm yyyy	
If you wish the licence to be valid only for a limited period, when do you want it to end	dd mm yyyy	
Provide a general description of the premises		
For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off- supplies you must include a description of where the place will be and its proximity to the premises.		
The premises is a public house/restaurant. The premises was previously licensed however that licence (LN/4200-011014) lapsed due to insolvency and this application is to reinstate the licence by the landlord, on the same terms as the licence previously held at the premises, albeit with the conditions updated		
	Page 22	

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 ent	ertainment
Will you be providing plays?	
⊖ Yes	• No
Section 7 of 21	
PROVISION OF FILMS	
See guidance on regulated ent	ertainment
Will you be providing films?	
⊖ Yes	No
Section 8 of 21	
PROVISION OF INDOOR SPOR	TING EVENTS
See guidance on regulated ent	ertainment
Will you be providing indoor sp	porting events?
⊖ Yes	No
Section 9 of 21	
PROVISION OF BOXING OR W	RESTLING ENTERTAINMENTS
See guidance on regulated ent	ertainment
Will you be providing boxing o	r wrestling entertainments?
⊖ Yes	No
Section 10 of 21	
PROVISION OF LIVE MUSIC	
See guidance on regulated ent	ertainment
Will you be providing live musi	c?
• Yes	○ No
Standard Days And Timings	
MONDAY	
Start	Give timings in 24 hour clock. [10:00 End 23:00 (e.g., 16:00) and only give details for the days
	of the week when you intend the premises
Start	End to be used for the activity.
TUESDAY	
Start	10:00 End 23:00
Start	End
	Page 23

Continued from previous	page			
WEDNESDAY				
	Start 10:00	End	23:00	
	Start	End		
THURSDAY				
	Start 10:00	End	23:00	
	Start	End		
FRIDAY				
	Start 10:00	End	23:00	
	Start	End		
SATURDAY				
	Start 10:00	End	23:00	
	Start	End		
SUNDAY				
	Start 10:00	End	23:00	
	Start	End		
Will the performance of	f live music take place	e indoors or outdoors	or both?	Where taking place in a building or other
Indoors	 Outdoor 	rs 🔿 Both	ı	structure tick as appropriate. Indoors may include a tent.
State type of activity to exclusively) whether or				urther details, for example (but not
State any seasonal varia	ations for the perform	nance of live music		
For example (but not ex	xclusively) where the	activity will occur on	additional da	ys during the summer months.
Non-standard timings. in the column on the le		will be used for the pe	erformance of	live music at different times from those listed
For example (but not ex	xclusively), where you	u wish the activity to g	go on longer	on a particular day e.g. Christmas Eve.
Live music on NYE- the	terminal hour shall b	e time authorised on	the following	day
		Page 2	Δ	
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Continued from previous	page			
Section 11 of 21				
PROVISION OF RECOR	DED MUSIC			
See guidance on regula	ated entertainment			
Will you be providing r	ecorded music?			
Yes	⊖ No			
Standard Days And Ti	mings			
MONDAY			Give timings in 24 hour clock.	
	Start 10:00	End 00:00	(e.g., 16:00) and only give details for the days	
	Start	End	of the week when you intend the premises to be used for the activity.	
TUESDAY				
	Start 10:00	End 00:00		
	Start	End		
WEDNESDAY			1	
	Start 10:00	End 00:00		
	Start	End		
THURSDAY				
HIGKSDAT	Start 10:00	End 00:00]	
	Start Start	End]	
FRIDAY	Shout 10.00		1	
	Start 10:00	End 02:00		
	Start	End		
SATURDAY			1	
	Start 10:00	End 02:00		
	Start	End		
SUNDAY				
	Start 10:00	End 00:00]	
	Start	End		
Will the playing of recorded music take place indoors or outdoors or both? Where taking place in a building or other				
Indoors	 Outdoors 	O Both	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.				
	Page 25			

Continued fro	m previous	page
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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.

NYE- from the end of permitted hours on NYE to start of permitted hours on NYD

Section 12 of 21

PROVISION OF PERFORMANCES OF DANCE

See guidance on regulated entertainment

Will you be providing performances of dance?

No

Section 13 of 21

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

End [Page 26

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

Standard Days And Timings

MONDAY		
	Start 23:00	End 00:30
	Start	End
TUESDAY		
	Start 23:00	End 00:30

Start

○ No

Give timings in 24 hour clock.

(e.g., 16:00) and only give details for the day	!
of the week when you intend the premises	
to be used for the activity.	

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WEDNESDAY					
	Start 23:00	End 00:30			
	Start	End			
THURSDAY					
	Start 23:00	End 00:30			
	Start	End			
FRIDAY					
	Start 23:00	End 02:30			
	Start	End			
SATURDAY					
	Start 23:00	End 02:30			
	Start Start	End			
SUNDAY			1		
	Start 23:00	End 00:30			
	Start	End			
Will the provision of late both?	e night refreshment take place inc	doors or outdoors or	1		
	O 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 varia	ations				
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 ex	clusively), where you wish the ac	tivity to goon longer	on a particular day e.g. Christmas Eve.		
		· • • • • • • • • • • • • • • • • • • •			

Continued from previous	page		
NYE- from the end of pe	ermitted hours on NYE to star	t of permitted hours on N	IYD
Section 15 of 21			
SUPPLY OF ALCOHOL			
Will you be selling or su	ipplying alcohol?		
Yes	⊖ No		
Standard Days And Tir	mings		
MONDAY			Give timings in 24 hour clock.
	Start 10:00	End 00:00	(e.g., 16:00) and only give details for the days
	Start	End	of the week when you intend the premises to be used for the activity.
TUESDAY			
	Start 10:00	End 00:00]
	Start	End	
WEDNESDAY			
	Start 10:00	End 00:00	7
	Start	End	
THURSDAY		L	
	Start 10:00	End 00:00	7
	Start	End	7
FRIDAY		L	
	Start 10:00	End 02:00	7
	Start	End]
SATURDAY			
o, ti oite, ti	Start 10:00	End 02:00	1
	Start Start	End	
SUNDAY			
JUNDAT	Start 10:00	End 00:00	7
	Start Start	End]
Will the sale of alcohol b			☐ If the sale of alcohol is for consumption on
\bigcirc On the premises	 Off the premises 	s 💿 Both	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
		Page 28	consumption on the premises and away from the premises select both.

Continued from previous page	
State any seasonal variations	
For example (but not exclusive	ely) where the activity will occur on additional days during the summer months.
Non-standard timings. Where column on the left, list below	the premises will be used for the supply of alcohol at different times from those listed in the
For example (but not exclusive	ely), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
NYE- from the end of permitte	ed hours on NYE to start of permitted hours on NYD
State the name and details of	the individual whom you wish to specify on the
licence as premises supervisor	
Name	
First name	Rodrigo
Family name	Risson
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)	
lssuing licensing authority (if known)	
PROPOSED DESIGNATED PRE	EMISES SUPERVISOR CONSENT

Continued from previous			
How will the consent for be supplied to the auth	orm of the proposed designated prer nority?	mises supervisor	
C Electronically, by	the proposed designated premises s	upervisor	
 As an attachment 	to this application		
Reference number for a form (if known)	consent		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 ENTERTAINME	NT		
	tertainment or services, activities, or erise to concern in respect of childre		nt or matters ancillary to the use of the
rise to concern in respe		you intend childre	y to the use of the premises which may give n to have access to the premises, for example gambling machines etc.
nil			
Section 17 of 21			
HOURS PREMISES ARE	OPEN TO THE PUBLIC		
Standard Days And Ti	mings		
MONDAY			Cive timings in 24 hour clock
	Start 10:00	End 00:30	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
	Start	End	to be used for the activity.
TUESDAY			
	Start 10:00	End 00:30	
	Start	End	
WEDNESDAY			
	Start 10:00	End 00:30	
	Start	End	
THURSDAY			
	Start 10:00	End 00:30	
	Start	End	
FRIDAY			
	Start 10:00	End 02:30	
	Start Start	End	
<u> </u>		ge 30	
	i u	<u> </u>	

Continued from previous page SATURDAY Start 10:00 End 02:30 Start End SUNDAY Start 10:00 End 00:30 Start End SUNDAY Start 10:00 End 00:30 Start End Start		
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List here steps you will take to promote all four licensing objectives together.		
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.		
 Clear, permanent signage will be prominently displayed at the entrance to the premises stating: CCTV in operation. Challenge 25 Proof of Age Scheme in operation. 		

3. The premises shall operate the Challenge 25 proof of age scheme, where the only acceptable forms of identification shall be:

- Photographic driving licence.

- Valid passport.

- Military/UK Services Photo ID.

- PASS Hologram ID.

4. Non-intoxicating beverages shall be available to patrons at all times where alcohol is sold

5. A dispersal policy shall be written and maintained on the premises, and made available upon request to police and local authority. Said policy shall, so far as is possible, ensure that:

- minimum disturbance be caused to neighbouring premises/residents.

- the operation makes the minimum impact upon the environs/vicinity in relation to potential nuisance and anti-social behaviour.

6. An incident log shall be kept at the premises, and made available on request to officers of the police or local authority. Said log shall be updated as soon as reasonably practicable and in any event within 12 hours of any given incident. All entries will be dated, timed, and signed. Said log shall record the following:

- Any and all crimes reported to the venue.

- Any and all ejections of customers.

- Any and all complaints received concerning crime and disorder.

- Any and all incidents of disorder.
- Any and all seizures of drugs or offensive weapons.
- Any and all faults in the CCTV system.
- Any and all refusals of the sale of alcohol.

- Any and all visit by a relevant authority or emergency service.

7. A current and direct number for a dedicated local taxi company shall be made available to customers at all times.

8. No drink promotions shall be operated at any time.

9. In the event that any serious assault is (or appears to have been) committed on the premises, the management will immediately ensure that:

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

- All measures that are reasonably practicable are taken to apprehend any suspects pending the arrival of the police.

- The crime scene is preserved so as to enable a full forensic investigation to be carried out by the police.

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

10. All staff members engaged in selling alcohol on the premises shall, upon induction and every 12 months thereafter, receive training pertinent to the Licensing Act.

- All such training shall be fully documented, signed by the employee, and kept at the premises for inspection by Police or other authorised officers.

- Training 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.

11. The licensee shall train and instruct the management and staff to prevent the admission of, and ensure the immediate and orderly departure of:

- Any and all persons who appear to be drunk and/or disorderly.

- Any and all persons displaying signs of other substance abuse.

12. The premises licence holder shall ensure that any patrons smoking outside of the premises do so in an orderly manner and are regularly monitored by staff so as to ensure that there is no public nuisance or obstruction on the public highway.

13. The licence holder shall ensure that any litter accumulated in the street outside the premises frontage, is collected and responsibly disposed of after closing each day.

14. A fully stocked first aid kit shall be maintained at the premises and all staff shall be aware of its location.

Continued from previous page... 15. All emergency exits shall be clearly and prominently signed and shall be maintained unobstructed at all times. 16. The premises may remain open for the sale of alcohol, and the provision of late night refreshment from the terminal hour for those activities on New Year's Eve through to the commencement time for those activities on New Year's Day 17. Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties 18. 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. 19. The delivery of licensable goods to the premises shall be restricted to the hours between 07:00 and 23:00. 20. The collection of refuse shall be restricted to the hours between 07:00 and 23:00, or such time the Council's own waste contractor collects refuse. 21. The last sale of alcohol for consumption on the premises shall be 30 minutes before the stated closing time. 22. There shall be a minimum of 1 SIA at the premises from 23.00 to 30 mins after closing on Fridays and Saturdays to minimize impact of persons arriving and leaving from the premises 23. The outside area shall be vacated by patrons by 22.30 each evening 24. All doors and windows shall be closed by 23.30 except for immediate access and egress b) The prevention of crime and disorder see above c) Public safety see above d) The prevention of public nuisance see above

e) The protection of children from harm

see above

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NOTES ON DEMONSTRATING ENTITLEMENT TO WORK

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.

- 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.

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.

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NOTES ON REGULATED ENTERTAINMENT

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.

- 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.

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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 (£)

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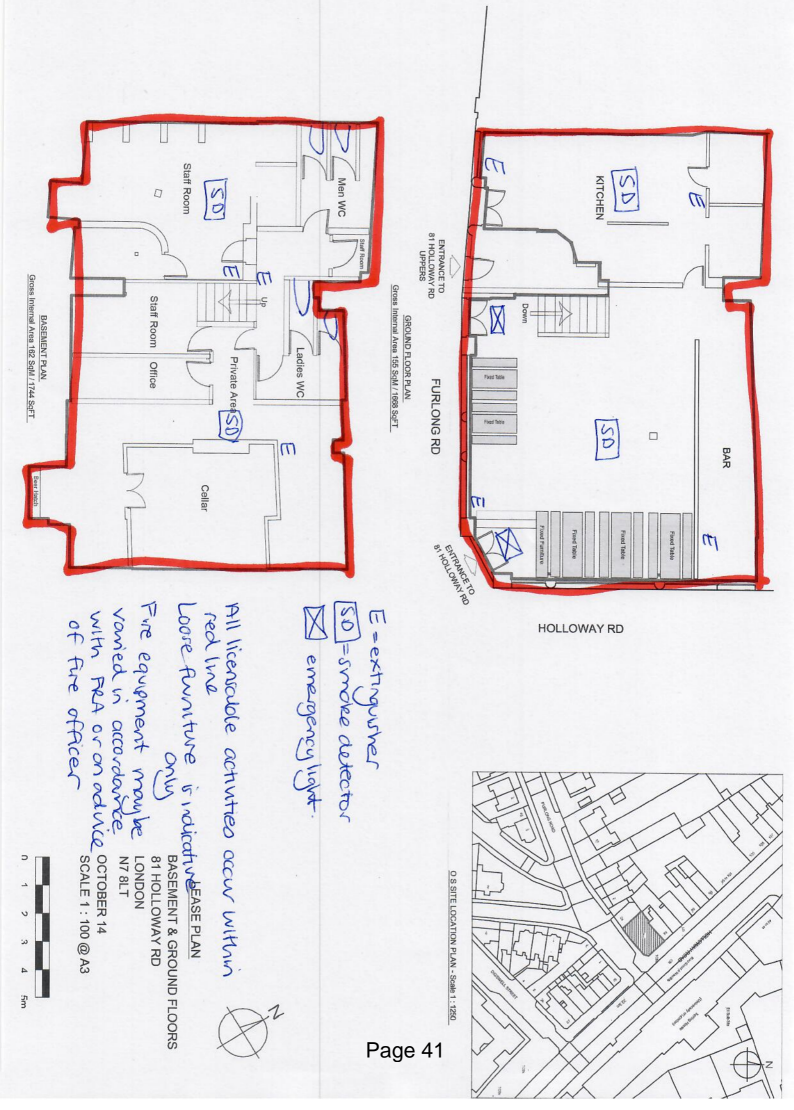
DECLARATION

Page 38

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 (ori f 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 (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) 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 Lana Tricker * Capacity solicitor for applicant * Date 14 / 12 / 2023 dd mm yyyyy Add another signatory 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.alicence/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 248 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 158 OF T					
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 of a licensable activity) and that my licence will become invalid if I cases 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 (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	Continued from previous page				
 * 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 Lana Tricker Capacity solicitor for applicant * Date 14 12 2023 dd mother signatory Once you're finished you need to do the following: Save this form to your computer by clicking file/save as 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 INC 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 PARE DISQUALIFIED FORM DOING STORY. 	* 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				
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Rep 1

Whitton, Daniel

From:	
Sent:	02 January 2024 14:36
То:	Licensing
Subject:	Application for new premises licence - 81 Holloway Road (Filo)

[External]

Dear Licensing Team

We write in relation to the above application for a new premises licence for Filo, at 81 Holloway Road and would like to make the representations below. Firstly, we live on Furlong Road and this is a residential street. Were the licence to be approved with the extended licence hours stated in the notice (music and alcohol until 2a.m or 2.30a.m) this would very clearly have an adverse effect on the residents of Furlong and Orleston Road in terms of noise, nuisance and anti-social behaviour. We note here that several of the residents living close, or in adjoining properties, to the premises are families with young children.

Whilst we would have no objection to a licence being granted in line with other nearby venues, such as the Duchess of Kent pub on Liverpool Road, with a closing time of the properties of the current application can succeed given Licensing Policy 2 (Location, Cumulative Impact and Saturation) and Licensing Policy 3 (Cumulative Impact Policy Areas). The premises are located in a predominantly residential area of clear cumulative impact. It is an area that is saturated with licensed premises, including several late night music venues, and were this licence to be granted on the proposed terms it would place additional and undesirable strain on policing and other public services in the area.

The full application was not available on the public register but it is difficult, based on the information available in the notice, to confirm whether the applicant - Jessona Investments Ltd - is able to demonstrate the necessary history of compliance and best practice for a licence holder. According to Companies House it was only registered as an overseas company in November 2022, with no apparent assets, so its capacity to act as a licence holder and satisfy Licensing Policy 8 seems highly questionable. We also consider that the granting of an extended licence on the applied terms would conflict with Islington Council policy on creating safer neighbourhoods with less cars and congestion as there would inevitably be an increase in taxis and other vehicles in and around Holloway, Furlong and Orleston Roads late into the night. We would be grateful if you would confirm receipt of this email and also provide a copy of the full licence application as this was not available in the public register. Kind regards

From:	
Sent:	04 January 2024 14:24
То:	Licensing
Subject:	Representations re application for new premises licence - Jessona Investments Limited

[External]				

To: The Licensing Authority, Islington Council

4 January 2024

Application for new premises licence by Jessona Investments Limited

Fillo, 81 Holloway Road N7 8LT

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m writing to make representations regarding the above application. I am a longtime resident of Furlong Road on which the above premises are located.

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Ishould point out that I have not been able to locate on the Council's website the "application papers" for the above application, so am not able to comment by reference to the detailed application and reserve the right to make further comments, once those are available. I note for example that the premises are large with presumably corresponding capacity for numbers of patrons. Further, I understand that the Council notifies all residents within 50m of the premises when a new application is made. Despite the proximity of my house to the above premises, I have not received any such notice. The only notice is a small notice in the window of the premises, which have been unoccupied for some time.

I am making representations by reference to the Council's Licensing Objectives.

Prevention of Crime and Disorder

As a longtime resident of Furlong Road, I have bitter experience of the crime and disorder we suffered locally when the People's Social Club, located just along from the above premises at 113 Holloway Road, was in operation. Those premises lost their licence on the application of the Metropolitan Police on the grounds of prevention of crime and disorder and public safety. That Club had late licensing hours and in the local streets we suffered from the shouting, swearing, altercations, disputes, car doors-slamming, noisy conversations, public urination, sexual activity, violence and general anti-social behaviour in the early (and later) morning hours after the premises closed. Attempts at mitigation of these effects by the owners of the Club were entirely ineffective, their "security patrols" being ignored by their patrons.

Public behaviour has not improved since the People's Social Club closed. Moreover, the above application is seeking very extended and late hours (to 02:30 am on Fridays and Saturdays) when necessarily their patrons will be leaving the premises in the small hours of the morning.

Prevention of public nuisance

The use by the patrons of these premises of local streets as car parks necessarily involves noisy departures in the small hours of the morning, when the streets are otherwise quiet and residents are sleeping. The disruption this causes cannot be overstated, given the poor behaviour experienced from the departing patrons.

This is aside from the potential for live music day and night, all week, on what is a residential road.

Public Safety

Past experience has taught us that interacting with those who are drunk or high and behaving in an anti-social manner is not without danger.

Cumulative Impact Area

I note that the above premises are located in the **Holloway and Finsbury Park Cumulative Impact Area**. Accordingly, I understand that the Council's policy in relation to such areas creates "a rebuttable presumption that applications for the grant of premises licences which are likely to add to the existing cumulative impact will normally be refused following 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". I trust that the comments under the above headings indicate that there is, on the face of it, very real concerns as to the negative impact will be refused.

Addition, there are already numerous licensed premises along Holloway Road and a major music venue 100 yards away from 81 Holloway Road at The Garage. As a defined in this area, I prize the variety of venues and liveliness of the neighbourhood in which I live – including proximity to the Emirates Stadium and the seasonal upheaval arising from that. However, granting this application to a large venue with the very extended hours proposed can only add to the cumulative impact in terms of crime, disorder and public nuisance, on a daily, 365 days a year, basis.

I understand that where representations are made, the application will be decided by the Council's Licensing Sub-Committee at a public hearing. Please confirm that will occur and ensure that details of the application are made available well ahead of such hearing, so that local residents and businesses have an opportunity to consider them in sufficient time ahead of the hearing.

Regards

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From:	
Sent:	21 December 2023 16:03
То:	Licensina
Cc:	Whitton, Daniel
Subject:	Re: 81 Holloway Road N7

[External]	
Good afternoo <u>n Kamari and Dan.</u>	
Our address is	
We look forward to receiving a copy	of the full application.
Kind regards	
je e	
45	
On 21 Dec 2023, at 15:32, Li	icensing <licensing@islington.gov.uk> wrote:</licensing@islington.gov.uk>

Dear

In order for your representations to be considered, please provide your full address. for a copy of the application my colleague Dan copied into this email can provide you with further information.

Kind Regards

Kamarl James Licensing Support Officer Licensing Community Safety, Resilience and Security Islington Council 222 Upper Street, N1 1XR Licensing Duty Line: **020 7527 3031** or email <u>licensing@islington.gov.uk</u> The information contained in this E-Mail may be subject to public disclosure under the Freedom of Information Act 2000. Unless the information is legally exempt from disclosure, the confidentiality of this E-Mail and your reply cannot be guaranteed. It is intended solely for the addressee. If you are not the intended recipient, any disclosure, copying, distribution or any action taken or omitted to be taken in reliance on it, is prohibited and may be unlawful.

From: Sent: 18 December 2023 16:37 To: Licensing <Licensing@islington.gov.uk> Cc: [External] Image: The Licensing Authority Islington Council Dear Sirs, We refer to the application for an extended licence at 81 Holloway Road (N81) and would make the following representations: • We live on Furlong Road, a residential street, which will be adversely affected if the proposed license is approved • We have been unable to access the full application on your website and reserve the right to make further representations as and when we receive a copy (and please accept this email as a formal request to receive a copy of the full application)

• The timing of the application, and the associated deadline of 11 January for representations to be made, will, given the Christmas period, almost certainly result in a significant number of residents not becoming aware of the application and/or the deadline.

• The small notice in the window of what has been abandoned premises for a period of months is wholly inadequate notice and coverage for neighbours to formulate their response.

• Accordingly, we would urge you to (a) ensure that notice of the application is given to all affected households and businesses, including those living in the close proximity apartments on the Holloway Road and the residents of Furlong and Orleston Roads and (b) extend the timetable so that those affected can meet the deadline

• In principle, we have no objection to N81 being used as a restaurant, nor to the license to include the provision of alcohol and music. We do, however, object to the excessive extensions proposed in the application (i.e. music and alcohol until midnight Monday to Thursday and until 2am on Friday and Saturday with in every case an extra half an hour for "late night refreshments.")

It is difficult to understand how the application can possibly succeed when Islington's Licensing Policy is applied to the proposed extension beyond the usual closing times of 11pm Monday to Thursday and midnight Friday and Saturday referred to in Policy 6
A significant number of the factors referred to Policy 2, including the location of the premises in an area of cumulative impact (see below) and the proximity to residential properties apply to this application

• Policy 3 creates a rebuttable presumption that applications in respect of premises in a cumulative impact area (including Holloway) will be refused unless the applicant is able to "comprehensively demonstrate "that the licence will not add to the cumulative impact

• Policy 5 states that Islington is "saturated" with late night premises selling alcohol and that the number of these premises is " now at a level where to allow more would adversely affect the response times of emergency services and evidence that extended opening hours has increased levels of anti-social behaviour, noise and disturbance to residents

• The adjacent roads, which are predominantly residential and located near schools, have been subject to traffic calming and traffic prohibition measures. The application will inevitably result in large vehicles making deliveries, increased refuse collections and the recycling of bottles and other materials. This will inevitably result in noise and nuisance to residents There is no external storage or delivery space at the premises so this will necessitate kerbside, daytime operations which are likely to cause disruption and congestion

• As Holloway Road is a red route, any taxis or car traffic will be shunted into neighbouring streets in which LBI have taken strenuous measures to reduce rather than increase traffic

• Policies 7and 8 stipulate that the highest standard of management will be required and that the licensee is able to demonstrate a track record of compliance and best practice. The application is made by Jessona Investments Limited, which appears to be a company with negative net assets, no employees and which had a winding up petition levelled against it within the past couple of years. We look forward to reviewing the applicant's explanation of how it will meet the requirements although this is likely to be implausible

• The cumulative impact of the other nearby licensed premises including the Garage, the Cock, the House of Hammerton, the Lamb and the Duchess of Kent as well as restaurants within yards of the application, many of which are licensed, notably Buna, Burger X, Non, Sambal Shiok, Berto, Alcedo and Lamezia, Tiblisi, Oriental Gourmet will, coupled with the extended licensing hours and live music significantly reduce the amenity of this already congestion night time economy

Please acknowledge receipt of this email and we look forward to receiving a copy of the full application as a matter of urgency.

Your sincerely

This e-mail is intended for the addressee only. If you have received it in error, please contact the sender and delete the material from your computer. Please be aware that information in this email may be confidential, legally privileged and/or copyright protected.

From:	
Sent:	05 January 2024 14:28
То:	Licensing
Subject:	Objection to licensing application

[External]

Regarding: Application for 'Filo', 81 Holloway Road, London N7 8LT

Dear Islington Council Licensing Service,

I am writing to express my strong objection to the recent application submitted by 'Filo' for a license to play music and serve alcohol until midnight on weekdays and 2AM on weekends.

Prevention of public nuisance

To evenue is situated directly on the corner of Furlong Road, a quiet residential road filled with working adults and families with children who blue the tranquillity of the neighbourhood. Furthermore, it is directly bordering on and sharing a wall with my building and I am gravely concerned regarding the inevitable disruption it will cause.

The introduction of this venue raises serious concerns regarding excessive noise and antisocial behaviour. The late night operating hours and character of the venue are worrisome and do not fit with the area which has established a peaceful collection of cafes, restaurants, and shops which have respect for local residents. The inevitable noise generated from customers leaving the venue, amplified live and recorded music, and disposal of glass bottles will threaten the sleep and calmness of nearby residents in their homes.

Prevention of crime and disorder; public safety

As you are aware, this area already experiences significant disruption on match days. Littering of rubbish and cigarette butts, public urination, and vomit on the streets are common sights and very upsetting and disturbing to residents. A venue offering a congregating space will only increase such behaviour, particularly on match days, but now every day of the week.

Furthermore, the harassment of women by people under the influence of substances is unfortunately all too common near to Highbury & Islington underground station. The presence of a venue offering late night alcohol and rowdiness in a residential area will inevitably increase the chance of such incidents.

In summary, this is not an appropriate venue to be licensed in this location and will negatively affect the quality of life for residents. A late night bar or club has no place on the corner of a residential road. I urge the Local Council to please consider the wellbeing and concerns of the long term residents of Furlong Road, as well as other surrounding streets, when considering this licensing application. I request that the council take into account the significant negative consequences on our community's peace, safety, and right to live and work without excessive noise and disruptive behaviour.

Thank you for your time and consideration. Sincerely,



From:	
Sent:	19 December 2023 18:33
То:	Licensing
Subject:	Filo Restaurant , 81 Holloway Road

[External]

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I see from a notice in its window that the operators of this place have submitted an application for a drinks and music licence which goes on until late in the evening and even later at the weekend.

I have lived at since 1990 and have vivid memories of the noise, dirt and chaos caused by the People's Club on Holloway Road which also had a late night licence for Friday and Saturday evenings, and the struggle we had to get it closed down after repeated complaints had failed to make them clean up their act.

People's Club patrons used my driveway as a toilet (and didn't restrict themselves to urination - they also defecated there (dogs don't tend to wipe their bums and pile to the tissue on top of the faeces)); I recall one particularly noisy Sunday morning waking to the banging of car doors and loud car radios and looking out the window to be the tissue on top of the sex on top of the wall by my front steps - cheered on by an enthusiastic audience of fellow revellers.

I do not think public manners have improved in the interim since the People's Club closed down and I dread to think what spectacles we may be treated to in today's climate. For all these reasons I wish to express very strenuous objections to the granting of such a licence at all. Which failing, the permitted hours of opening must be very much shorter than requested and the grant of the licence subject to clear noise and behavioural restrictions. And there must be a serious threat of speedy loss of licence if there are any breaches of the noise and behavioural restrictions which should be attached to the grant of the licence.

The proximity of the premises to our quiet residential street must greatly exacerbate our concerns - and of course once bitten, twice shy.

I would be happy to speak to the relevant licensing officers to expand on any points of my objection should they wish to do so.



From:	
Sent:	07 January 2024 20:21
То:	Licensing
Subject:	Commenting on the application for a new license at the address FILO, 81 Holloway Road, N7 8LT (your ref. WK/230038476)

[External]			
Dear Council,			

I am writing with regards to the application you have received for a new license at the address above.

I would like to express my concerns with regards to the license, as, from experience from past instances where those premises were occupied by other licensed businesses, it would lead to the following:

Page

- antisocial behaviour from inebriated patrons urinating in front of the properties just across the street. It still happens on a regular basis, but it would only occur
- even more frequently, especially during match days, if a new license was granted. This used to happen even when the previous licensed operator had employed doormen.
 - public nuisance from inebriated patrons, shouting and getting into brawls. With young children living in the same building where I live, and in other properties in the neighbourhood, this would represent a risk to them
 - the local traffic would increase with a negative impact on general levels of noise and pollution in the immediate vicinity. It would also lead to an increase in traffic incidents and motorist brawls. This already happens to an extent, as Holloway Road is a major artery.
 - during matchdays, all the above would be exacerbated

My details are below:



From:	
Sent:	01 January 2024 17:42
То:	Licensing
Subject:	Licence Application Re Filo, 81 Holloway Road, London N7

[External]

Dear Sir,

ମ୍ବିm a resident of

I would like to object to the above premises licence application.

, about 40-50 metres from the address of the application.

Rerlong Road is an entirely residential street, and I am concerned that the late hours requested in the licence will lead to public nuisance, with Rerlores in the street, or leaving the premises noisily, until 2.30am on Friday and Saturday and 12.30 the rest of the week. I note that the licence allows for the sale of alcohol to be consumed....off the premises.

8LT

The premises concerned lie within the Holloway Road Cumulative Impact Area, and there are already several licensed premises within 100 metres of 81 Holloway Road. The addition of a further licence, with such late hours, increases the risk of public nuisance spilling over into residential streets. There is also a risk of crime and disorder.

Music played in premises until 2.00am, whether live or recorded, will be audible in my property, particularly in the summer when windows are likely to be open, and is bound to disturb residents trying to sleep.

I would therefore ask the Licensing Sub Committee to refuse this application.

Regards

From:	
Sent:	18 December 2023 17:00
То:	Licensing
Subject:	Objection to licence application on 81 Holloway Road

[External]		
Hi there		

```
I live at
                                        the property 81 Holloway Road and I would like to raise my concerns for the recent licencing application submitted by Jessona Investments Ltd in relation to Filo
Restaurant.
```

My objections/concerns are the following:

- , I am very concerned about the time period extensions requested in the application (music and alcohol until midnight Monday to Thursday and until 2am on **D** 1. As a resident living 'age Friday and Saturday and an extra half an hour for late night refreshments), and the noise impact this will have. Playing music and serving alcohol until midnight Monday - Thursday feels unnecessary and will be very disruptive for us. It will impact our ability to sleep, and therefore our ability to work productively during the working week.
 - There are many other neighbouring residential properties in the immediate area that will also be impacted if this licence were to be approved.
- S I am not only concerned about noise but anti-social behaviour around our property. We already get litter, primarily alcohol bottles/cans thrown in our window boxes over night on the weekends and 3. people shouting whilst drunk outside our house and having a late night venue right next to us serving alcohol late will only increase this behaviour.
 - 4. There is no detail in the application about how the venue will manage anti-social behaviour from people at their venue for example with security.
 - 5. There are many late night venues on Holloway road nearby already and adding another late night venue is only going to worsen the impact on residents.
 - 6. If this licence were approved, it would impact on traffic from taxis and deliveries which is already an issue in the area and the council are working to solve this with expensive traffic control solutions so it feels counter intuitive to approve this application.
 - 7. The application breaches Islington's licencing guidelines policies 2, 3, 7 and 8.
 - 8. I was only notified about the application by a neighbour. I would expect a letter from the council notifying me of this application and giving me an opportunity to object given how close we are to the property and the extent to which this will impact us.

In principle, I am happy with the premises being used as a restaurant provided they have reasonable opening hours, limit the live music and noise, and have a plan for any negative impact that it might cause e.g. increased litter, anti-social behaviour etc.

Please could you let me know you've received this email and keep me updated on the situation.

Thanks

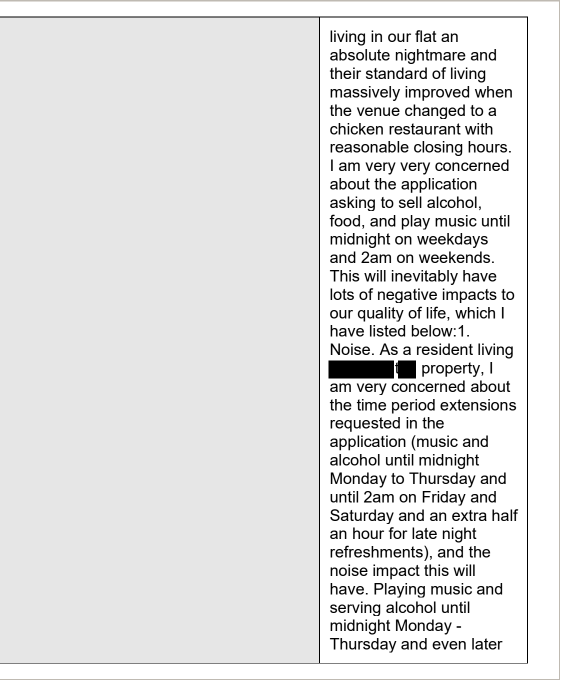
From:	myeaccount@islington.gov.uk
Sent:	02 January 2024 21:02
То:	Licensing
Subject:	We have received your request

× **Reference number: 3638872 Reference number:** 3638872 Form details Premises licence Form name: application representation form **Personal details** First name:

Last name:	
Home address:	
In what capacity are you making this submission?:	Resident
Telephone number:	
Email address:	
Premises name:	Filo
Full postal address of premises:	81 Holloway Road, London, N7 8LT
Licence application reference number (if known):	WK/230038476

Licensing objectives

Public nuisance:	As a resident living 81 Holloway Road, I am very concerned about the new licensing application. I have heard from my neighbour that the premises used to be occupied by a Pub before I moved in and it made
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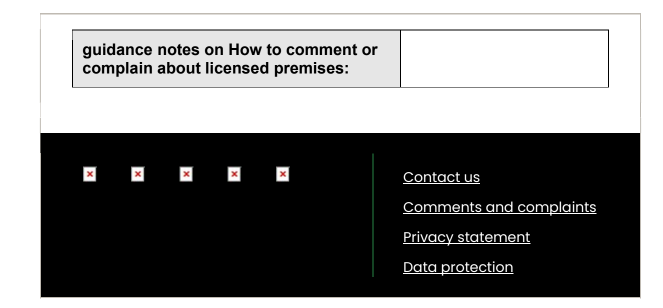
on weekends will be very disruptive to our sleep and wellbeing.2. Anti-social behaviour. I am very concerned about anti- social behaviour around our property. We already get litter, primarily alcohol bottles/cans thrown in our window boxes over night on the weekends and people shouting whilst drunk outside our house and having a late night venue right next to us serving alcohol late will only increase this behaviour. I heard previously, when the venue was occupied by a late night pub, people would urinate and be sick on our door which is not acceptable. There is also no detail in the application about how the venue will manage anti-social behaviour from people at their venue - for example with security.3. Traffic. If this licence were approved, it would impact on traffic from taxis and deliveries which is already

	an issue in the area and the council are working to solve this with expensive traffic control solutions so it feels counter intuitive to approve this application. 4. Refuse. Concerned about refuse disposal, removal of 'empties' from a property with only on- street parking and no delivery bay or refuse storage.
Crime and disorder:	There is no detail on security, and with selling alcohol and playing music until late, it is likely to result in fights and criminal behaviour.

I wish my identity to be kept	No
anonymous:	

Supporting documents

By submitting this from I agree that this information shall be distributed as detailed in this form and supporting	yes
--	-----



From:	
Sent:	18 December 2023 16:38
То:	Licensing
Cc:	
Subject:	Filo Restaurant 81 Holloway Road

[External]

We wish to object to this application on behalf of Jessona Investments on the following grounds:

1. We live from these premises and have had nothing but trouble with smell, noise, deliveries and disturbance when the applicant's predecessors were tenants on much shorter operating hours and with no live music. This was a particular problem at the weekends and on match days/ evenings

The cumulative impact of multiple existing bars, pubs, restaurants in the immediate vicinity and the already busy and troublesome dy ht time economy

3. The length of the licensing periods applied for, and the live music element of the application

4. The likelihood of additional traffic from taxis and deliveries in adjoining roads in which LBI has quite rightly taken considerable trouble to reduce traffic congestion and pollution

- 5. The issue with refuse disposal, removal of 'empties' to a property with only on-street parking and no delivery bay or refuse storage
- 6. Insufficient detailed paperwork to outline any mitigations the applicant plans
- 7. The inadequate publication and dissemination of this application and the timing over the Christmas period
- 8. The clear breaches of islington's own Licensing Guidelines, namely Policies 2, 3, 7 and 8
- 7. The lack of evidence of the applicant successfully complying with Licensing regulations historically
- 8. The proximity of the application to schools, offices, residential properties and to Arsenal FC's home ground

- 9. There is no detail about how the premises will be staffed in terms of security or managing anti-social behaviour
- 10. There are serious questions around the financial viability of this applicant and their ability to put those measures in place

11. There is no detail about sound egress mitigation from the live music

If the operating hours and period for live music can be reduced to a reasonable scale, and if proper protocols for deliveries and refuse disposal can be put forward along with an adequate staffing plan to address potential anti social behaviour and adequate measure to reduce sound pollution, there would be no objection to a restaurant working under 'normal' operating hours.



From:	myeaccount@islington.gov.uk	
Sent:	09 January 2024 13:48	
То:	Licensing	
Subject:	We have received your request	
Attachments:	2024 01 View of 81 Holloway Road from Furlong Road (1).jpg; 2024 01 View of 81 Holloway Road from Furlong Road (2).jpg; 2024 01	
	Kitchen door and vents view from Furlong Road.jpg	

Reference number: 364	2159
Reference number:	3642159
Form details	
Form name:	Premises licence application - representation form
Personal details	
First name:	

Last name:	_
Home address:	
In what capacity are you making this submission?:	Resident
Telephone number:	
Email address:	
Premises name:	Application name FILO (formerly BIRD)
Full postal address of premises:	81 HOLLOWAY ROAD LONDON N7 8LT
icensing objectives	
Public nuisance:	I object to the licensing of the premises and the playing of music after 11am. The address of the corner premises formerly occupied by chicken restaurant Bird (and originally a public house) is in Holloway Road, however, more than half the frontage of the building is located in a quite

residential street, Furlong Road, and the premises are themselves part of a terrace of residential properties (see photo). There are already several licensed premises nearby so it is not clear that there is any need for another one. I note that "Noise or vibration must not emanate from the premises so as to cause a nuisance to nearby properties". I do not see how this requirement can be met, both with regard to the music in the building itself, given the tightly packed nature of the adjacent buildings, but also to the inevitable associated noise from people entering and leaving the premises, with potentially large numbers standing nearby having noisy conversations, particularly in the summer. If I were to hold a party with fairly loud music in the early hours of the morning I might expect my neighbours to complain and prestriction and the set in
potentially call the police.

	irrespective of the opening hours.
Crime and disorder:	Whilst my main issue is in respect of Public nuisance I have concerns about this escalating to an increased risk of disorder due to large groups of people hanging around outside the premises, especially at the late Friday and Saturday closing time. Groups of people in the street at this time increase the likelihood of litter and broken bottles being thrown on to the street or into gardens, men urinating, minor damage to cars, shouting and low level fights. Currently, these behaviours happen occasionally in Furlong Road but it would be exceptionally concerning if they were to become much more frequent. As already mentioned, there is no shortage of licensed premises in the area already but the fact that the proposed business is located within a residential

	street (despite the Holloway Road address) means that this type of behaviour would be more likely to occur in the area between Holloway Road and Liverpool Road than at present. I see no sufficient reason for this risk to be taken.
--	---

Anonymous identity

l wish my identity to be kept anonymous:	No	
anonymous.		

Supporting documents

th de gu	y submitting this from I agree that is information shall be distributed as etailed in this form and supporting uidance notes on How to comment or omplain about licensed premises:	yes
Do	ocument	

Name:2024 01 View of 81 Holloway Road from Furlong Road (1).jpg

ld:	4e4d9be2-8ace-436e- a8b7-5b7fa5445df6
Size:	1.05 MB
Туре:	image/jpeg

Document

Name:	2024 01 View of 81 Holloway Road from Furlong Road (2).jpg
ld:	0f3110d6-527b-4279-a992- 1fa61817cf56
Size:	869.96 KB
Туре:	image/jpeg

Document

Name:	2024 01 Kitchen door and vents view from Furlong Road.jpg
ld:	7f44909e-a5dd-4043-ba1e- 4e6099f0491e
Size:	316.63 KB









Whitton, Daniel

From:	
Sent:	02 January 2024 21:15
То:	Licensing
Cc:	
Subject:	Re: FILO, 81 Holloway Road, N7 8LT - Ref WK/230038476

[External]	
Dear Islington Licensing Service team,	
We are the owners and residents at a second	new application (ref WK/230038476) for
a late night alcohol and live music licence at 81 Holloway Road, N7 8LT. For context, our property is	on
Furlong road (and our front door is directly on the street (no front garden or courtyard).	
We would like to object to the granting of this licence for the following reasons:	
Although we had a generally good relationship with the previous tenant at 81 Holloway Road (Bird restaurant), we did suffer from	m occasional disturbances - customers
smoking cigarettes or weed on our doorstep or leaving empty bottles or food containers on our windowsill, by our front door or ou	itside our garage. Our front door opens
directly onto our living room and the air quality quickly becomes unhealthy for our kids if people are smoking directly ou	utside. We did suffer from this with the
restaurant and we are very worried that a late night licence will greatly exacerbate the issue and result in daily occurrence of uncivil	il behaviours right outside our ground
floor living room.	
2. The immediate area is already well-served with late night and alcohol-serving establishments: Garage venue, Grace bar, Lamb pu	
Kent, the Famous Cock, Jam& Rye, Brewhouse, Hen & Chickens theatre bar to mention a few and not to mention the many more de	
question the need for such an establishment in the area and especially one with a late night license considering the immediately ac	
Mary Magdalene Church and the St Mary Magdalene Academy school which is only one block away at the other end of Furlong Roa	
3. This part of Holloway Road gets incredibly congested on match days, around the match but also stays very busy throughout a ma	
establishment at the busy corner of Holloway Road and Furlong Road, we are concerned it will result in an unsafe cluster of people	-
motorbike went into the door of the (thankfully unoccupied) property because of the turning onto Furlong Road. On a more persor	
people congregating while they are queueing to get in or taking cigarette breaks, and will create a really unsafe	
children (cigarette smoke, drunken individuals sitting or standing). There are also	, albeit they may be slightly
more sheltered from the nightly disturbances. The two flats above us are also residential flats.	
<u>4. Finally</u> , as mentioned our property is to 81 Holloway Road,	

. It was not detailed in the proposal what measures will be taken to prevent noise pollution from live/recorded music. Given the amount of residential properties

in the immediate neighbouring area, we would ask that you take this into account.

We thank you in advance for taking our comments into consideration when you take your final decision for the application. Please feel free to contact us if you need further clarification.

Kind regards,





Whitton, Daniel

From:	
Sent:	08 January 2024 19:31
То:	Licensing
Subject:	Comments on application for 81 Holloway Road

[External]			
Hello,			

I'm the owner and resident of

bis is with regards to the premises licence application for 81 Holloway Road.

comments are as follows:

- on my section of attached buildings that will be affected there must be 25-30 flats (at least a few of which house young families with babies, others with single women) which will be affected by noise, disorder, public nuisance and possibly in terms of safety.

-most of these buildings, including my own, have not been kept well and do not feature double glazing, meaning on match days for instance, we are greatly affected by noise in the area. with music going constantly this will be an issue, as will people shouting and snd being generally loud after drinking until 2am.

- Being comprised of small flats, there are naturally many women, including myself, living alone on this section of the street and I will not feel safe if every day at any time I come there will be people leaving and loitering around the premises. It's extremely dark on my section of the street. I fear there will be crime and general public nuisance stemming from this license.

- on match days for example, or on Fridays and saturday nights in general, people tend to loiter around my end of the street, hanging around cars with loud music, using our front entrance bin areas and even doorsteps (we do not have gates) to gather and eat, drink, urinate and discard rubbish. If there is music and drinking every evening this will become even worse.

Thank you

Suggested conditions of approval consistent with the operating schedule

- 1. Non-intoxicating beverages shall be available to patrons at all times where alcohol is sold.
- 2. A current and direct number for a dedicated local taxi company shall be made available to customers at all times.
- 3. No drink promotions shall be operated at any time.
- 4. All staff members engaged in selling alcohol on the premises shall, upon induction and every 12 months thereafter, receive training pertinent to the Licensing Act. All such training shall be fully documented, signed by the employee, and kept at the premises for inspection by Police or other authorised officers

Training shall include, but not be limited to:

- a. The premises age verification policy;
- b. Dealing with refusal of sales;
- c. Identifying attempts by intoxicated persons to purchase alcohol; and
- d. Identifying signs of intoxication.
- 5. 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; and
 - b. Any and all persons displaying signs of other substance abuse.
- 6. The premises licence holder shall ensure that any patrons smoking outside of the premises do so in an orderly manner and are regularly monitored by staff so as to ensure that there is no public nuisance or obstruction on the public highway.
- 7. The licence holder shall ensure that any litter accumulated in the street outside the premises frontage, is collected and responsibly disposed of after closing each day.
- 8. A fully stocked first aid kit shall be maintained at the premises and all staff shall be aware of its location.
- 9. All emergency exits shall be clearly and prominently signed and shall be maintained unobstructed at all times.
- 10. 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.
- 11. The last sale of alcohol for consumption on the premises shall be 30 minutes before the stated closing time.
- 12. There shall be a minimum of 1 SIA at the premises from 23.00 to 30 mins after closing on Fridays and Saturdays to minimize impact of persons arriving and leaving from the premises.
- 13. The outside area shall be vacated by patrons by 22.30 each evening.
- 14. All doors and windows shall be closed by 23.30 except for immediate access and egress.

Conditions of approval agreed with the Metropolitan Police

- 15. There shall be no promotions that encourage illegal, irresponsible or immoderate consumption of alcohol.
- 16. The proof of age scheme, namely Challenge (25), shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as: a driving license or passport / holographically marked PASS scheme identification cards.
- 17. An incident log shall be kept at the premises, and made available on request to the police or an authorised officer, which will record the following:
 - a. All crimes reported to the venue;
 - b. Any complaints received;
 - c. Any incidents of disorder;
 - d. Any faults in the CCTV system;
 - e. Any visit by a relevant authority or emergency service;
 - f. All ejections of patrons; and
 - g. Any refusal of the sale of alcohol.
- 18. 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 name 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 full coverage of the interior of the premises and 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, 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 and to supply a copy of footage immediately to Police to assist with the immediate investigation of an offence.

- 19. In the event that an 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. The crime scene is preserved so as to enable a full forensic investigation to be carried out by the police; and
 - c. Such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises.
- 20. When a large scale event is scheduled to take place at Arsenal Emirates Stadium the licensee shall ensure that:
 - a. The sale of alcohol does not commence until 1100, should the event fall on Mondays to Saturdays, or 1200, should the event fall on a Sunday, unless otherwise agreed with the Licensing police;
 - b. Any patrons using the authorised external area are managed by registered door supervisors;
 - c. Alcohol is served in plastic containers for 4 hours before the advertised start time of the match/event until one hour after the match/event has finished, save for any area set aside for the consumption of food, where the consumption of alcohol is only provided as an ancillary to that meal; and
 - d. No glass containers are permitted within external areas of the premises.

Note: A large scale event is defined as any event with an expected capacity in excess of 10,000.

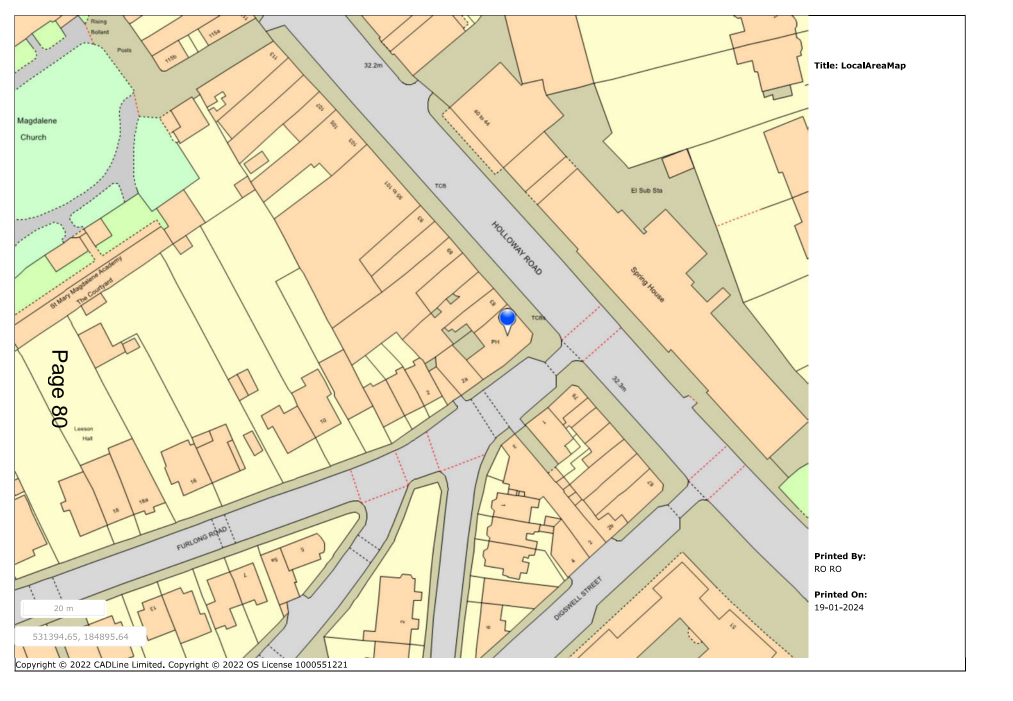
21. The licence holder will, on receipt of a request in writing [email will suffice] from the police, suspend alcohol sales at the premises for such times as may be agreed, on days when the police consider that a major football match or public demonstration is taking place in Central London that the police reasonably consider involves a high risk of supporter or demonstrator misbehaviour and that the sale of alcohol from the premises is likely to contribute to that misbehaviour.

Such requests from the Police must be on at least 48 hours notice.

Conditions of approval agreed with the Council's Noise Service

- 22. Noise, vibration, or odours shall not emanate from the premises to cause a nuisance to nearby properties.
- 23. In the event of a noise/odour nuisance complaint substantiated by an authorised officer, the licensee shall take appropriate measures within a time frame set by and agreed with the Council Officers to prevent any further recurrence of that nuisance.
- 24. The licensee shall appoint a noise consultant registered with the Institute of Acoustics or Association of Noise Consultants to prepare a scheme of sound insulation and noise control measures, which may include the installation of a noise limiting device, to prevent persons in the neighbourhood from being unreasonably disturbed by noise, including music noise, from the premises. The scheme shall be submitted for approval by the Council, and the approved scheme fully implemented to the satisfaction of the Council and the licensee notified in writing accordingly, prior to the premises being used for music.

- 25. If a noise limiting device is installed, sound levels shall be set so as not to cause a nuisance to the nearest noise sensitive premises and levels agreed with the Council's Pollution Team. A calibration certificate shall be provided by your acoustic consultant to show maximum levels in dB(L) Leq(1min) and dB(A) Leq(1min), as well as in the 125 and 63 Hz frequency bands.
- 26. If there are any changes in the distribution and type of loudspeakers or amplification equipment serving the sound system, then the noise control system shall be re-calibrated to ensure the music levels given above are not exceeded. The calibration certificate shall be forwarded to the Licensing team.
- 27. The licensee shall ensure that the limiters are tamper-proof, are located in a secure, lockable cupboard or similar location and access restricted to the licensee or a designated manager and are maintained and calibrated as instructed by the Acoustic Consultant, and the calibration certificates shall be submitted to the Council every 12 months.
- 28. Doors and windows to the premises will be kept closed, so far as practicable, at all times when noise generating regulated entertainment is taking place i.e. live and recorded music.
- 29. Patrons of the premises shall be encouraged, by signs within the premises visible at all exit points, to disperse from the area of the premises quietly and quickly. Staff shall also supervise persons leaving the premises after entertainment has taken place and where necessary, request that persons leaving the premises do so in an orderly manner as quickly as possible.
- 30. The licensee shall develop a Noise Management and Dispersal Policy to control noise coming from the venue, including people noise, and to control noise from customers either congregating outside or leaving the area. The Noise Management and Dispersal Policy shall be agreed with the Council's Licensing Authority and be reviewed and revised periodically or after incidences to ensure that public nuisance is prevented from recurring.
- 31. Waste collections and the delivery of licensable goods to the venue shall be restricted to the hours between 07:00 and 23:00 Monday-Saturday. No waste collections or deliveries shall be made on a Sunday or Bank Holiday.





Regulatory Services/Licensing 222 Upper Street, London N1 1XR

Report of: Director Community Safety, Resilience and Security

Meeting of: Licensing Sub-Committee

Date: 30/01/2024

Ward(s): St. Peter's & Canalside

Subject:

PREMISES LICENCE NEW APPLICATION

Re:

Brunch on the Green, Units 1-3, 34 Islington Green, London, N1 8EU.

1. Synopsis

- 1.1. This is an application for a new premise licence under the Licensing Act 2003.
- 1.2. The new application is to allow:
 - The sale by retail of alcohol, on supplies only, Mondays to Sundays from 11:00 until 23:00; and
 - The premises to be open to the public, Mondays to Sundays from 07:00 until 23:00.

1.3. 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	Yes: Two local residents and one local councillor.
Other bodies	No:

2. Recommendations

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

3. Background

- 3.1. This new premises licence application was received by the licensing service on 30th November 2023. The application and any supporting documents are detailed at Appendix 1 of this report.
- 3.2. During the consultation period there were representations from the Metropolitan Police and the Council's noise service. Through engagement with the applicant, both Responsible Authorities agreed conditions of approval and withdrew their representation. These conditions of approval are detailed at Appendix 3 of this report.
- 3.3. At the time of writing this report there were outstanding representations from two local residents and one local councillor. These representations are detailed at Appendix 2 of this report.

4. Implications

4.1. Financial Implications

4.1.1. The Head of Finance reports that the applicant has paid the application fee of \pounds 190.00. Should the application be refused, the fee is not refundable.

4.2. Legal Implications

- 4.2.1. The legal implications are set out in Paragraph 2.
- 4.2.2. Legal advice will be provided at the meeting of the Licensing Sub-Committee as necessary.
- 4.3. Environmental Implications and contribution to achieving a net zero carbon Islington by 2030
- 4.3.1. The Licensing Sub-Committee need to consider the impacts that that proposals will have on the environment. An impact is defined as any change to the environment, whether positive or negative, wholly or partially resulting from Council activities. Almost all human activity has some impact on the environment, and it is very unlikely that any activity will not have any implications.

4.4. Equalities Impact Assessment

- 4.4.1. The council must, in the exercise of its functions, have due regard to the need to eliminate discrimination, harassment and victimisation, and to advance equality of opportunity, and foster good relations, between those who share a relevant protected characteristic and those who do not share it (section 149 Equality Act 2010). The council has a duty to have due regard to the need to remove or minimise disadvantages, take steps to meet needs, in particular steps to take account of disabled persons' disabilities, and encourage people to participate in public life. The council must have due regard to the need to tackle prejudice and promote understanding.
- 4.4.2. An Equalities Impact Assessment is not required in relation to this report, because this is a decision relating to a Premises Licence application under the Licensing Act 2003.

4.5. Planning implications

- 4.5.1. The property is within Angel Conservation Area.
- 4.5.2. There are no planning objections regarding the proposed use or relevant restrictions in relation to opening hours.
- 4.5.3. There are no enforcement cases open in relation to the property.
- 4.5.4. As such, the planning department has no further comments on the application.

5. Conclusion and reasons for recommendations

5.1. That the Licensing Sub-Committee determines this application.

Appendices:

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

Background papers:

• None.

Final report clearance:

Authorised by:

Terrie Lane

Licensing Manager

Date:

19/01/2024

Report author: Licensing Service

Tel: 020 75027 3031

E-mail: licensing@islington.gov.uk

Application for a premises licence to be granted under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form. If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary.

You may wish to keep a copy of the completed form for your records.

I TARIQ ISHACK RAWAT

(Insert name(s) of applicant)

apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in Part 1 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

Part 1 – Premises details

	ss of premises or, if none, ordnance survey map re 4 Islington Green,	ference or desc	ription
Post town	Islington	Postcode	N1 8DU

Telephone number at premises (if any)	
Non-domestic rateable value of premises	£13,250.00

Part 2 - Applicant details

Please	state	whether you are applying for a premises licen	ice as	Please tick as appropriate
a)	an	individual or individuals *	\boxtimes	please complete section (A)
b)	a p	erson other than an individual *		
	i	as a limited company/limited liability partnership		please complete section (B)
	ii	as a partnership (other than limited liability)		please complete section (B)
	iii	as an unincorporated association or		please complete section (B)
	iv	other (for example a statutory corporation)		please complete section (B)
c)	a re	ecognised club		please complete section (B)
d)	a cl	harity		please complete section (B)

e)	the proprietor of an educational establishment		please complete section (B)
f)	a health service body		please complete section (B)
g)	a person who is registered under Part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales		please complete section (B)
ga)	a person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England		please complete section (B)
h)	the chief officer of police of a police force in England and Wales		please complete section (B)
	you are applying as a person described in (a) or (b) pelow):	please	confirm (by ticking yes to one
	carrying on or proposing to carry on a business wl ises for licensable activities; or	hich inv	volves the use of the
I am	making the application pursuant to a		
	statutory function or		
	a function discharged by virtue of Her Majesty'	s prerog	gative
(A) IN	DIVIDUAL APPLICANTS (fill in as applicable	;)	

Miss 🗌 🛛	Ms	Other Title (for example, Rev)	
	1 11 50 110		
	ΙΑκιγ	ISHAUK	
I am 18 years of	old or over	r 🛛 Please tick	yes
ι	I		
		Postcode	
ione number		L	
	-		
		I am 18 years old or over	MISS MIS example, Rev) First names TARIQ ISHACK I am 18 years old or over

SECOND INDIVIDUAL APPLICANT (if applicable)

Mr 🗌	Mrs		Miss		Ν	As 🗌	Other Title (f		
Surname						First na	imes		
Date of birt	h			I am	n 18 ye	ars old or	over	Pleas	se tick yes
Nationality									
Where applicable (if demonstrating a right to work via the Home Office online right to work checking service), the 9-digit 'share code' provided to the applicant by that service: (please see note 15 for information)									
address if dif	Current residential address if different from premises address								
Post town							Postcod	e	
Daytime con	ntact tel	epho	ne numb	oer					
E-mail addr (optional)	E-mail address								

(B) OTHER APPLICANTS

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

Name
Address
Registered number (where applicable)
Description of applicant (for example, partnership, company, unincorporated association etc.)

Telephone number (if any)

E-mail address (optional)

Part 3 Operating Schedule

When do you want the premises licence to start?	DD MM YYYY 2 3 1 2 0 2 3
If you wish the licence to be valid only for a limited period, when do you want it to end?	DD MM YYYY

Please give a general description of the premises (please read guidance note 1) This is currently operating as a coffee shop serving Coffee's and Tea's. We will be adding brunch menu with about 15/20 food options on the menu. We would like to sell wine as an option with the menu.

If 5,000 or more people are expected to attend the premises at any	N/A
one time, please state the number expected to attend.	IN/A

What licensable activities do you intend to carry on from the premises?

(please see sections 1 and 14 and Schedules 1 and 2 to the Licensing Act 2003)

Prov	vision of regulated entertainment (please read guidance note 2)	Please tick all that apply
a)	plays (if ticking yes, fill in box A)	
b)	films (if ticking yes, fill in box B)	
c)	indoor sporting events (if ticking yes, fill in box C)	
d)	boxing or wrestling entertainment (if ticking yes, fill in box D)	
e)	live music (if ticking yes, fill in box E)	
f)	recorded music (if ticking yes, fill in box F)	
g)	performances of dance (if ticking yes, fill in box G)	
h)	anything of a similar description to that falling within (e), (f) or (g) (if ticking yes, fill in box H)	

Provision of late night refreshment (if ticking yes, fill in box I)	
<u>Supply of alcohol</u> (if ticking yes, fill in box J)	

In all cases complete boxes K, L and M

A

Plays Standard days and timings (please read guidance note 7)			Will the performance of a play take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
)		Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read gui	dance note 4)	
Tue					
Wed			State any seasonal variations for performing p guidance note 5)	<u>lays</u> (please re	ad
Thur					
Fri			Non standard timings. Where you intend to us for the performance of plays at different times the column on the left, please list (please read g	to those listed	l in
Sat					
Sun					

	tandard days and mings (please read		Will the exhibition of films take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
guidan	ce note 7)		Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read gui	dance note 4)	
Tue					
Wed			State any seasonal variations for the exhibition read guidance note 5)	<u>of films</u> (plea	se
Thur					
Fri			Non standard timings. Where you intend to us for the exhibition of films at different times to column on the left, please list (please read guida	those listed in	_
Sat					
Sun					

B

С

Indoor sporting events Standard days and timings (please read guidance note 7)		nd read	Please give further details (please read guidance note 4)
Day	Start	Finish	
Mon			
Tue			State any seasonal variations for indoor sporting events (please read guidance note 5)
Wed			
Thur			Non standard timings. Where you intend to use the premises for indoor sporting events at different times to those listed in the column on the left, please list (please read guidance note 6)
Fri			
Sat			
Sun			

D

entert	oxing or wrestling ntertainments tandard days and mings (please read		<u>Will the boxing or wrestling entertainment</u> <u>take place indoors or outdoors or both –</u> <u>please tick</u> (please read guidance note 3)	Indoors	
timing	Standard days and timings (please read guidance note 7)			Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read gui	dance note 4)	
Tue					
Wed			State any seasonal variations for boxing or wro entertainment (please read guidance note 5)	estling	
Thur					
Fri			Non standard timings. Where you intend to us for boxing or wrestling entertainment at differ listed in the column on the left, please list (plea	ent times to t	hose
Sat			note 6)		
Sun					

E

Standa timings	L ive music Standard days and imings (please read guidance note 7)		Will the performance of live music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read gui	dance note 4)	
Tue					
Wed			State any seasonal variations for the performa (please read guidance note 5)	nce of live mu	<u>sic</u>
Thur					
Fri			Non standard timings. Where you intend to us for the performance of live music at different t listed in the column on the left, please list (plea	imes to those	
Sat			note 6)		
Sun					

F

Standa	Recorded music Standard days and timings (please read		Will the playing of recorded music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	ce note 7			Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read gui	dance note 4)	
Tue					
Wed			State any seasonal variations for the playing of (please read guidance note 5)	f recorded mu	<u>sic</u>
Thur					
Fri			Non standard timings. Where you intend to us for the playing of recorded music at different t listed in the column on the left, please list (plea	imes to those	
Sat			note 6)		
Sun					

G

dance	Standard days and		Will the performance of dance take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
timing	Standard days and timings (please read guidance note 7)		(r)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read gui	dance note 4)	
Tue					
Wed			State any seasonal variations for the performa (please read guidance note 5)	nce of dance	
Thur					
Fri			Non standard timings. Where you intend to us for the performance of dance at different times the column on the left, please list (please read g	s to those liste	d in
Sat					
Sun					

descri falling (g) Standa timing	ing of a s ption to t within (rd days a s (please ce note 7	hat e), (f) or nd read	Please give a description of the type of entertainn providing	nent you will b	e
Day	Start	Finish	Will this entertainment take place indoors or	Indoors	
Mon			<u>outdoors or both – please tick</u> (please read guidance note 3)	Outdoors	
				Both	
Tue			Please give further details here (please read gui	dance note 4)	
Wed					
Thur			State any seasonal variations for entertainmen description to that falling within (e), (f) or (g) guidance note 5)		
Fri					
Sat			Non standard timings. Where you intend to us for the entertainment of a similar description (within (e), (f) or (g) at different times to those column on the left, please list (please read guida	to that falling listed in the	<u>s</u>
Sun					

H

refres	Late night refreshment Standard days and		Will the provision of late night refreshment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
timing	Standard days and timings (please read guidance note 7)		Preme con (preme row generate note c)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read gui	dance note 4)	
Tue					
Wed			State any seasonal variations for the provision <u>refreshment</u> (please read guidance note 5)	of late night	
Thur					
Fri			Non standard timings. Where you intend to us for the provision of late night refreshment at d those listed in the column on the left, please list	ifferent times	
Sat			guidance note 6)		
Sun					

I

Supply of alcohol Standard days and timings (please read guidance note 7)		nd œad	Will the supply of alcohol be for <u>consumption – please tick</u> (please read guidance note 8)	On the premises Off the	
0	- /			premises	
Day	Start	Finish		Both	
Mon	11AM	11PM	State any seasonal variations for the supply of	<u>alcohol</u> (please	e
	11AM	11PM	read guidance note 5) N/A		
Tue	11AM	11PM			
	11AM	11PM			
Wed	11AM	11PM			
	11AM	11PM			
Thur	11AM	11PM	Non standard timings. Where you intend to us for the supply of alcohol at different times to the supply of alcohol at different times the supply of alcohol at different times to the supply of alcoho		
	11AM	11PM	column on the left, please list (please read guida		ne
Fri	11AM	11PM	N/A		
	11AM	11PM			
Sat	11AM	11PM			
	11AM	11PM			
Sun	11AM	11PM			
	11AM	11PM			

State the name and details of the individual whom you wish to specify on the licence as designated premises supervisor (Please see declaration about the entitlement to work in the checklist at the end of the form):

Name TARIQ ISHACK RAWAT
Date of birth
Address
Postcode
Personal licence number (if known)
Issuing licensing authority (if known)

J

K

Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children (please read guidance note 9). N/A

\mathbf{L}

Hours premises are open to the public Standard days and timings (please read guidance note 7)		blic and read	State any seasonal variations (please read guidance note 5) N/A
Day	Start	Finish	
Mon	7AM	11PM	
	7AM	11PM	
Tue	7AM	11PM	
	7AM	11PM	
Wed	7AM	11PM	
	7AM	11PM	Non standard timings. Where you intend the premises to be
Thur	7AM	11PM	open to the public at different times from those listed in the column on the left, please list (please read guidance note 6)
	7AM	11PM	N/A
Fri	7AM	11PM	
	7AM	11PM	
Sat	7AM	11PM	
	7AM	11PM	
Sun	7AM	11PM	
	7AM	11PM	

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

a) General – all four licensing objectives (b, c, d and e) (please read guidance note 10)

I Tariq Rawat as the DPS will ensure that there are fully trained competent staff working daily making sure that all the terms and conditions of the licence are fulfilled for preventing crime and disorder. I will also ensure that all staff have been fully trained in regards to their responsibilities in relation to the selling of alcohol in particular in relation to drunkenness and underage persons.

All records of training and refresher training will be kept.

b) The prevention of crime and disorder

The preimises has CCTV cameras installed and any incidents of a criminal nature will be reported to the police immediately. Any request by the police for footage will be handed over immediately in the relevant format.

c) Public safety

The premises has fire safety procedures in place including recommended fire extinguishers (foam, H20 and CO2), fire blanket, internally illuminated fire exit signs. The premises also has a number of smoke detectors along with emergency lighting. All appliances are and will be inspected annually and all emergency exits shall be kept free from obstruction at all times.

d) The prevention of public nuisance

All customers will be asked to leave quietly and notices will be available to ask customers to respect our neighbours when leaving.

e) The protection of children from harm

The premises will be applying a challenge 25 policy whereby any persons who appear to be under the age of 25 will be asked for photographic identification. We will only accept passports or driving licences as a proof of age.

A register of refused sales will be kept and updated on the premises with staff being trained regularly on prevention measures on underage selling.

Μ

Checklist:

Please tick to indicate agreement

•	I have made or enclosed payment of the fee.	
•	I have enclosed the plan of the premises.	\boxtimes
•	I have sent copies of this application and the plan to responsible authorities and others where applicable.	
•	I have enclosed the consent form completed by the individual I wish to be designated premises supervisor, if applicable.	
•	I understand that I must now advertise my application.	
•	I understand that if I do not comply with the above requirements my application will be rejected. [Applicable to all individual applicants, including those in a partnership which is not	
	a limited liability partnership, but not companies or limited liability partnerships] I have included documents demonstrating my entitlement to work in the United Kingdom or my share code issued by the Home Office online right to work checking service (please read note 15).	

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

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.

Part 4 – Signatures (please read guidance note 11)

Signature of applicant or applicant's solicitor or other duly authorised agent (see guidance note 12). If signing on behalf of the applicant, please state in what capacity.

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, or have conducted an online right to work check using the Home Office online right to work checking service which confirmed their right to work (please see note 15)
Signature	fage.
Date	22/11/2023
Capacity	DPS

For joint applications, signature of 2nd applicant or 2nd applicant's solicitor or other authorised agent (please read guidance note 13). If signing on behalf of the applicant, please state in what capacity.

Signature	
Date	
Capacity	

Contact name (where not previously given) and postal address for correspondence associated with this application (please read guidance note 14)			
Post town		Postcode	
Telephone number (if any)			
If you would prefer us to correspond with you by e-mail, your e-mail address (optional)			

Notes for Guidance

- 1. Describe 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.
- 2. 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:
 - a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - 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.
 - 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.
 - 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.
 - 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:
 - 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.
 - 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.
 - 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.

- 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:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - 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;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - 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.
- 3. Where taking place in a building or other structure please tick as appropriate (indoors may include a tent).
- 4. For example the 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.
- 5. For example (but not exclusively), where the activity will occur on additional days during the summer months.
- 6. For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
- 7. Please 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.
- 8. If you wish people to be able to consume alcohol on the premises, please tick 'on the premises'. If you wish people to be able to purchase alcohol to consume away from the premises, please tick 'off the premises'. If you wish people to be able to do both, please tick 'both'.
- 9. Please 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 or the presence of gaming machines.
- 10. Please list here steps you will take to promote all four licensing objectives together.
- 11. The application form must be signed.
- 12. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 13. Where there is more than one applicant, each of the applicants or their respective agent must sign the application form.
- 14. This is the address which we shall use to correspond with you about this application.

15. 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.
- 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:
 - \circ evidence of the applicant's own identity such as a passport,
 - evidence of their relationship with the European Economic Area family member – e.g. a marriage certificate, civil partnership certificate or birth certificate, and
 - evidence that the European Economic Area national has a right of permanent residence in the UK or is one of the following if they have been in the UK for more than 3 months:

- (i) working e.g. employment contract, wage slips, letter from the employer,
- (ii) self-employed e.g. contracts, invoices, or audited accounts with a bank,
- (iii) studying e.g. letter from the school, college or university and evidence of sufficient funds; or
- (iv) self-sufficient e.g. bank statements.

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

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

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

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

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

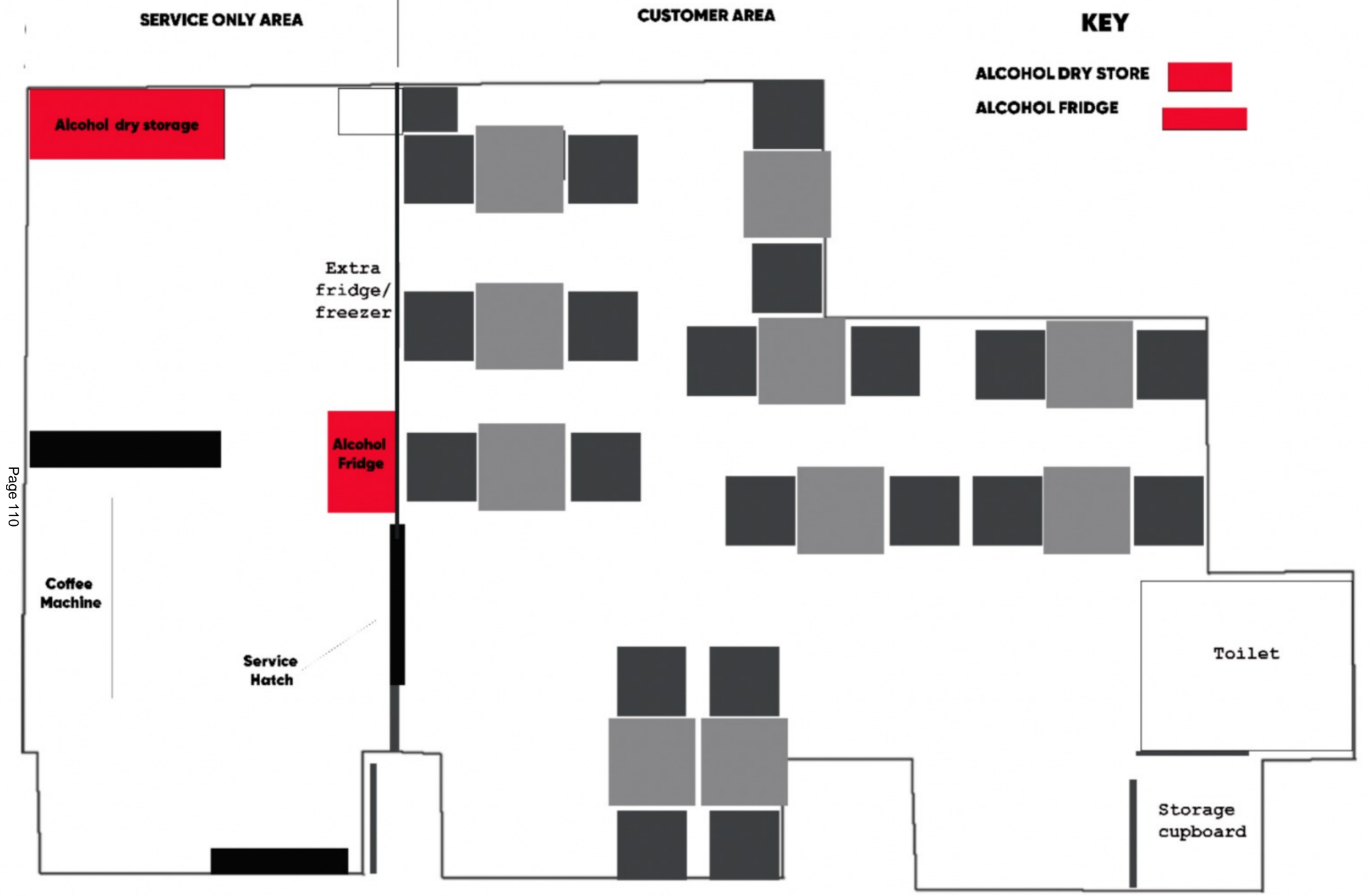
Home Office online right to work checking service

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 <u>https://www.gov.uk/prove-right-to-work</u>) 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.



SEATING APPROX 20 PEOPLE

Appendix 2

Rep 1a

Whitton, Daniel

From:	Lane, Terrie
Sent:	04 January 2024 15:51
То:	Licensing; Burrell, Ryan; Whitton, Daniel
Subject:	FW: Premises Licence Application: Brunch On The Green, Unit 1-3, 34 Islington Green, Islington, London, N1 8DU.

Hi,

Please accept this email as an update to the email rep submitted on 15/12/23.

Thank you,

Terrie

 Figm: Klute, Martin <Martin.Klute@islington.gov.uk>

 Sent: 04 January 2024 15:44

 F: Lane, Terrie <Teresa.Lane@islington.gov.uk>

 Cx Whitton, Daniel <Daniel.Whitton@islington.gov.uk>

 Subject: Re: Premises Licence Application: Brunch On The Green, Unit 1-3, 34 Islington Green, Islington, London, N1 8DU.

Dear Terrie,

I object to this application on the basis that the suggestion of a brunch menu conflicts with the aspiration to stay open to 11pm, and which suggests that vertical drinking will take place, and which in turn risks conflicting with the policy of not adding to the negative amenity of the cumulative impact area.

I do not wish to act as a witness for the resident.

Thanks and regards,

Councillor Martin Klute

Labour Member for St Peters and Canalside Ward

Whitton, Daniel

From: Sent: To: Cc:	Klute, Martin 15 December 2023 14:33
Subject:	Re: Premises Licence Application: Brunch On The Green, Unit 1-3, 34 Islington Green, Islington, London, N1 8DU.

Dear Ryan,

Can we please be absolutely clear that this does not impact on the cumulative impact area. I am slightly concerned that the applicant refers to adding a 'brunch menu' but wishers to stay open until 23:00. I think this needs to be clarified.

<u>ng</u>
ference WK/230036610
ember 2023 17:24:53

[External]	
NAME	
ADDRESS:	

I am making comments in relation to the application for a new licence at Brunch on the Green, 34 Islington Green

I am a resident of The property has a glass front door and deliveries to residents are frequently left in the lobby visible to persons outside. In the past we have had trouble with unauthorised entry (police called) and theft of packages. While not confirmed to be related to abuse of any licensing terms, associated noise and rowdyism suggests this has been a feature of some disturbances.

I find it rather strange that an establishment calling itself **Brunch** on the Green – requires an alcohol licence to 11 pm each night of the week.

Accepting this application as it has been made can only increase the risk of crime and public order disturbance and is likely to concern especially single occupants of the Flats. The Licensing Service needs to consider whether such a risk is acceptable to minimisation of crime and disorder.

I noted the licensing times at a public house in the Leicester Square area where the end times for weekend days are different to those during the week.

I am not opposing granting a new licence but would urge the Licensing Service to consider appropriate times when alcohol can be served. I assume that Islington Borough Council will take full responsibility for any damage to persons or property directly resulting from any new licence granted to this establishment.

Many thanks for consideration of my comments.

Yours faithfully

From:	
То:	Licensing
Cc:	
Subject:	Premises Licence Application- Re: Brunch on the Green, 34 Islington Green London N1
Date:	24 December 2023 15:51:44

[External]

24.12.2023.

Dear Sirs,

I write to object to the granting of a premises licence in respect of the above application. There is likely, given that the application to sell alcohol is for 11am to 11pm, that public nuisance (e.g. excess rubbish) is inevitable. Likewise crime and disorder. Public safety would for the same reason be at risk. Above all, the question of the Councils Saturation Policy come into the equation. Camden Passage is already over saturated with alcohol outlets. It is time the Council get a grip.

Yours faithfully,

Sent from Mail for Windows

Suggested conditions of approval consistent with the operating schedule

- 1. All safety appliances are and will be inspected annually and all emergency exits shall be kept free from obstruction at all times.
- 2. All customers will be asked to leave quietly and notices will be available to ask customers to respect our neighbours when leaving.

Conditions proposed by the Metropolitan Police

- 3. 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.
- 4. Clear and prominent signage shall be displayed at the premises highlighting:
 - a. 'CCTV in Operation';
 - b. Challenge 25 Proof of Age Scheme in operation'; and
 - c. 'Residential Area: Please be respectful of our neighbours and leave quietly'.

- 5. An incident log shall be maintained at the premises, and made available to the Police or any authorised officer upon reasonable request. All entries will include time/date/name of person making entry. Said log 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 either in or directly outside the venue;
 - 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; and
 - h. any refusal of alcohol sales.
- 6. A first aid box shall be maintained and kept immediately available at the premises at all times. All staff shall be aware of its location.
- 7. The manager on duty on any given day when licensable activity takes place shall ensure that dispersal of patrons is managed in an orderly fashion and supervised so as to ensure no nuisance is caused. Consideration shall be given to measures such as a staggered disperal and verbal prompts to patrons to consider neighbours when leaving.
- 8. In the event that any assault or serious crime is (or appears to have been), committed on the premises, the management shall immediately ensure that:
 - a. The police (and, where appropriate, the London Ambulance Service) are called without delay;
 - b. All safe and practicable steps are taken to apprehend any suspects pending the arrival of the police; and
 - c. The crime scene is preserved so as to enable a full forensic investigation to be carried out by the police.
- 9. The premises shall operate the Challenge 25 proof of age scheme, where the only forms of acceptable identification shall be:
 - a. Photographic driving licence;
 - b. Valid passport;
 - c. Military/ UK Services Photo ID; and
 - d. PASS Hologram ID.

10. All staff members engaged in selling alcohol on the premises shall, upon induction and every 12 months thereafter, receive training pertinent to the Licensing Act. Said training shall be fully documented and kept at the premises (in digital or paper form), for inspection by Police or other authorised officers.

Training shall include, but not be limited to:

- a. Challenge 25;
- b. Refusal of sales of alcohol;
- c. Identifying signs of intoxication and attempts by intoxicated persons to purchase alcohol; and
- d. Correctly making incident log entries.
- 11. 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; and
 - b. any and all persons displaying signs of other substance abuse.
- 12. There shall be no vertical drinking on the premises at any time.

Conditions of approval agreed with the Council's Noise Service

- 13. Noise and vibration shall not emanate from the premises to cause a nuisance to nearby properties.
- 14. In the event of a noise nuisance complaint substantiated by an authorised officer, the licensee shall take appropriate measures within a time frame set by and agreed with the Council Officers to prevent any further recurrence of that nuisance.
- 15. Waste collections and the delivery of licensable goods to the venue shall be restricted to the hours between 08:00 and 23:00 Monday-Saturday. No waste collections or deliveries shall be made on a Sunday or Bank Holiday.

