Glenn Barnfield, Principal Committee Co-ordinator

020 8489 2939

glenn.barnfield@haringey.gov.uk

12 November 2019

To: All Members of the Licensing Sub Committee A

Dear Member,

Licensing Sub Committee A - Thursday, 14th November, 2019

I attach a copy of the additional documents received in objection to the application below:

7. APPLICATION FOR A VARIATION OF A PREMISES LICENCE AT GINDUNGA 2A QUEENS PARADE, BOUNDS GREEN ROAD LONDON N11 2DN (PAGES 1 - 52)

Yours sincerely

Glenn Barnfield, Principal Committee Co-ordinator Principal Committee Co-Ordinator



Environment & Neighbourhoods

Licensing Team leader: Daliah Barrett



Your Ref:

Our Ref: WK/446205

Date: 5th November 2019

Sneha Raithatha Via Email

For a large print copy contact 020 8489 5639

NOTICE OF LICENSING HEARING

Under sections 9(2) and 183(1) of the Licensing Act 2003 ("Act") and the Licensing Act 2003 (Hearings) Regulations 2005 (S.I.2005/44)

Please note the timings for hearings are only a guide and there is a possibility of delay if earlier cases take longer than scheduled.

Dear Sir/Madam,

Re: Application for a Variation of a Premises Licence for Gindungo Restaurant, 2A Queens Parade, Brownlow Road London N11 2DN

The above application has received representation from the prevention of crime and disorder, public safety and the prevention of noise nuisance objectives.

This hearing will be held in public on **Thursday 14th November 2019, at 19.00pm** in the Civic Centre, High Road, Wood Green, London N22. Please note any documents which parties wish to rely on at the hearing must be submitted to the Licensing Authority no later than 12th November 2019.

At the hearing all parties are entitled to address the Licensing Sub-Committee and be assisted or represented by any person. That person may or may not be legally qualified. It is recommended that the Applicant, the Premises Licence Holder and the Designated Premises Supervisor attend the hearing, even if they choose to be represented. Other parties who have made representations are also invited to attend to support their representations. Please note, a party will not normally be allowed to question another party, unless they have first requested and been given express permission to do so by the Licensing Sub-Committee.

WHAT YOU NEED TO DO NOW

You must send the following information to the Licensing Service at the address below to reach the licensing authority no later than five working days before the day of the hearing. **This information must be given by**

completing and returning the enclosed notice. You must confirm the following:-

- 1. Whether you intend to attend the hearing and if so, whether you intend to be represented. If you intend to be represented, please provide the name and address of the person who will be representing you.
- 2. Whether it is your intention or that of your representative to call any witnesses. If you intend to call witnesses please provide:
 - their name;
 - a brief description of the point or points with which the witness (es) may be able to assist the Licensing Sub- Committee.
 - a request to allow the witness to speak at the hearing.

If you have any specific requirements regarding these papers or your participation in the hearing, please contact Licensing Services on 020 8489 8232 or e-mail licensing@haringey.gov.uk.

DECLARATIONS OF INTEREST

Any Member of the Committee, or any other Member present in the meeting room, who has a disclosable pecuniary interest in a matter to be considered at the meeting is reminded to disclose the interest to the meeting and to leave the room while any discussion or vote on the matter takes place. Members are also reminded that if they have any other significant interest in a matter to be considered at the meeting, which they feel should be declared in the public interest, such interests should be declared to the meeting. In such circumstances Members should consider whether their continued participation, in the matter relating to the interest, would be reasonable in the circumstances, particularly if the interest may give rise to a perception of a conflict of interests, or whether they should leave the room while any discussion or vote on the matter takes place.

LATE AMENDMENTS

Applicants must immediately notify licensing@haringey.gov.uk and if they are seeking to make any amendments to their application. This must be done in sufficient time prior to the hearing to inform all parties of any changes to the application.

WITHDRAWAL OF REPRESENTATIONS

A party who wishes to withdraw their representation may do so by advising The Licensing Services Section (020 8489 8232 or licensing@haringey.gov.uk) no later than 24 hours before the day the hearing is due to take place. In order to avoid unnecessary time and costs being wasted, parties are encouraged

to advise the Licensing Service if they wish to withdraw their representation as soon as they have reached that decision.

If you have any queries regarding the hearing or the procedure to be adopted, please contact the Licensing Service on the telephone number below.

GENERAL INFORMATION Documentary Evidence

All documentary evidence in support of the application or the representation (as the case may be) should have been served with the application or the relevant representation. Generally **the licensing authority will not**

consider documentary evidence which has been served late. However it may exercise its

discretion to consider late evidence depending upon the merits of the case, provided that evidence has been served in advance and in sufficient time before the date of the hearing on the Governance Services section of the Licensing Authority, the Applicant and any other parties to the application, of whom they are aware. The person serving the late evidence should ensure they

have sufficient extra copies of that evidence available for the hearing. You may only produce additional documentary evidence at the hearing itself with **the consent of all parties** attending the hearing, in which case you should supply a sufficient number of copies of that evidence so that it can be circulated to all the other parties. Please be aware that there is a risk the other parties may not consent, in which case your additional documentary evidence may be inadmissible.

You should attempt to describe your case as fully as possible on paper because the time given for oral evidence at the hearing itself may be limited.

Failure to attend the Hearing

If you do not attend the hearing then the Licensing Sub-Committee has the discretion to proceed and to hear the application in your absence, in which case it will consider the application/ representations (as the case may be) and any papers you have submitted. The Licensing Sub-Committee may decide that it is in the public interest to adjourn the hearing to another date, in which case it will, without unreasonable delay, notify the parties of the date, time and place to which the hearing has been adjourned. However, the Licensing Sub-Committee is only likely to adjourn the case if there are justified reasons for an adjournment. It will not be able to adjourn the hearing if to do so would prevent the application from being determined within the time limits prescribed by the Act or the Regulations.

Yours sincerely, Licensing Service

If you have any queries please do not hesitate to contact me on the number below.

Yours faithfully,

Daliah Barrett Licensing Team Leader Commercial & Operations Haringey Council

T. 020 8489 8232

E. Daliah.barrett@Haringey.Gov.Uk

www.haringey.gov.uk twitter@haringeycouncil facebook.com/haringeycouncil

I (name) .Sneha & Pooja Raithatha
of (address)Flat 1 Queens Parade , Brownlow Road, N11 2DL
will will net be attending the meeting for Notice for license hearing Before the Licensing Sub-Committee of the Council to be held at the Civic Centre, Wood Green London N22
on Thursday 14th November 2019 at 19:00pm

INFORMATION ABOUT THE HEARING

Rights of Parties

Any party may attend the hearing and may be assisted or represented by any person whether or not that person is legally qualified.

At the hearing a party shall be entitled to:

- (i) give further information in support of their application or representations (as applicable) in response to a point on which the Council has given notice that it will want clarification.
- (ii) question any other party if permitted by the Council, and
- (iii) address the Council (i.e. the Committee or Sub-Committee hearing the matter)

Consequences of Not Attending the Hearing

If a party does not attend the hearing or is not represented at the hearing, the Council may

either:

- (a) adjourn the hearing to a specified date, or
- (b) hold the hearing in the party's absence.

Procedure at Hearing

The Licensing Procedure Rules governing the hearing are attached.

Please inform the Licensing Service as soon as possible if you intend to:

Call a witness to give evidence in support of your case, or

Produce any documentary evidence in support of your case.

Miss Sneha & Miss Pooja Raithatha Flat 1 Queens Parade Brownlow Road Bounds Green N11 2DL

Thursday 7th November 2019

RE: REPRESENTATION AGAINST THE APPLICATION FOR A VARIATION OF A PREMISES LICENCEFOR GINDUNGO RESTAURANT, 2A QUEENS PARADE, BROWNLOW ROAD LONDON N11 2DN

To the Licensing team,

I am writing to represent AGAINST the above application for a variation of the license for the above premises.

I, as well as my family, would strongly like to OBJECT to this variation by challenging the integrity of the agreement made by the applicant on several basis of the conditions presented to her in March 2018 (See **'Licence referenced'** attached dated 29.03.18).

To start I would like to bring to attention that this is indeed an application to extend the operational hours of a premises, described as a 'Restaurant' by the council themselves, to 0500hrs. This in itself defeats any logic and/or reason and should be enough to not grant any such license, nevertheless I will continue with my representation.

FYI: The above premises was granted a license on the 29th of March (REF: WK/401724 – attached to this email as **'License referenced'**), to which I will be referring to numerous times and to several different licensing conditions throughout this representation (as Reference 'X' and so on), along with any further material I deem relevant to support the representation (as Figure 'X' etc). The license REF: WK/401724, from my knowledge, is the only and final documentation given to us after the last hearing and verdict. Besides the newly pledged operating hours that were sent to us in August 2019, the license declared on 29th March 2018 is the CURRENT license to which they should be adhering to strictly in order to operate.

I would like to start by discussing the functioning hours stated in the license, which is the predominant factor of the variation proposed today.

Reference 1.0 (see attached copy of license titled 'License referenced' dated 29th March 2019) *Hours open to the public:* 1200 to 2300 Sunday to Thursday 1200 to 0000 Friday to Saturday

Please refer to **Fig 1.0, 1.1, 1.2, 1.3, 1.4, 1.5**, (attached within email) showing numerous advertisements on social media on different occasions, promoting operating hours till 5am to the public and their patrons. Kindly note the dates of these are before the application of functioning till 5am. This clearly was not agreed upon at those moments in time.

Reference 1.1

Regulated entertainment: Recorded Music

Please see **Figure 1.6**, **1.7**, **1.8**, **1.9** clearly showing live music being performed in the premises, clearly going against this condition. Advertising of live music is also presented on the 'Restaurant's' social media shown on **Figure 1.5**.

I would now like to draw your attention to the list of numerous noise nuisance complaints we have made to the council regarding the level of music and vibrations through our home, going against the license conditions that the Recorded music should be inaudible (**Reference 1.5**) and NO vibrations should be transmitted from the premises (**Reference 1.4**).

Date and time submitted	Ref Number	Notes/Description
10/02/2018, 05:36	ID: HC-420573	T(otes/Description
12/02/2018, 01:51	ID: HC-420728	
12/05/2018, 21:54	ID: HC-434384	
19/10/2018, 21:29	ID: HC-461654	
25/10/2019, 20:01	ID: HC-462486	
26/10/2018, 20:16	ID: HC-462635	
09/12/2018, 19:34	ID: HC-468372	
20/12/2018, 19:34	ID: HC-469674	
26/12/2018, 21:02	ID: HC-470063	
27/12/2018, 21:17	ID: HC-470140	
08/09/2019, 01:15	ID: HC-1601407	
20/01/2019, 01:13	ID: HC-473057	
· · · · · · · · · · · · · · · · · · ·	ID: HC-1496416	
31/03/2019, 23:16		
29/06/2019, 21:51	ID: HC-1554431	
04/10/2019, 22:27	ID: HC-1619971	
05/10/2019, 00:04	ID: HC-1620054	
05/10/2019, 01:19	ID: HC-1620057	Sneha Raithatha from Flat 1 in the parade had to personally visit the bar at 4am, due to lack of response from the applicant/owner over the level of noise from the bar. 4-5 drunk and disorderly patrons as well as the owner emerged from the bar, surroundings her in an intimidating manor. The police thereafter had to be called. The applicant's CCTV installed on entry of the premises (a condition and requirement of the license Reference 1.2) should have these events available for the police or council members to call upon to view.
19/10/2019, 03:23	ID: HC-1626351	
19/10/2019 03:17 (ASB	HC-1626353	
Report)		
20/10/2019, 17:57	ID: HC-1626690	
20/10/2019, 17:59	ID: HC-1626691	
27/10/2019, 20:02	ID: HC-1628905	
02/11/2019, 03:23	ID: HC-1631257	
02/11/2019 03:36 (ASB		
Report)		
02/11/2019, 17:22	ID: HC-1631396	
03/11/2019, 00:55	ID: HC-1631427	

03/11/2019, 00:57	ID: HC-1631428	
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The number of reports speak for themselves.

Reference 1.3

Drinks will not be permitted to leave the premises at any time, including for those leaving for the purpose of smoking

Reference 1.6

The Pavement shall be kept clear for pedestrians and not be blocked by patrons.

Reference 1.8

No customers shall be allowed to leave the premises while carrying open drinking vessels, or to consume alcohol on the public highway

The above three conditions have been not been met on several occasions – please see attached **Figure 2.0, 2.1, 2.2, 2.3** clearly showing patrons sitting outside, blocking the pavement, and drinking outside the premises with opened drinking vessels.

Reference 1.7

The premises shall promptly display signage informing customers:- (a) To leave quietly and respect neighbours

No such signage has been placed.

An email (See attached document titled 'Proposed License Amendments email 22.03.18') was sent to myself before the hearing on 22nd March 2018,, stating points of which the applicant wanted to amend her license appeal. One of which was to provide a telephone number given to any local resident in order to be able to contact her. This was done however the purpose unfulfilled. Numerous phone calls and texts have been made to the applicant in order to communicate with her in order to report inappropriate noise levels, however all of which are unanswered (see Figure 2.4, 2.5)

Another amendment was that the maximum capacity of customers shall be 50 – which can be easily disproved by looking at various event videos on the applicant's social media.

To put things into perspective, over the last year my family and I have had numerous very stressful events occur, including several deaths in the family and more importantly the declining physical, and now mental health of my Father since December 2018. We have been on hospital runs through days and nights, needless to say he as well as ourselves have been exhausted and distressed, to put it lightly. Therefore coming home to or hearing loud music or antisocial behaviour is the last thing we want to deal with.

My father is currently under section 3 of the mental health act, after a major mental health episode in April 2019, and has also been classed as visually impaired and disabled. We are trying our best to transition him into home life again by having him visit home for the weekend to spend time with us, however while the unjust and if I may say so, illegal operation of this so called 'restaurant' continues to disrupt us causing us anxiety and distress, the recovery of my father is in jeopardy and this is highly unacceptable.

In particular, Sunday 27th October this year, our father was able to return home for the evening as it was Diwali. Instead of being able to peacefully celebrate in our own home, it had us waste several hours of the evening trying to contact the council due to loud music coming from the 'restaurant'. This is not how we want to continue any weekend let alone a very special one for us.

We have been returning home between hours of 11pm to 2am from various visits with our father at his section residence/hospital visits, and at those times, we have encountered patrons of the 'restaurant' still active in and around the premises as well as experience loud music at ridiculous hours of the night (or morning I should say).

We should not have to resort to thinking of moving home from a community that we have been living in for over 34years, because of the above. We are first and foremost a residential community. An environment that is safe, peaceful to live and sleep in is surely more of priority than that of an entertainment hub that serves alcohol and promotes antisocial behaviour in an environment that it clearly does NOT belong in. I am utterly disgusted that time and time again, with no regard to the history of the disruption these businesses cause, licenses are appointed to individuals who cannot follow simple conditions.

An entertainment hub/bar setting is not welcome in a residential environment – where there is loud music, and alcohol served there WILL be disruption and antisocial behaviour and this is a simple fact. This should be reason to not grant a license however here we stand trying to fight the nth applicant for exactly the same reasons decades on.

We have been preoccupied with helping our father recover physically and mentally the last year and we do not intend to regress with the progress he has made in his recovery due to unhealthy triggers, caused by the inability of the applicant to not adhere to the conditions she has agreed on.

We have several signatures petitioning for revoking the license she has been granted (See attached document titled 'Petition'), as well as agreement and supporting statement by Councillor James Chiriyankandath (See attached document titled 'Letter of Support From J.Chiriyankandath').

The petition has been signed by several different families, including a family with very young children who live directly above Gindungo.

Year after year we receive notice of another individual applying for an 'innocent' license to serve alcohol with food, masquerading a disruptive bar as a 'restaurant' so as to obtain a license from yourselves. Please take all of this into consideration before granting and/or amendmending this license. I truly hope you can appreciate the disruption that this particular premises (2A Queens Parade) has had on our lives the last 2 decades, and to think twice before granting any such license to future applicants.

From: GRAHAM HOPKINS [mailto:gtlicensingconsultants@googlemail.com]

Sent: 21 March 2018 13:28

To: Licensing Licensing@haringey.gov.uk; Barrett Daliah Daliah.Barrett@haringey.gov.uk; mark.greaves@met.police.uk

Subject: Gindungo, 2A Queens Parade // Licensing Hearing

Dear Sir / Madam,

On behalf of Arch Planning & Licensing we will be representing Ms Micaela Da Silva the applicant for a new premises licence for Gindungo, 2A Queens Parade London N11 2DN at the Licensing Hearing on 22nd March.

We wish to make it perfectly clear to the representors that it is intended that the premises will operate as a small Bar with a maximum capacity of 50 customers plus staff. The request for the sale of alcohol (for consumption on the premises) is to any customer over 18 with no requirement to have a table meal and NOT ANCILLARY TO FOOD. Customers will be required to be seated with service by staff. A food offer will be available during the day and evening.

The applicant intends to install a noise limiter in liaison with the Council's Noise Officer within 30 days of a Licence being granted through which all amplified music will have to be played.

Please see below the amended hours that Ms Da Silva proposes for the new premises licence and additional conditions that she offers to promote the Licensing Objectives:

Gindungo, 2A Queens Parade / Amendments to Application for a New Premises Licence

A) Amended hours for licensable activities

Sale of alcohol

Sunday to Thursday 12.00 to 23.00
Friday & Saturday 12.00 to 01.30
Provision of LNR
Friday & Saturday 23.00 to 01.30
Provision of recorded music
Sunday to Thursday 12.00 to 23.00 (potentially deregulated)
Friday & Saturday 12.00 to 01.30 (potentially deregulated until 23.00)
B) Amended Conditions
1) The premises will operate as a bar where the sale of alcohol (for consumption on the premises) may be made to any person over 18 (and not just be sold ancillary to food). (For clarity no restaurant conditions are offered) A food offer will be available during the day and evening. Customers shall be seated while drinking with service by waiting staff only.
2) A noise limiter will be installed and set in conjunction with LB Haringey's Noise Team (within one month of any Licence being granted) and through which all amplified music shall be played.
3) A telephone number for the venue will be prominently displayed by the entry door. The telephone number will be given to any local resident on request and will be circulated as a flyer to residents in the adjacent flats. Any complaints received will be investigated by management with details of the complaint and outcome to be recorded in the Incident Book.
4) 1 SIA Licensed Door Supervisor shall be on duty from 21.00 to 15 minutes after close on Friday & Saturday nights. The Door Supervisor shall ensure that no drinks, glasses or bottles are removed from the premises and that no more than six smokers are outside the premises

at any time. They shall remind customers to respect local residents, to leave quietly and not loiter outside. The Door Supervisor shall comply with the venues dispersal policy.
5) When an SIA licensed Door Supervisor is not on duty a member of staff shall be placed on the inner door at close until all customers have left the premises to remind customers to respect local residents, to leave quietly and not to loiter outside.
6) The maximum capacity for customers shall be 50.
Additionally Miss Da Silva accepts the majority of conditions proposed by Ms Barrett Licensing Team Leader except for the one that says " All sales of alcohol to be ancillary to food." We request 2 weeks from the grant of any Premises Licence to prepare a Dispersal Policy.
For the record our client does not accept the hours proposed by Ms Barrett - see instead those proposed by the applicant.
Kind regards,
Graham Hopkins
GT Licensing Consultants 07810 826778



Commercial & Operations

Licensing Team Leader Daliah Barrett -Williams



Your Ref:

Our Ref: WK/401724

Date: 29th March 2018

Miss Sneha Raithatha and Miss Pooja Raithatha Via Email

For a large print copy contact 020 8489 8232

LICENSING ACT 2003 - HEARING DECISION NOTICE

TO DETERMINE AN APPLICATION FOR A NEW PREMISES LICENCE GINDUNGA, 2A QUEENS PARADE, BROWNLOW ROAD, LONDON N11 2DN

I write to advise you of the outcome of the Licensing Sub Committee hearing that took place on 22nd March 2018.

RESOLVED

The Committee carefully considered the application for a new premises licence, the representations made by local residents, the Licensing Authority, Police Licensing Team, the Applicant and their representative, the Council's Statement of Licensing Policy, the Licensing Act 2003 and the Licensing Act 2003 s182 guidance.

Having heard the parties' evidence, the Committee resolved to grant the application as follows:

Hours open to the public

Sunday to Thursday Friday to Saturday 1200 to 2300 hours 1200 to 0000 hours Reference 1.0

Regulated Entertainment: Recorded music

Reference 1.1

Sunday to Thursday Friday to Saturday 1200 to 2230 hours 1200 to 2330 hours

Provision of Late Night Refreshment

Friday to Saturday 2300 to 2330 hours

Supply of Alcohol

Sunday to Thursday 1200 to 2230 hours Friday to Saturday 1200 to 2330 hours

For consumption ON the premises

With the following conditions:

The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Police and Council Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises.

Reference 1.2

.... recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewings of recordings shall be made available immediately upon the request of Police or authorised officer throughout the preceding 31 day period. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV.

- An incident log shall be kept at the premises and maintained for a minimum period of 12 months, and made available on request to an authorised officer of the Council or the Police, which will record the following:
 - (a) All crimes reported to the venue
 - (b) All ejections of patrons
 - (c) Any complaints received concerning crime and disorder
 - (d) Any incidents of disorder
 - (e) All seizures of drugs or offensive weapons
 - (f) Any faults in the CCTV system or searching equipment or scanning equipment
 - (g) Any refusal of the sale of alcohol
 - (h) Any visit by a relevant authority or emergency service
- Staff training appropriate induction training will be undertaken with all relevant staff to cover appropriate subjects for their role including but not limited to:
 - (a) the responsible sale of alcohol with staff to be fully trained in, and fully aware of, the law relating to the responsible sales of alcohol to those under the age of 18.
 - (b) the prevention of under-age sales of alcohol, the Challenge 25 policy, and in checking and authenticating accepted forms of identification
 - (c) the responsibility to refuse the sale of alcohol to any person who is drunk
 - (d) fire safety and emergency evacuation procedures
 - (e) the operation of the CCTV system
- Drinks will not be permitted to leave the premises at any time, including for those leaving for the purpose of smoking.

 Reference 1.3
- Regular waste disposal is undertaken in accordance with the Council's requirements. No collections of waste or recycling materials (including bottles) from the premises shall take place between 2300 and 0800 Monday to Sunday.

- The area immediately outside the premises will be maintained to ensure that any litter generated by the premises and / or its customers is regularly cleared, including cigarette butts/packets etc periodically throughout the premises opening hours and specifically at the end of trading hours.
- No noise shall emanate from the premises nor vibration be transmitted through Reference 1.4 the structure of the premises which gives rise to a nuisance.
- Music should be inaudible from the nearest noise sensitive premises.

Reference 1.5

- The pavement shall be kept clear for pedestrians and not be blocked by patrons.

 If at any time the capacity is reached at both the tables and bar, any new patrons will be turned away at the door rather than being invited to queue outside.

 Reference 1.6
- All doors and windows shall remain closed (not locked) during the provision of Regulated Entertainment except for the ingress/egress of persons and in the event of an emergency.
- The main street door must be accessible when licensable activities are taking place at the premises.
- The premises shall devise and implement a robust dispersal policy to ensure that patrons leave the premises and vicinity as quietly and speedily as possible.
- The premises shall prominently display signage informing customers:-

Reference 1.7

- (a) To leave quietly and to respect your neighbours
- (b) Stating that CCTV is in operation and police have instant access to the footage
- (c) Any person found carrying weapons or illegal drugs will be permanently excluded and the police will be informed.
- No customers shall be allowed to leave the premises while carrying open drinking vessels, or to consume alcohol on the public highway.

 Reference 1.8
- A fire risk assessment will be conducted and regularly reviewed.
- In line with the fire risk assessment:
 - (a) Heat / smoke detectors are installed and maintained by a competent person.
 - (b) Fire detection and fire safety equipment checks are recorded.
 - (c) Fire extinguishers are installed in accordance with the recommendations of the fire risk assessment.
 - (d) Emergency lighting is installed in accordance with the recommendations of the fire risk assessment.
 - (e) All emergency exits are marked on the premises plan.
- Adequate first aid boxes will be maintained.
- No children under the age of 18 shall be permitted on the premises without an adult to supervise.

- A Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
- A sound limiting device within the premises shall be installed to control amplified sound levels on the premises. The device shall be approved by and set to the Council's satisfaction and thereafter maintained for the duration of use.
- Any patrons smoking shall be requested to stand away from the entrance to the residential premises.
- One SIA door supervisor will be at the premises on a Friday and Saturday`- from 2100 hours until 15 minutes after the premises closes.

The Committee noted the request of the Responsible Authorities that the lock be removed at the main entrance door, and the acceptance of the Applicant to do so.

The Committee heard from local residents in regard to noise nuisance from the premises when under previous management, and the two incidents since the Applicant had taken over the premises. They considered that the combination of a reduction to the requested hours and the implementation of the above conditions would serve to reduce the impact of noise on the neighbouring residential properties.

Informative

The Committee noted the undertaking of the Applicant to install soundproofing once the business has been established.

The Committee approached its deliberations with an open mind and only took its decision after having heard all the parties' representations. The Committee considered that the decision was appropriate and proportionate.

You have the right of appeal against this decision. If you wish to appeal, you must file a notice of appeal at the Magistrates' Court within 21 days of notification of this Decision. The address of the Highbury Magistrates Court is: Highbury Magistrates' Court, 51 Holloway Road, London N7 8JA. Please refer to the Licensing Act 2003, section 181 and Schedule 5 for more information about your right of appeal.

If any of the above is unclear or you require further clarification, please contact me on 020 8489 8232.

Yours sincerely,

Daliah Barrett-Williams Licensing Team Leader

> Licensing Team Level 6, Alexandra House 10 Station Road London, N22 7TR

T 020 8489 8232 E licensing@haringev.gov.uk





3 46* B/s ©

४ № 74% **■** 16:42

friendship party, with DJ Aurum Diesel (from Portugal) Until 5 am. Entries women and men for £ 5. We are waiting for you

4 days ago • See Original



gindungo_restaurant_bar

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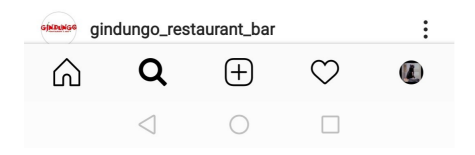




10 likes

gindungo_restaurant_bar Dj Mirokikola is already at gindungo. Today is until 5 am. Tropical party

3 August • See Original













2 likes

gindungo_restaurant_bar GINDUNGO,MIU
EVENTS ,BBR PRESENTS

Saturday 22TH JUN LADIES SUNSET O weekend começa no Gindungo Restaurant & Bar. Paragem de Metro Bounds Green Piccadilly Line Gindungo Bar Doors Open At -10PM -5AM

ADRESS: 2 Queen's Parade Brownlow Road N11 2DN.

Entrance Ladies Free + Free Cocktail Men 5£ All

















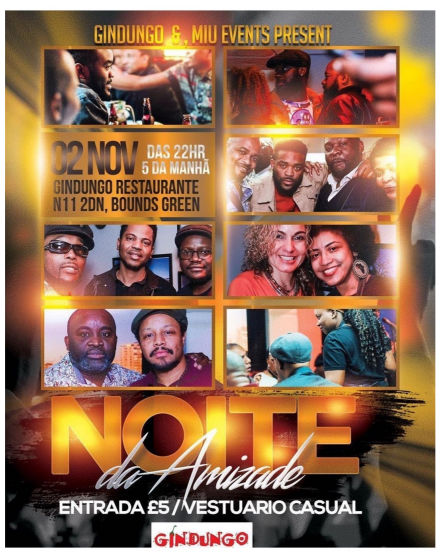


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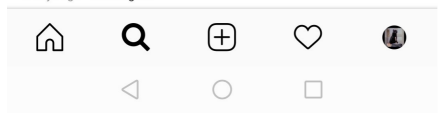




8 likes

gindungo_restaurant_bar Today all roads will give the friendship party, with DJ Aurum Diesel (from Portugal) Until 5 am. Entries women and men for £ 5.We are waiting for you

5 days ago • See Original

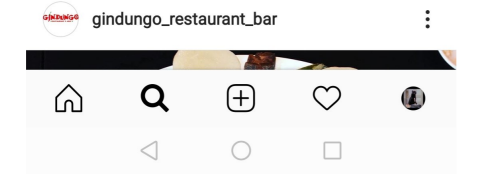




6 likes

gindungo_restaurant_bar Guys gindungueiros and already July 20th the event organized by our sister Micaela and our cota Jaime, so let's all contribute to our house in North London, we will be full and be a pleasant evening with 60's songs., 70 and 80 that marked part of our generation. It will be a nice event with buffet from 8 PM until 12 am for £ 18. Then from 12 am until 5 am entrance £ 5 for men at the door and free to Women will also have semba music and a little bit of everything, with our cota Jaime playing for the first time live in the space of our sister Micaela. Tickets are already flying, anyone who wants a ticket please contact números:07466356043 or 07501 938835 ATTENTION: between 8 pm to 12 am the doors will be closed for people who don't buy tickets. This schedule is reserved only for people who will buy tickets.

13 July • See Original





४ № 73% **■** 16:47

28 March



gindungo_restaurant_bar









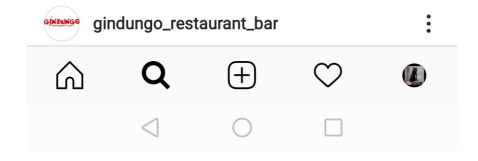


55 views

gindungo_restaurant_bar Gindungo Restaurant Bar(2A Queens Parade, N11 2DN) Bounds Green Station(Piccadilly Line) "Angola mais perto"

View 1 comment

28 March

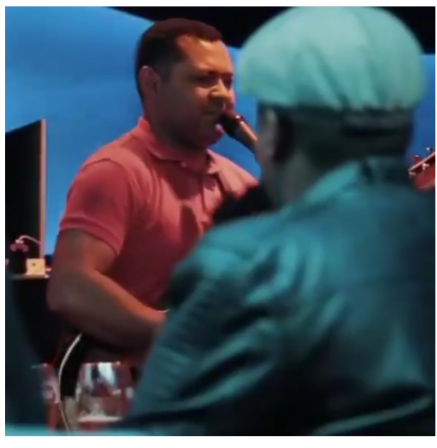




28 March



gindungo_restaurant_bar









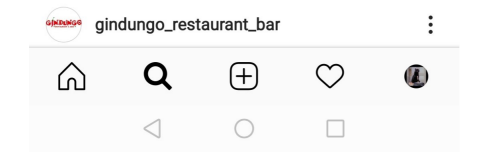


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gindungo_restaurant_bar Gindungo Restaurant Bar(2A Queens Parade, N11 2DN) Bounds Green Station(Piccadilly Line) "Angola mais perto"

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28 March





28 March



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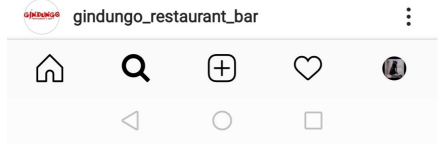


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gindungo_restaurant_bar Gindungo Restaurant
Bar(2A Queens Parade, N11 2DN) Bounds Green
Station(Piccadilly Line) " Angola mais perto"

View 1 comment 28 March







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Bar(ZA Queens Parade, NTT ZDN) Bound... more

28 March



gindungo_restaurant_bar

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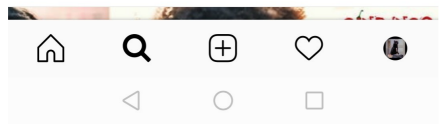
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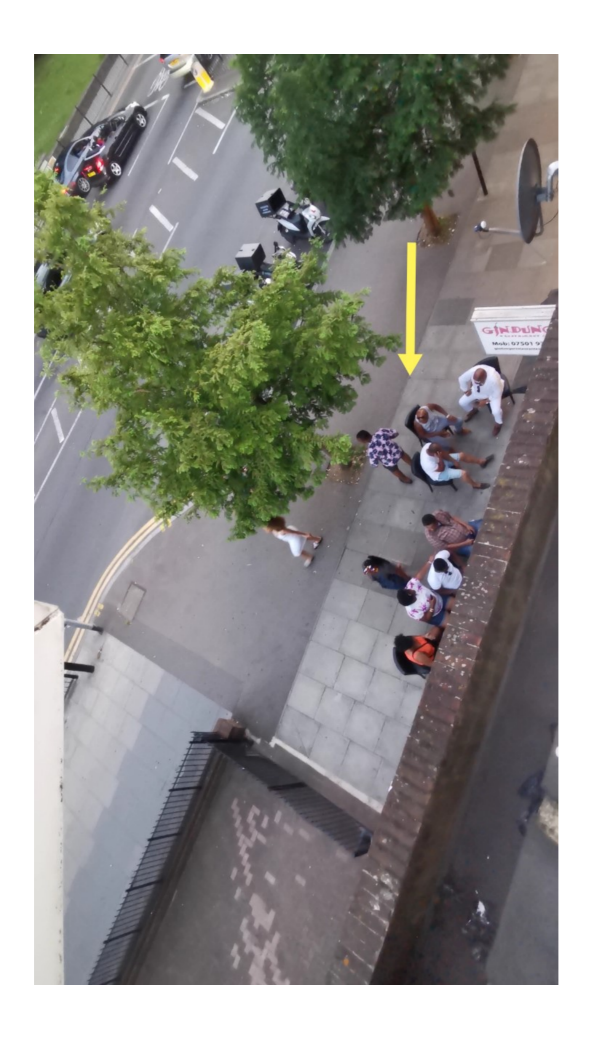
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Bar(2A Queens Parade, N11 2DN) Bounds Green
Station(Piccadilly Line) " Angola mais perto"

28 March

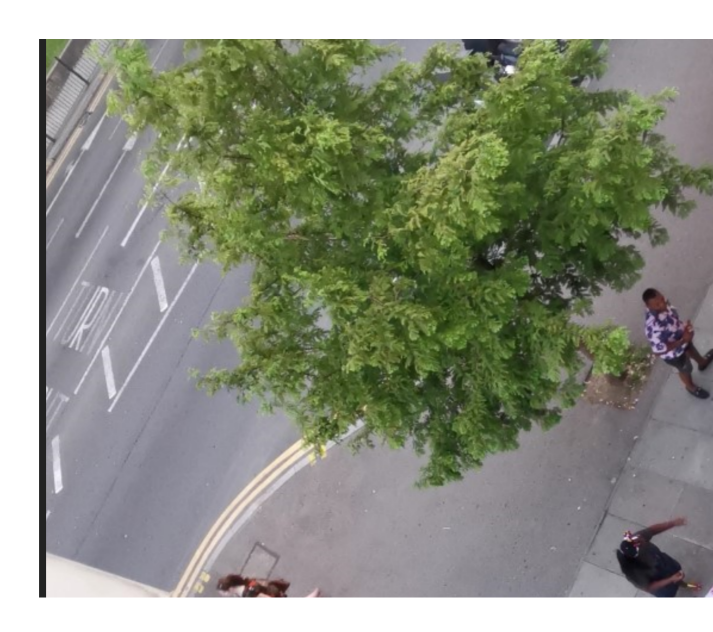


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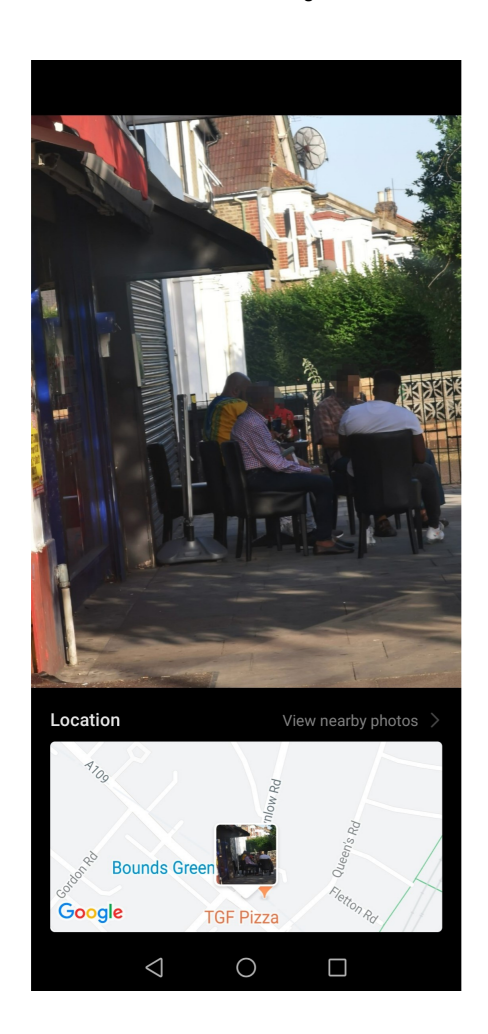


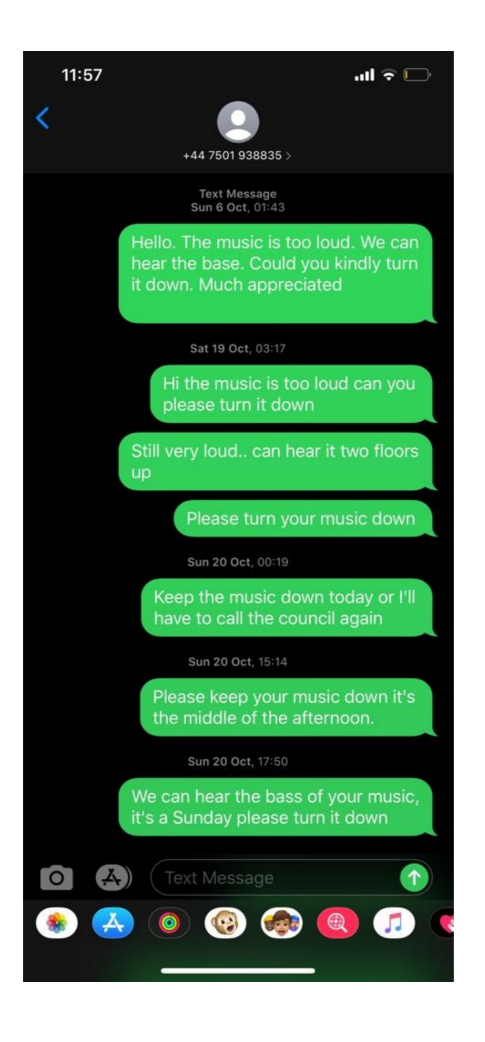
Page 39

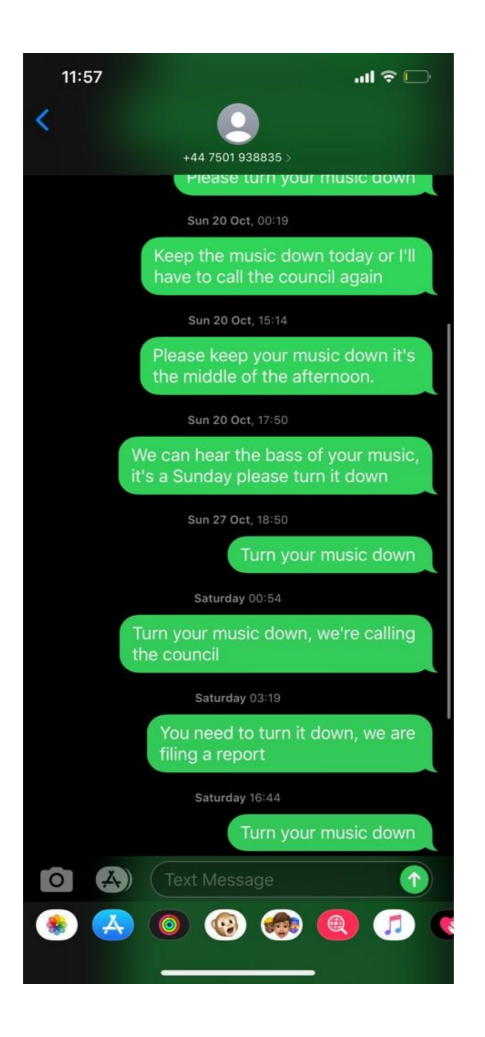












Petition for revoking bar and music license from Gindungo Bar, 2A Queens Parade, Bounds Green, N11 2DN

Residents and Business owner signatures

Name and Address	Date	Signature
AZZ Enpress	06-11-19	
BOUGENS PATROE	201	2
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Flat 1 Queens Parade, N112DL Sucha Raithatha.	6/u)cq	Livanian
Flat I, N112PL Ghanshy am Raithatha	c/uli9	Virial de la constantina della
Flat 7, NII 2DL Shobha Ràithatha	6/ulia	S. Raethather
Plat I NII ZDL Poõja Laimama,	6/11/19	
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Page 51

Cllr. Dr James Chiriyankandath
Councillor for Bounds Green, Haringey
River Park House
225 High Road
Wood Green
London N22 8HQ
Email: james.chiriyankandath@haringey.gov.uk

8 November 2019

The Chair, Members and Secretary Licensing Sub Committee A Haringey Council River Park House 225 High Road Wood Green London N22 8HQ

Dear Sirs,

I am writing to support the objections submitted by Ms Sneha Raithatha, of Flat 1, Queens Parade Mansions, Brownlow Road, Bounds Green, London N11 2DL, and other residents of the same block, to the application made by Ms Micaela Faustino Da Silva, Gindungo Restaurant, 2A Queens Parade, Brownlow Road, Bounds Green, London N11 2DN, for an extension of the licensed hours of trade from 12.00-00.00 to 12.00-05.30 on Fridays, Saturdays, Bank Holiday Sundays, Christmas Eve and New Year's Eve (with the license to play recorded music extended from 12.00-23.30 to 12.00-05.00).

This is a completely inappropriate use of the premises, situated as it is in the middle of a residential block where several households reside including an elderly couple with health issues and small children. The restaurant/bar is practically invisible from the road, apart from a small sign and menu card on the wall, and accessed by customers via a dingy doorway with a buzzer at the side and a back entrance by the waste bins. According to the complaints made by the residents in their representation the licensee has frequently breached the conditions of the license issued on 22 March 2018, playing live - not recorded – music and continuing to operate well beyond the licensed hours, aggressively dismissing complaints that residents have had to make well past midnight up to shortly before dawn. The noise, the threatening and rowdy behaviour of some customers of the establishment, and the lack of consideration shown by the licensee appear to have become regarded as more than a nuisance by neighbours who now live in apprehension of their safety and the security of their property. These adversely relate to at least three licensing objectives: prevention of public nuisance; prevention of crime and disorder; and the protection of children from harm.

The Noise EHO has mentioned the possibility of a conditional increase in the hours of operation to 03.00 rather than 05.00. However, given the fact that the licensee is reported to have repeatedly breached the conditions of the existing license, there appears to be no reason to have confidence that they will faithfully observe any additional ones.

On this basis, I support the plea that the request for an extension of the licensed hours be rejected and that a review of the existing license be undertaken in the light of the reported breaches.

Regards,

Cllr. Dr James Chiriyankandath