NOTICE OF MEETING

LICENSING SUB COMMITTEE

Monday, 12th June, 2023, 7.00 pm - Microsoft Teams (watch the live meeting here and watch the recording here)

Members: Councillors Reg Rice, Nicola Bartlett and one other councillor to be named.

Quorum: 3

1. FILMING AT MEETINGS

Please note this meeting may be filmed or recorded by the Council for live or subsequent broadcast via the Council's internet site or by anyone attending the meeting using any communication method. Members of the public participating in the meeting (e.g. making deputations, asking questions, making oral protests) should be aware that they are likely to be filmed, recorded or reported on. By entering the 'meeting room', you are consenting to being filmed and to the possible use of those images and sound recordings.

The Chair of the meeting has the discretion to terminate or suspend filming or recording, if in his or her opinion continuation of the filming, recording or reporting would disrupt or prejudice the proceedings, infringe the rights of any individual, or may lead to the breach of a legal obligation by the Council.

2. APOLOGIES FOR ABSENCE

To receive any apologies for absence.

3. URGENT BUSINESS

The Chair will consider the admission of any late items of Urgent Business. (Late items will be considered under the agenda item where they appear. New items will be dealt with under item 7 below).

4. DECLARATIONS OF INTEREST

A member with a disclosable pecuniary interest or a prejudicial interest in a matter who attends a meeting of the authority at which the matter is considered:

(i) must disclose the interest at the start of the meeting or when the interest becomes apparent, and



(ii) may not participate in any discussion or vote on the matter and must withdraw from the meeting room.

A member who discloses at a meeting a disclosable pecuniary interest which is not registered in the Register of Members' Interests or the subject of a pending notification must notify the Monitoring Officer of the interest within 28 days of the disclosure.

Disclosable pecuniary interests, personal interests and prejudicial interests are defined at Paragraphs 5-7 and Appendix A of the Members' Code of Conduct

5. SUMMARY OF PROCEDURE

The Sub-Committee will first hear from the Licensing Officer. After that, the applicant will present their application and the Sub-Committee and objectors will have the opportunity to ask questions. Then, the objectors will present their case and the Sub-Committee and objectors will have the opportunity to ask questions.

All parties will then have the opportunity to sum up, and then the meeting will conclude to allow the Sub-Committee to deliberate and reach a decision. This decision will then be provided in writing within five working days of this meeting.

6. APPLICATION FOR A NEW PREMISES LICENCE-STADIUM LOUNGE RESTAURANT & WINE BAR LTD, 783 HIGH ROAD, TOTTENHAM, LONDON N17 8AH (NORTHUMBERLAND PARK) (PAGES 1 - 106)

To consider an application for a new premises licence.

7. APPLICATION FOR A TRANSFER AND VARIATION OF A DESIGNATED PREMISES SUPERVISOR FOR A PREMISES LICENCE AT MAXXI FOOD & WINE, 42 TOPSFIELD PARADE, LONDON, N8 (CROUCH END) (PAGES 107 - 148)

To consider an application for a variation and transfer of a designated premises supervisor for a premises licence.

8. NEW ITEMS OF URGENT BUSINESS

To consider any items of urgent business as identified at item 3.

Nazyer Choudhury, Principal Committee Co-ordinator Tel – 020 8489 3321 Fax – 020 8881 5218

Email: nazyer.choudhury@haringey.gov.uk

Fiona Alderman Head of Legal & Governance (Monitoring Officer) George Meehan House, 294 High Road, Wood Green, N22 8JZ

Friday, 02 June 2023



Agenda Item 6

Report for: Licensing Sub Committee – 12 June 2023

Item number: 6

Title: Application for a new premises licence-Stadium Lounge Restaurant &

Wine Bar Ltd, 783 High Road, Tottenham, London N17 8AH

Report

authorised by: Daliah Barrett-Licensing Team Leader – Regulatory Services.

Ward(s) affected: Northumberland Park

Report for Key/

Non Key Decision: Not applicable

1. Describe the issue under consideration

- 1.1 This report relates to an application to vary an existing premises licence by Mr Tekleweni Ghebreselassie.
- 1.2 The application seeks the following:

Regulated Entertainment: Live Music

Monday to Sunday 1500 to 0300 hours

Recorded Music

Monday to Tuesday 0900 to 1100 hours Wednesday to Thursday 0900 to 0100 hours Friday 0900 to 0200 hours Saturday 0900 to 0300 hours Sunday 0900 to 0000 hours

Provision of anything of a similar description to live music, recorded music or

performances of dance

Monday to Sunday 1200 to 0300 hours

Sale of Alcohol

Monday to Sunday 1200 to 0300 hours

Supply of alcohol **ON** the premises.

Hours open to Public

Monday to Sunday 0900 to 0300 hours

- 1.3 The application can be found at Appendix A.
- 1.4 Representations have been received from:

Responsible Authoritities & Other Persons - App B

1.5 Recommendation

In considering the representations received and what is appropriate for the promotion of the licensing objectives, the steps the Sub-Committee can take are:



- Grant the aspplication as requested
- Grant the application whilst imposing additional conditions and/or altering in any way the proposed operating schedule.
- Exclude any licensable activities to which the application relates
- Reject the whole or part of the application

Members of the licensing sub committee are asked to note that they may not modify the conditions or reject the whole or part of the application merely becaus it considers it desirable to do so. It must be appropriate in order to promote the licensing objectives.

2 Background

- 2.1 The premises is situated along the parade of commercial business in the High Road Tottenham N17 with residential above and to the rear of it. The premises has operated as a restaurant in the past and held a licence to allow alcohol and regulated entertainment previously but that licence has lapsed due to the company becoming dissolved. The premises was hired out for late night parties which led to noise nuisance and impacted nearby residents.
- 2.2 The premises has not been occupied for a period of time., since the late nigt 'lock-ins' were stopped. The new owner is seeking to operate a late night venue and also add a shisha lounge area to the rear of the venue where he intends to provide licensable activity also. No specific plans or Planning permission is in place for the proposed shisha lounge to the rear.
- 2.3 The applicant as been advised of the need for Planning permission.

3 Licensing Policy

- 3.1 The committee will also wish to be aware of the guidance issued under section 182 of the Licensing Act 2003. Licensing is about regulating the provision of licensable activities on licensed premises, by qualifying clubs and at temporary events within the terms of the Licensing Act 2003. The terms and conditions attached to various permissions are focused on matters which are within the control of individual licensees and others granted relevant permissions. Accordingly, these matters will centre on the premises and places being used for licensable activities and the vicinity of those premises and places.
- 3.2 The objective of the licensing process is to allow for the carrying on of retail sales of alcohol and the prevention of public nuisance, prevention of crime and disorder, public safety and protection of children from harm. It is the Licensing Authority's wish to facilitate well run and managed premises with licence holders displaying sensitivity to the impact of the premises on local residents.
- 3.3 In considering licence applications, where relevant representations are made, this Licensing Authority will consider the adequacy of measures proposed to deal with the potential for public nuisance and/or public disorder having regard to all the circumstances of the case.
- 3.4 Where relevant representations are made, this authority will demand stricter conditions with regard to noise control in areas that have denser residential accommodation, but this will not limit opening hours without regard for the individual merits of any application. This authority will consider each application and work with the parties concerned to ensure that adequate noise control measures are in place. Any action taken to promote the licensing objectives will be



appropriate and proportionate.

- 3.5 This Licensing Authority in determining what action to take will seek to establish the cause of concern and any action taken will be directed at these causes. Any action taken to promote the licensing objectives will be appropriate and proportionate.
- 3.6 Where relevant representations are made, this authority will demand stricter conditions with regard to noise control in areas that have denser residential accommodation, but this will not limit opening hours without regard for the individual merits of any application. This authority will consider each application and work with the parties concerned to ensure that adequate noise control measures are in place
- 3.7 Also The Licensing Authority may not impose conditions unless its discretion has been exercised following receipt of relevant representations and it is satisfied as a result of the hearing that it is appropriate to impose conditions to promote one or more of the four licensing objectives. Therefore conditions may not be imposed for the purpose other than promoting the licensing objectives and in some cases no additional conditions will be required.
- 3.8 In cases Members should make their decisions on the civil burden of proof, that is the balance of probability.
- 3.9 Members should consider in all cases whether or not primary legislation is the appropriate method of regulation and should only consider licence conditions when the circumstances in their view are not already adequately covered elsewhere.
- 3.10 The Government has advised that conditions must be tailored to the individual type, location and characteristics of the premises and events concerned. Conditions cannot seek to manage the behaviour of customers once they are beyond the direct management of the licence holder and their staff.
 The Councils Licensing policy generally expects applicants to address the licensing objectives and discuss how to do this with the relavant responsible authorities.

4 Licensing hours

4.2 Where relevant representations are made, the Council will consider the proposed hours on their individual merits. Notwithstanding this, the Council may require stricter conditions in areas that have denser residential accommodation to prevent public nuisance. The Council will endeavour to work with all parties concerned in such instances to ensure that adequate conditions are in place. The Council may restrict the hours that certain premises can offer alcohol for sale for consumption off the premises for preventing crime, disorder and nuisance.

5 Powers of a Licensing Authority

- 5.1 The decision should be made with regard to the Secretary of the State's guidance and the Council's Statement of Licensing Policy under the Licensing Act 2003. Where the decision departs from either the Guidance or the Policy clear and cogent reasons must be given. Members should be aware that if such a departure is made the risk of appeal / challenge is increased.
- 5.2 The licensing authority's determination of this application is subject to a 21 day appeal period or if the decision is appealed the date of the appeal is determined and /or



disposed of.

6. Other considerations

Section 17 of the Crime and Disorder Act 1998 states:

"Without prejudice to any other obligation imposed on it, it shall be the duty of each authority to which this section applies to exercise its various functions with due regard to the likely effect of the exercise of those function on, and the need to do all that it reasonably can to prevent crime and disorder in its area".

6.1 Human Rights

While all Convention Rights must be considered, those which are of particular relevance to the application are:

- Article 8 Right to respect for private and family life.
- o Article 1 of the First Protocol Protection of Property
- o Article 6(1) Right to a fair hearing.
- o Article 10 Freedom of Expression

7 Use of Appendices

Appendix A - New Application.

Appendix B - Representations. Responsible Authorities/ Other persons.

Background papers: Section 82 Guidance
Haringey Statement of Licensing policy



Appendix A - New Application.





Start

Are you an agent acting on behalf of the applicant? No

Applicant: Applicant details

Full name: Tekleweni Tesfey Ghebreselassie

Email: †
Phone/mobile:

Which legal structure are you applying as A business or organisation including as a sole trader

Is your business registerd in the UK Yes Is your business registerd outside the UK

Commercial register:

Registration number: 14594915

Business name: STADIUM LOUNGE RESTAURANT & WINE BAR LTD

Are you VAT registered?: No

VAT number:

Legal status: Private Limited Company

What is your position in the business? Director

Home country: United Kingdom

Address: 783, High Road, Tottenham, Haringey, London, N17 8AH

Premises details

Premises or Trading name: STADIUM LOUNGE RESTAURANT and WINE BAR LTD

Please provide a postcode, OS Map Reference or description Address

Premises OS Map reference:

Address Description:

Full address of the premises: 783, High Road, Tottenham, Haringey, London, N17 8AH

Premises phone number: 07913540056

Plan of the premises: sandbox-files://641da29444ef2500987121, sandbox-

files://641da4e14ea93412473885

Do you have a rateable value based on VOA? Yes

What is the non-domestic rateable value band? B (£4,301-£33,000)

Are you applying to only sell alcohol?:

NDR Fee to Pay: £190

Applicant 2: Application details

In what capacity are you applying for the premises licence? Other (for example a statutory corporation)

Confirm the following: I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities

Non-individual applicant details

Full name: STADIUM LOUNGE RESTAURANT & WINE BAR LTD

Do you have a registration number? Yes

Please enter your registration number: 14594915

Description of applicant: The applicant is a LTD incorporated at Companies House on 16

January 2023. The director of the company is the aforesaid Tekleweni Tesfay Ghebreselassie, who

was appointed on the same day as the director.

Address: 783, High Road, Tottenham, Haringey, London, N17 8AH

Phone number:



Operating Schedule

When do you want the premises licence to start? 20/04/2023

When do you want the premises licence to end?

Please give a general description of the premises The restaurant has a bar, DJ stand a dance floor which live and recorded music is played and the restaurant will serve alcohol between the opening hours of the restaurant: Alcohol will be served between the hours of: Monday - Wednesday 12pm-1am, Thursday - Sunday 12pm - 3am. Consumption will be inside the restaurant only during lunch to dinner hours of service. Request for regulated entertainment: Live & recorded music, Supply of Alcohol and late night refreshment licence.

Do you expect more than 5,000 or more people to attend the premises at any one time? No How many people do you expect to attend the premises at any one time? Additional fee to be paid for over 5,000 capacity. \mathfrak{L}

Regulated entertainment

This section covers regulated entertainment

Provision of plays

Will you be providing plays?: No

Provision of films

Will you be providing films?: No

Provision of indoor sporting events

Will you be providing indoor sporting events? No

Provision of boxing or wrestling entertainments

Will you be providing boxing or wrestling entertainments? No

Provision of live music

Will you be providing live music?: Yes

Which days of the week do you intent the premises to be used for the activity? Monday,

Tuesday, Wednesday, Thursday, Friday, Saturday, Sunday

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.:

Monday:

Start 1: 15:00End 1: 03:00Start 2: 15:00End 2: 03:00

Tuesday:

Start 1: 15:00End 1: 03:00Start 2: 15:00End 2: 03:00

Wednesday:

Start 1: 15:00End 1: 03:00Start 2: 15:00End 2: 03:00

Thursday:

Start 1: 15:00End 1: 03:00Start 2: 15:00End 2: 03:00

Friday:

Start 1: 15:00End 1: 03:00Start 2: 15:00End 2: 03:00

Saturday:

Start 1: 15:00End 1: 03:00Start 2: 15:00End 2: 15:00

Sunday:

Start 1: 15:00End 1: 03:00Start 2: 15:00

• End 2: 03:00

Will the performance of live music take place indoors or outdoors or both? Indoors State type of activity to be authorised, if not already stated, and give relevant further details.: DJ deck setup indoors, has speakers that is free standing/inbuilt in the restaurant that is amplified.

State any seasonal variations for performance of live music no variations

Non standard timings. Where the premises will be used for the performance of live music at different times from those listed above, list below: may be during seasonal periods non-standard times may apply dependant on the bookings received for said live events/celebrations of certain events.

Provision of recorded music

Will you be providing recorded music? Yes

Which days of the week do you intent the premises to be used for the activity? Monday, Tuesday, Wednesday, Thursday, Friday, Saturday, Sunday 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.:

Monday:

Start 1: 09:00End 1: 11:00Start 2: 09:00End 2: 11:00

Tuesday:

Start 1: 09:00End 1: 11:00Start 2: 09:00End 2: 11:00

Wednesday:

Start 1: 09:00End 1: 01:00Start 2: 09:00End 2: 01:00

Thursday:

Start 1: 09:00End 1: 01:00Start 2: 09:00End 2: 01:00

Friday:

Start 1: 09:00End 1: 02:00

Start 2: 09:00End 2: 02:00

Saturday:

Start 1: 09:00End 1: 03:00Start 2: 09:00End 2: 03:00

Sunday:

Start 1: 09:00End 1: 00:00Start 2: 09:00End 2: 00:00

Will the playing of recorded music take place indoors or outdoors or both? Indoors State type of activity to be authorised, if not already stated, and give relevant further details.: Recorded music will be amplified through central speakers inbuilt into the premises. The music will be played during operational hours of service.

State any seasonal variations for playing of recorded music:not applicable

Non standard timings. Where the premises will be used for the playing of recorded music at
different times from those listed above, list below: not applicable

Provision of performance of dance

Will you be providing performance of dance?: No

Provision of anything of a similar description to live music, recorded music or performances of dance

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

Which days of the week do you intent the premises to be used for the activity? Monday, Tuesday, Wednesday, Thursday, Friday, Saturday, Sunday 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.:

Monday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Tuesday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Wednesday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Thursday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Friday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Saturday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Sunday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Give a description of the type of entertainment that will be provided There is a dance floor inside the premises where customers can dance accordingly to live or recorded music. no professionals will be hired to dance on premises, the clients will dance only.

Will this entertainment take place indoors or outdoors or both? Indoors

State type of activity to be authorised, if not already stated, and give relevant further details.: not applicable

State any seasonal variations for the entertainment not applicable

Non standard timings. Where the premises will be used for entertainment at different times from those listed above, list below: during seasonal periods where there are occasions that clients will like to celebrate for longer periods i.e. Christmas eve, new years day/eve etc...

Late night refreshment

Will you be providing late night refreshment? Yes

Which days of the week do you intent the premises to be used for the activity? Monday, Tuesday, Wednesday, Thursday, Friday, Saturday, Sunday

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.:

Monday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Tuesday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Wednesday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Thursday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Friday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Saturday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Sunday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Will the provision of late night refreshment take place indoors or outdoors or both? Indoors State type of activity to be authorised, if not already stated, and give relevant further

details.:

State any seasonal variations: operational hours during seasonal periods may be extended i,e, christmas eve, christmas day (if required) new years, any form of celebratory event i.e graduations etc.

Non standard timings. Where the premises will be used for the supply of late night refreshment at different times from those listed above, list below: will be supplied from lunch to early hours of dawn depending on the customers needs whilst they are celebrating or enjoying their events. But will be within a reasonable limit i.e. if a customer has drunk more than they need to, we will act as the reasonable party in this event.

Supply of alcohol

Will you be selling or supplying alcohol? Yes

Which days of the week do you intent the premises to be used for the activity? Monday,

Tuesday, Wednesday, Thursday, Friday, Saturday, Sunday

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.:

Monday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Tuesday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Wednesday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Thursday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Friday:

Start 1: 12:00End 1: 03:00Start 2: 12:00

• End 2: 03:00

Saturday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Sunday:

Start 1: 12:00End 1: 03:00Start 2: 12:00End 2: 03:00

Will the sale of alcohol be for consumption? On the premises

State any seasonal variations: as previously mentioned if required by clients to open on certain holiday seasons i.e. longer summer months, seasonal holidays, major events i.e coronation. depending on buisness need

Non standard timings. Where the premises will be used for the supply of alcohol at different times from those listed above, list below: as previously mentioned if required by clients to open on certain holiday seasons i.e. longer summer months, seasonal holidays, major events i.e coronation. depending on business need.

Designated premises supervisor consent

Are you (as the applicant), the designated premises supervisor. Yes How will the consent form of the proposed designated premises supervisor be supplied to the authority?:

Please upload the completed consent form for the designated premises supervisor

Do you know the reference number for the consent form

Please enter the reference number for the consent form N/A

Name of designated supervisor: Tekleweni Tesfay GHEBRESELASSIE

Address of designated supervisor:

Date of birth of designated supervisor.

Enter the personal licence number: LN/000026407

Issuing licensing authority: London Borough of Haringey

Adult entertainment

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

Give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises: No, will be within the normal definition of supplying food, drink and live/recorded music (as a restaurant) for the purpose of celebratory

Hours premises are open to the public

Which days of the week do you intent the premises to be used for the activity? Monday,

Tuesday, Wednesday, Thursday, Friday, Saturday, Sunday

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.:

Monday:

Start 1: 09:00End 1: 03:00Start 2: 09:00End 2: 03:00

Tuesday:

Start 1: 09:00End 1: 03:00Start 2: 09:00End 2: 03:00

Wednesday:

Start 1: 09:00End 1: 03:00Start 2: 09:00End 2: 03:00

Thursday:

Start 1: 09:00End 1: 03:00Start 2: 09:00End 2: 03:00

Friday:

Start 1: 09:00End 1: 03:00Start 2: 09:00End 2: 03:00

Saturday:

Start 1: 09:00End 1: 03:00Start 2: 09:00End 2: 03:00

Sunday:

Start 1: 09:00End 1: 03:00Start 2: 09:00End 2: 03:00

State any seasonal variations: if required during high seasonal periods. i,e Christmas, New years, gradations etc.

Non standard timings. Where you intend to use the premises to be open to the members and guests at different times from those listed above, list below: if required during high seasonal periods. i,e Christmas, New years, gradations etc

Licensing objectives

- a) **General all four licensing objectives (b,c,d,e)**: via training and maintain other requirements of the Licensing Act 2003 (Act) and the provisions of the act itself via publicity of operational hours and business type, on social media, Google etc... via corporation with police/council etc and the use of security to maintain the safety of clients. via stopping sales of goods i.e alcohol in the event of public disorder
- b) **The prevention of crime and disorder**. will install CCTV on premises and any crime or disorder arises will call the relevant bodies (police) and will hire security (SIA) to manage events and will prevent clients drinking too much to avoid any disorder. will train staff to recognise any issues that may arise and have safeguards in place i.e. notices warning of crime i.e. pickpockets. to joining a neighbourhood watch.
- c) **Public safety**: will hire security to manage events and prevent any harm to the public and will provide training to accommodate the food safety standards/ first aid etc.

Relevant bodies:

The Metropolitan Police London Fire and Emergency Planning Authority any other licensing authority for the area emergency services i,e, 999

- d) **The prevention of public nuisance**: security will be present to create a safe environment for customers, will train the staff to recognise the nuisance and the appropriate ways to conduct themselves in that situation.
- e) **The protection of children from harm**: will have security, will provide training to relevant staff to recognise dangers. will not sell alcohol to minors.

if any problems occur Local Safeguarding Children Board/ police etc will be contacted. recognise the problems that may arise and the appropriate ways to conduct themselves in that situation.

Declaration

I/we understand it is an offence, liable on conviction to a fine up to level 5 on the standard scale, under section 158 of the licensing act 2003, to make a false statement in or in connection with this application.

[Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership]

I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and

work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15).

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

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

Declaration

Full name: Tekleweni Tesfey Ghebreselassie

Capacity: Director Date: 2023-03-24

Payment summary

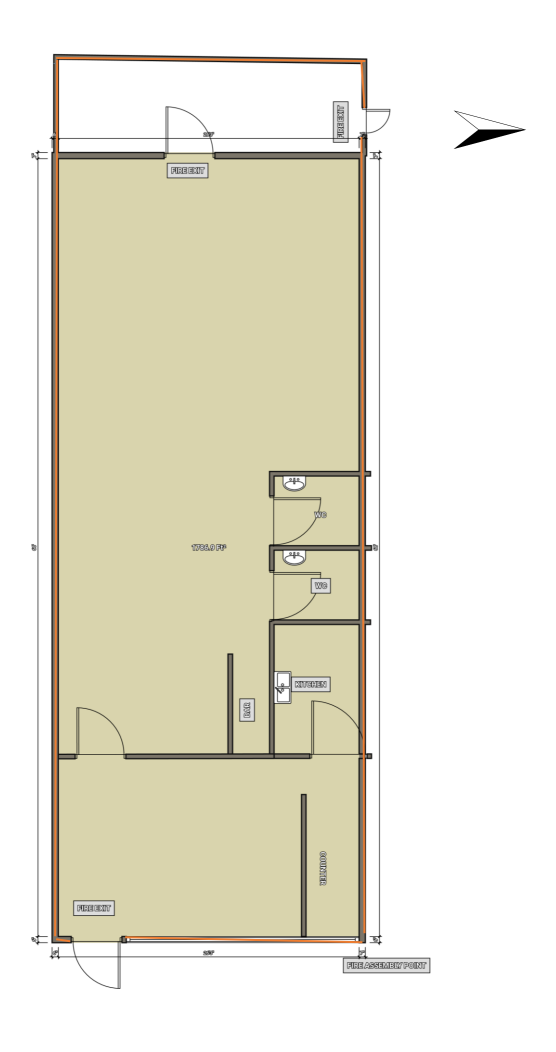
Amount: £190.00

Payment status: successful

Receipt number: SMYAC00244180

ver2

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These are the notes referred to on the following official copy

The electronic official copy of the title plan follows this message.

Please note that this is the only official copy we will issue. We will not issue a paper official copy.

This official copy was delivered electronically and when printed will not be to scale. You can obtain a paper official copy by ordering one from HM Land Registry.

This official copy is issued on 02 February 2023 shows the state of this title plan on 02 February 2023 at 12:22:59. It is admissible in evidence to the same extent as the original (s.67 Land Registration Act 2002). This title plan shows the general position, not the exact line, of the boundaries. It may be subject to distortions in scale. Measurements scaled from this plan may not match measurements between the same points on the ground.

This title is dealt with by the HM Land Registry, Wales Office .

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H. M. LAND REGISTRY GENERAL MAP

MIDDLESEX

SHEET

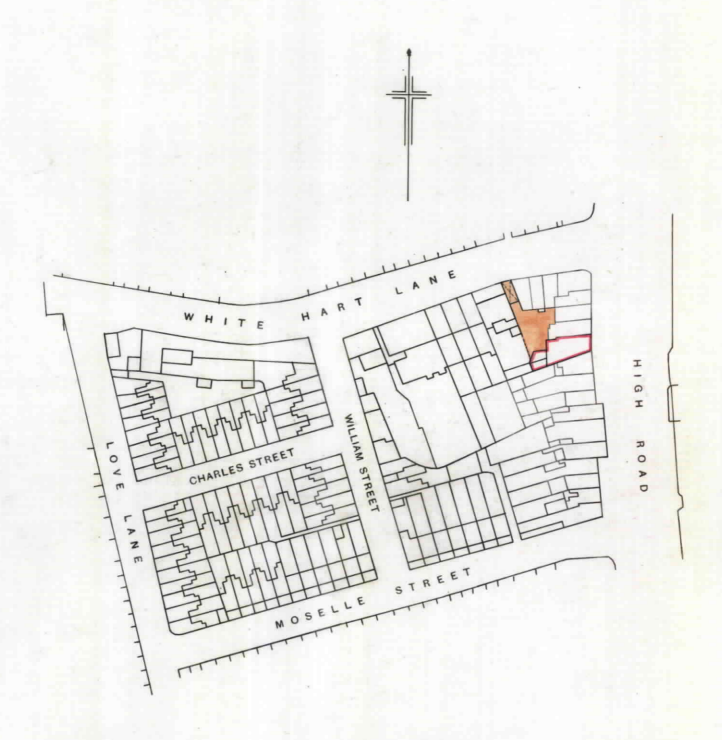
XII. 3.

SECTION

B

Scale 1/1250. Enlarged from 1/2500.

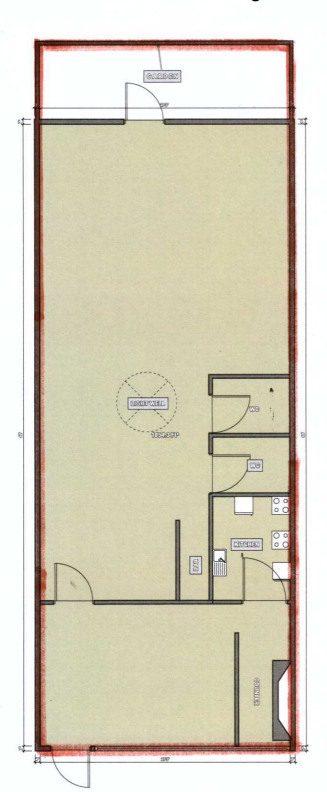
TOTTENHAM PARISH



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WATCHSTAR LIMITED

and

STADIUM LOUNGE RESTAURANT & WINE BAR LTD

LEASE

Relating To

GROUND FLOOR SHOP, 783 HIGH ROAD, TOTTENHAM, LONDON, N17 8AH

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LR1. Date of lease

2023

LR2. Title number(s)

LR2.1 Landlord's title number(s)

MX306039

LR2.2 Other title numbers

None

LR3. Parties to this Lease

Landlord

WATCHSTAR LIMITED incorporated and registered in England and Wales with company number 02953936 of Solar House, 282 Chase Road, London, N14 6NZ

Tenant

STADIUM LOUNGE RESTAURANT & WINE BAR LTD Registered office address incorporated and registered in England and Wales with company number 14594915 of 783 High Road, London, England, N17 8AH

As per the initial heads of terms there is no requirement of a guarantorLR4. Property

In the case of a conflict between this clause and the remainder of this Lease then, for the purposes of registration, this clause shall prevail.

See the definition of "Property" in Clause 1.1 and Schedule 1 of this Lease.

The Property is let without the benefit of any existing easements or other rights which are appurtenant to the whole or any part of the Building.

LR5. Prescribed statements etc.

LR5.1 Statements prescribed under rules 179 (dispositions in favour of a charity), 180 (dispositions by a charity) or 196 (leases under the Leasehold Reform, Housing and Urban Development Act 1993) of the Land Registration Rules 2003.

None.

LR5.2 This Lease is made under, or by reference to, provisions of:

None.

LR6. Term for which the Property is leased

The term specified in the definition of "Contractual Term" in Clause 1.1 of this Lease.

LR7. Premium

£ 48,000.00 (Fourty EightThousand Pounds).

LR8. Prohibitions or restrictions on disposing of this Lease

This Lease contains a provision that prohibits or restricts dispositions.

LR9. Rights of acquisition etc.

LR9.1 Tenant's contractual rights to renew this Lease, to acquire the reversion or another lease of the Property, or to acquire an interest in other land

None.

LR9.2 Tenant's covenant to (or offer to) surrender this Lease

None.

LR9.3 Landlord's contractual rights to acquire this Lease

None.

LR10. Restrictive covenants given in this Lease by the Landlord in respect of land other than the Property

None.

LR11. Easements

LR11.1 Easements granted by this Lease for the benefit of the Property

The easements set out in paragraph 1 of Schedule 2 to this Lease are granted by this Lease for the benefit of the Property.

LR11.2 Easements granted or reserved by this Lease over the Property for the benefit of other property

The easements set out in paragraph 1 of Schedule 3 to this Lease are granted or reserved over the Property for the benefit of other property.

LR12. Estate rentcharge burdening the Property

None.

LR13. Application for standard form of restriction

None.

LR14. Declaration of trust where there is more than one person comprising the Tenant

None.

This Lease is dated

2023

PARTIES

- (1) **WATCHSTAR LIMITED** incorporated and registered in England and Wales with company number 02956936 whose registered office is at of Solar House, 282 Chase Road, London, N14 6NZ (The **Landlord**);
- (2) STADIUM LOUNGE RESTAURANT & WINE BAR LTD Registered office address incorporated and registered in England and Wales with company number 14594915 of 783 High Road, London, England, N17 8AH (The **Tenant**);

BACKGROUND

- (A) The Landlord is the freehold owner of the Building.
- (B) The Property forms part of the Building.
- (C) The Landlord has agreed to grant a lease of the Property to the Tenant on the terms set out in this Lease.
- (D) The Guarantor has agreed to guarantee the Tenant's obligations under this Lease.

AGREED TERMS

1. Interpretation

The following definitions and rules of interpretation apply in this Lease.

1.1. Definitions:

Annual Rent: rent at an initial rate of £30,000.00 per annum and then as revised under and any interim rent determined under the LTA 1954

Authorised Person: any:

- (a) workers, contractors or agents of the Tenant or of any person referred to in paragraph (a) of this definition; or
- (b) person at the Property or the Building with the actual or implied authority of the Tenant or any person referred to in paragraph (b) of this definition.

Building: shall be the land and buildings known as 783 High Road, Tottenham, London, N17 8AH registered under title number MX306039 and shown edged red on the Building Plan 1.

Building Damage: damage to or destruction of the Building (excluding the Excluded Insurance Items) that makes the Property wholly or partially unfit for occupation and use or inaccessible.

Building Plan: the plan annexed to this Lease at Annex 2 and marked "Building Plan".

CDM Regulations: the Construction (Design and Management) Regulations 2015 (SI 2015/51).

Common Parts: subject to paragraph 1.6 of Schedule 3, the parts of the Building (excluding the Lettable Units) that are provided from time to time by the Landlord for common use by the tenants and occupiers of the Building and their employees, agents, licensees and visitors.

Contractual Term: a term of 15 years beginning on and including the date of this lease.

Default Interest Rate: 4% per annum above the Interest Rate.

Energy Assessor: an individual who is a member of an accreditation scheme approved by the Secretary of State in accordance with regulation 22 of the EPC Regulations.

Energy Performance Certificate: a certificate as defined in regulation 2(1) of the EPC Regulations.

EPC Regulations: Energy Performance of Buildings (England and Wales) Regulations 2012 (SI 2012/3118).

Excluded Insurance Items: any:

- (a) glass in the shopfronts of the Lettable Units; and
- (b) tenant's fixtures that are installed by or for the tenant, occupier of any Lettable Unit and that form part of the Building.

Expert: an independent surveyor:

- (a) who is a Member or Fellow of the Royal Institution of Chartered Surveyors;
- (b) with at least 10 years' post-qualification experience including relevant experience in the subject matter of the dispute; and
- (c) appointed in accordance with clause 51.

Insolvency Event: subject to clause 1.16, any one or more of the following:

- the taking of any step in connection with any voluntary arrangement or any other compromise or arrangement for the benefit of any creditors of the Tenant or any guarantor;
- (b) the making of an application for an administration order or the making of an administration order in relation to the Tenant or any guarantor;
- (c) the giving of any notice of intention to appoint an administrator, or the filing at court of the prescribed documents in connection with the appointment of an administrator, or the appointment of an administrator, in any case in relation to the Tenant or any guarantor;
- (d) the appointment of a receiver or manager or an administrative receiver in relation to any property or income of the Tenant or any guarantor;
- (e) the commencement of a voluntary winding-up in respect of the Tenant or any quarantor, except a winding-up for the purpose of amalgamation or reconstruction of

- a solvent company in respect of which a statutory declaration of solvency has been filed with the Registrar of Companies;
- (f) the making of a petition for a winding-up order or a winding-up order in respect of the Tenant or any guarantor;
- (g) the striking-off of the Tenant or any guarantor from the Register of Companies or the making of an application for the Tenant or any guarantor to be struck-off;
- (h) the Tenant or any guarantor otherwise ceasing to exist (but excluding where the Tenant or any guarantor dies);
- (i) the making of an application for a bankruptcy order, the presentation of a petition for a bankruptcy order or the making of a bankruptcy order against the Tenant or any guarantor;
- (j) the making of an application to court for, or obtaining, a moratorium under Part A1 of the Insolvency Act 1986 in relation to the Tenant or any guarantor; or
- (k) the levying of any execution or other such process on or against, or taking control or possession of, the whole or any part of the Tenant's assets.

Insurance Rent: the aggregate in each year of:

- (a) the Tenant's Proportion of the gross cost of any premiums that the Landlord expends (before any discount or commission is allowed or paid to the Landlord) and any fees and other expenses that the Landlord reasonably incurs in insuring the Building (excluding the Excluded Insurance Items) against the Insured Risks for the Reinstatement Cost in accordance with this Lease:
- (b) the Tenant's Proportion of the gross cost of the premium that the Landlord expends in effecting public liability insurance in relation to the Common Parts in accordance with this Lease (before any discount or commission is allowed or paid to the Landlord);
- (c) the gross cost of the premium before any discount or commission for insurance for loss of Annual Rent from the Property for three years; and
- (d) any IPT and any VAT (except to the extent that the Landlord obtains credit for such VAT as input tax or otherwise recovers it) payable on any sum set out in paragraphs (a) to (c) of this definition.

Insured Risks: (except to the extent any of the following are Uninsured Risks) fire, explosion, lightning, earthquake, tempest, storm, flood, bursting and overflowing of water tanks, apparatus or pipes, damage to underground water, oil or gas pipes or electricity wires or cables, impact by aircraft and aerial devices and articles dropped from them, impact by vehicles, [terrorism,] subsidence, ground slip, heave, riot, civil commotion, strikes, labour or political disturbances, malicious damage, and any other risks against which the Landlord decides to insure against from time to time and Insured Risk means any one of the Insured Risks.

Interest Rate: the base rate from time to time of Barclays Bank plc or, if that base rate stops being used or published, a comparable commercial rate specified by the Landlord (acting reasonably).

IPT: Insurance Premium Tax chargeable under the Finance Act 1994 or any similar replacement or additional tax.

Lettable Unit: any part of the Building which from time to time is, or is intended to be, let or occupied.

LPA 1925: Law of Property Act 1925.

LTA 1927: Landlord and Tenant Act 1927.

LTA 1954: Landlord and Tenant Act 1954.

LTCA 1995: Landlord and Tenant (Covenants) Act 1995.

Permitted Use: use as a restaurant and takeaway shop within Use Class E(b) of the Town and Country Planning (Use Classes) Order 1987 for sale of food and drink for consumption (mostly) on the premise.

President: the president for the time being of the Royal Institution of Chartered Surveyors or a person acting on their behalf.

Property: the property described in Schedule 1.

Property Plan: the plan annexed to this Lease at 2 and marked "Property Plan".

Rates and Taxes: all present and future rates, taxes and other impositions and outgoings payable in respect of the Property, its use and any works carried out there (or a fair proportion of the total cost of those rates, taxes, impositions and outgoings if any are payable in respect of the Property together with any other property) but excluding any taxes:

- (a) payable by the Landlord in connection with any dealing with or disposition of the reversion to this Lease; or
- (b) (except VAT) payable by the Landlord by reason of the receipt of any of the Rents due under this Lease.

Recommendation Report: a report as defined in regulation 4 of the EPC Regulations.

Reinstatement Cost: the full cost of reinstatement of the Building (excluding the Excluded Insurance Items) taking into account inflation of building costs and including any costs of demolition, site clearance, site protection, shoring up, professionals' and statutory fees and incidental expenses and any other work to the Building that may be required by law and any VAT on all such costs, fees and expenses.

Rents: the rents set out in clause 2.2.

Rent Commencement Date: Two months from the date of this lease

Rent Payment Dates: 25 March, 24 June, 29 September and 25 December.

Reservations: the rights excepted and reserved in paragraph 1 of Schedule 3.

Retained Parts: all parts of the Building including (but not limited to) all of:

- (a) the structural parts of the Building;
- (b) the Service Media; and
- (c) the Common Parts;

but excluding the Lettable Units.

Rights: the rights granted in paragraph 1 of Schedule 2.

Service Media: all media for the supply or removal of Utilities and all structures, machinery and equipment ancillary to those media.

Signs: signs, fascia, awnings, placards, boards, posters and advertisements.

Tenant Damage: damage or destruction caused (with the intention of causing damage) by an act or omission of the Tenant or any Authorised Person.

Tenant's Proportion: fifty percentage (50 %).

Term: the Contractual Term and any statutory continuation of this Lease.

Termination Date: the date on which the Term ends (however it ends).

Third Party Rights: the matters set out in Schedule 4.

Transaction: is:

- (a) any dealing with this Lease or the devolution or transmission of or parting with possession of any interest in it;
- (b) the making of any other arrangement for the occupation of the Property.

Uninsured Risks: any of the risks specified in the definition of Insured Risks where such risks are not insured against at the date of the relevant damage or destruction because:

- (a) of an exclusion imposed by the insurers; or
- (b) insurance for such risks was not available in the London insurance market on reasonable terms acceptable to the Landlord at the time the insurance policy was entered into;

and Uninsured Risk means any one of the Uninsured Risks.

Utilities: electricity, gas, water, sewage, air-conditioning, heating, energy, telecommunications, data and all other services and utilities.

Utility Costs: all costs in connection with the supply or removal of Utilities to or from the Property (or a fair proportion of the total cost if any of those costs are payable in respect of the Property together with any other property).

- **VAT**: value added tax or any equivalent tax chargeable in the UK.
- **1.2.** A reference to this Lease, except a reference to the date of this Lease or to the grant of this Lease, is a reference to this deed and any deed, licence, consent, approval or other instrument supplemental or collateral to it.
- **1.3.** The Schedules form part of this Lease and shall have effect as if set out in full in the body of this Lease. Any reference to this Lease includes the Schedules.
- **1.4.** Unless the context otherwise requires, references to clauses, Schedules and Annexes are to the clauses, Schedules and Annexes of this Lease and references to paragraphs are to paragraphs of the relevant Schedule.
- **1.5.** Clause, Schedule and paragraph headings shall not affect the interpretation of this Lease.
- **1.6.** A reference to:
 - (a) the Landlord includes a reference to the person entitled to the immediate reversion to this Lease;
 - (b) the Tenant includes a reference to its successors in title and assigns; and
 - (c) a **guarantor** includes a reference to the Guarantor and to any other guarantor of the tenant covenants of this Lease including a guarantor who has entered into an authorised guarantee agreement.
- **1.7.** In relation to any payment, a reference to a fair proportion is to a fair proportion of the total amount payable, determined conclusively (except as to questions of law) by the Landlord.
- **1.8.** A **person** includes a natural person, corporate or unincorporated body (whether or not having separate legal personality).
- **1.9.** Unless the context otherwise requires, a reference to one gender shall include a reference to the other genders.
- **1.10.** The expressions authorised guarantee agreement, landlord covenant and tenant covenant each has the meaning given to it by the LTCA 1995.
- **1.11.** Any obligation on the Tenant not to do something includes an obligation not to allow that thing to be done and an obligation to use best endeavours to prevent that thing being done by another person.
- **1.12.** References to:
 - (a) the consent of the Landlord are to the consent of the Landlord given in accordance with clause 50.1;
 - (b) the approval of the Landlord are to the approval of the Landlord given in accordance with clause 50.3; and
 - (c) any consent or approval required from the Landlord shall be construed as also including a requirement to obtain the consent or approval of any mortgagee of the Landlord;
 - where such consent or approval is required under the terms of the mortgage. Except that nothing in this Lease shall be construed as imposing on any mortgagee any

obligation (or indicating that such an obligation is imposed on any mortgagee by the terms of the mortgage) not unreasonably to refuse any such consent.

- **1.13.** Unless the context otherwise requires, references to the Building, the Common Parts, a Lettable Unit, the Property and the **Retained Parts** are to the whole and any part of them or it.
- **1.14.** For the purposes of each of the following:
 - (a) the easements set out in paragraph 1 of Schedule 2 that burden the Building (excluding the Property);
 - (b) the easements set out in paragraph 1 of Schedule 3 that benefit the Building(excluding the Property);
 - (c) the registration of the easements referred to in clause 1.14(a) and clause 1.14(b) at HM Land Registry;
 - (d) LR4; and
 - (e) Clause 44.2;

the Building shall only include the land and buildings specified at paragraph (a) of the definition of the Building and no other land or buildings.

- **1.15.** Unless the context otherwise requires, any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.
- **1.16.** For the purposes of the definition of **Insolvency Event**:
 - (a) where any of the paragraphs in that definition apply in relation to:
 - (i) a partnership or limited partnership (as defined in the Partnership Act 1890 and the Limited Partnerships Act 1907 respectively), that paragraph shall apply subject to the modifications referred to in the Insolvent Partnerships Order 1994 (SI 1994/2421) (as amended); and
 - (ii) a limited liability partnership (as defined in the Limited Liability Partnerships Act 2000), that paragraph shall apply subject to the modifications referred to in the Limited Liability Partnerships Regulations 2001 (SI 2001/1090) (as amended); and
 - **(b) Insolvency Event** includes any analogous proceedings or events that may be taken pursuant to the legislation of another jurisdiction in relation to a tenant or guarantor incorporated or domiciled in such relevant jurisdiction.
- **1.17.** A reference to writing or written excludes fax and email.
- **1.18.** Unless the context otherwise requires, words in the singular shall include the plural and in the plural shall include the singular.
- **1.19.** A **working day** is any day which is not a Saturday, a Sunday, a bank holiday or a public holiday in England.

- **1.20.** A reference to laws in general is a reference to all local, national and directly applicable supra-national laws as amended, extended or re-enacted from time to time and shall include all subordinate laws made from time to time under them and all orders, notices, codes of practice and guidance made under them.
- **1.21.** Unless otherwise specified, a reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time and shall include all subordinate legislation made from time to time under that statute or statutory provision and all orders, notices, codes of practice and guidance made under it.
- **1.22.** If any provision or part-provision of this Lease is or becomes invalid, illegal or unenforceable, it shall be deemed deleted, but that shall not affect the validity and enforceability of the rest of this Lease.

2. Grant

- **2.1.** At the request of the Guarantor, the Landlord lets the Property to the Tenant:
 - (a) for the Contractual Term;
 - (b) with full title guarantee;
 - (c) together with the Rights;
 - (d) excepting and reserving the Reservations; and
 - (e) subject to the Third Party Rights.
- **2.2.** The grant in clause 2.1 is made with the Tenant paying as rent to the Landlord:
 - (a) the Annual Rent
 - (b) the Insurance Rent;
 - (c) the sums payable by way of service charge pursuant to Schedule 7;
 - (d) all interest payable under this lease; and
 - (e) all other sums payable under this lease; and
 - (f) all VAT chargeable on the other rents set out in this clause 2.2.

3. Tenant covenants

The Tenant covenants with the Landlord to observe and perform the tenant covenants of this Lease during the Term or (if earlier) until the Tenant is released from the tenant covenants of this Lease by virtue of the LTCA 1995.

4. Payment of Annual Rent

- **4.1.** The Tenant must pay the Annual Rent by four equal instalments in advance on or before the Rent Payment Dates except that:
 - (a) the Tenant must pay the first instalment of Annual Rent on the Rent Commencement Date; and

(b) that first instalment of Annual Rent shall be the proportion of the Annual Rent calculated on a daily basis for the period from and including the Rent Commencement Date to and including the day before the next Rent Payment Date after the Rent Commencement Date.

5. Payment method

- **5.1.** The Tenant must pay the Annual Rent and all other sums payable under this Lease by:
 - (a) electronic means from an account held in the name of the Tenant to the account notified from time to time to the Tenant by the Landlord; or
 - **(b)** any other method that the Landlord reasonably requires from time to time and notifies to the Tenant.

6. No set-off

The Tenant must pay the Annual Rent and all other sums payable under this Lease in full without any set-off, counterclaim, deduction or withholding (other than any deduction or withholding of tax as required by law).

7. Interest

- 7.1. If any of the Annual Rent or any other sum payable by the Tenant under this Lease has not been paid within five working days of its due date (whether it has been formally demanded or not), the Tenant must pay to the Landlord interest on that amount at the Default Interest Rate (both before and after any judgment). Such interest shall accrue on that amount on a daily basis for the period beginning on and including its due date to and including the date of payment.
- 7.2. If the Landlord does not demand or accept any of the Annual Rent or any other sum due from, or tendered by, the Tenant under this Lease because the Landlord reasonably believes that the Tenant is in breach of any of the tenant covenants of this Lease, then, when that amount is accepted by the Landlord, the Tenant must pay to the Landlord interest on that amount at the Interest Rate. Such interest shall accrue on that amount on a daily basis for the period beginning on and including its due date to and including the date it is accepted by the Landlord.

8. Rates and Taxes

- **8.1.** The Tenant must pay all Rates and Taxes.
- **8.2.** The Tenant must not make any proposal to alter the rateable value of the Property (or that value as it appears on any draft rating list) without the approval of the Landlord.
- **8.3.** If, after the Termination Date, the Landlord loses rating relief (or any similar relief or exemption) because it has been allowed to the Tenant, the Tenant must pay the Landlord an amount equal to the relief or exemption that the Landlord has lost.

9. Utilities

- **9.1.** The Tenant must pay all Utility Costs.
- **9.2.** The Tenant must comply with all laws and with any recommendations of the relevant suppliers relating to the supply and removal of Utilities to or from the Property.

10. Common items

The Tenant must pay to the Landlord on demand a fair proportion of all costs payable by the Landlord for the maintenance, repair, lighting, cleaning and renewal of all Service Media, structures and other items not on or in the Building but used or capable of being used by the Building in common with other land.

11. Costs

- **11.1.** The Tenant must pay on demand and on a full indemnity basis the costs and expenses of the Landlord including any solicitors' or other professionals' costs and expenses (incurred both during and after the Termination Date) in connection with, or in contemplation of, any of the following:
 - (a) the enforcement of the tenant covenants of this Lease;
 - (b) serving any notice or taking any proceedings in connection with this Lease under section 146 or 147 of the LPA 1925 (notwithstanding that forfeiture is avoided otherwise than by relief granted by the court);
 - (c) serving any notice in connection with this Lease under section 17 of the LTCA 1995;
 - (d) the preparation and service of a schedule of dilapidations in connection with this Lease; or
 - (e) any consent or approval applied for under this Lease, whether or not it is granted.

12. Prohibition of dealings

- **12.1.** Except as expressly permitted by clause 13, the Tenant must not:
 - (a) assign, underlet, charge, part with or share possession or occupation of this Lease or the whole or part of the Property;
 - (b) assign, part with or share any of the benefits or burdens of this Lease, or in any interest derived from it, whether by a virtual assignment or other similar arrangement; or
 - (c) hold the lease on trust for any person (except pending registration of a dealing permitted by this Lease at HM Land Registry or by reason only of joint legal ownership).
 - (d) Underlet part or whole of the Property for the duration of this Lease.

13. Assignments

- **13.1.** The Tenant may assign the whole of this Lease with the consent of the Landlord (such consent not to be unreasonably withheld).
- **13.2.** The Landlord and the Tenant agree that, for the purposes of section 19(1A) of the LTA 1927, the Landlord may give its consent to an assignment subject to all or any of the following conditions:
 - (a) a condition that the assignor enters into an authorised guarantee agreement in favour of the Landlord which:

(i) is in respect of all the tenant covenants of this Lease;

is in respect of the period beginning with the date the assignee becomes bound by those covenants and ending on the date when the assignee is released fromthose covenants by virtue of section 5 of the LTCA 1995:

- (ii) imposes principal debtor liability on the assignor;
- (iii) requires (in the event of a disclaimer of this Lease) the assignor to enter into a new tenancy for a term equal to the unexpired residue of the Contractual Term; and
- (iv) is otherwise in a form reasonably required by the Landlord;
- (b) a condition that any guarantor of the assignor (other than a guarantor under an authorised guarantee agreement) enters into a guarantee in favour of the Landlord in a form reasonably required by the Landlord guaranteeing that the assignor will comply with the terms of the authorised guarantee agreement;
- (c) a condition that a person or persons of standing acceptable to the Landlord (acting reasonably) enters into a guarantee and indemnity of the tenant covenants of this Lease in the form set out in Schedule 8 (but with such amendments and additions as the Landlord may reasonably require); and
- (d) a condition that the assignee enters into a rent deposit deed with the Landlord in a form reasonably required by the Landlord and for an initial deposit of six months' Annual Rent (as at the date of assignment) plus a sum equivalent to VAT on that Annual Rent.
- **13.3.** The Landlord and the Tenant agree that, for the purposes of section 19(1A) of the LTA 1927, the Landlord may refuse its consent to an assignment if any of the following circumstances exist:
 - (a) the Annual Rent or any other sum due under this Lease [(where that other sum is not the subject of a genuine dispute with the Landlord)] is outstanding;
 - (b) there is a material breach of covenant by the Tenant that has not been remedied; or
 - (c) in the Landlord's reasonable opinion the assignee is not of sufficient financial standing to enable it to comply with the Tenant's covenants and conditions contained in this Lease.
- **13.4.** Nothing in this clause shall prevent the Landlord from giving consent subject to any other reasonable condition nor from refusing consent to an assignment in any other circumstance where it is reasonable to do so.

13.5. Charging

(a) The Tenant shall not charge or agree to charge any part or whole of the Property.

13.6 Underletting

(a) Tenant must not Underlet part or whole of the Property for the duration of this Lease.

14. Notification and registration of dealings

- **14.1.** Within one month of any Transaction, the Tenant must:
 - (a) give the Landlord notice of the Transaction;
 - (b) deliver a certified copy of any document effecting or evidencing the Transaction to the Landlord (including a certified copy of any notice served under, or any declaration or statutory declaration made in accordance with, section 38A of the LTA 1954 as part of such Transaction); and
 - (c) pay the Landlord a registration fee of £50 (plus VAT).
- **14.2.** In respect of every Transaction that is registrable at HM Land Registry, the Tenant must:
 - (a) promptly following completion of the Transaction apply to register it (or procure that the relevant person applies to register it);
 - (b) (or must procure that) any requisitions raised by HM Land Registry in connection with an application to register a Transaction are responded to promptly and properly; and
 - (c) within one month of completion of the registration, send the Landlord official copies of its title (and where applicable of the undertenant's title).
- **14.3.** If requested by the Landlord, the Tenant must promptly supply the Landlord with full details of the occupiers of the Property and the terms on which they occupy it.

15. Repair

- **15.1.** The Tenant must:
 - (a) subject to clause 16.2, keep the Property in good and substantial repair and condition;
 - **(b)** ensure that any Service Media forming part of the Property is kept in good working order:
 - (c) keep the Property clean, tidy and clear of rubbish; and
 - (d) replace as soon as possible with glass of similar appearance and of similar or better quality any glass forming part of the Property that becomes cracked or broken.
- **15.2.** The Tenant shall not be liable to repair the Property (excluding any Excluded Insurance Items forming part of the Property) to the extent that any disrepair has been caused by:
 - (a) an Insured Risk unless and to the extent that:
 - (i) the policy of insurance of the Property has been vitiated or any insurance proceeds withheld in consequence of any act or omission of the Tenant or any Authorised Person (except where the Tenant has paid an amount equal to any insurance money that the insurers refuse to pay in accordance with paragraph 3.2(f) of Schedule 6);
 - (ii) the insurance cover in relation to that disrepair is limited as referred to in paragraph 1.3 of Schedule 6; or

(b) Building Damage by an Uninsured Risk unless that damage is Tenant Damage.

16. Decoration

16.1. The Tenant must:

- (a) decorate the external parts of the Property every five years, the internal parts of the Property every three years and also both the external and internal parts of the Property in the last three months before the Termination Date;
- (b) carry out all decoration (including all appropriate preparatory work) in a good and proper manner using good quality materials that are appropriate to the Property and the Permitted Use; and
- (c) carry out the decoration required in the last three months before the Termination Date to the reasonable satisfaction of the Landlord and using materials, designs and colours approved by the Landlord (acting reasonably).
- (d) Accept responsibility for their own internal decorating during their tenancy and must obtain written approval of the Landlord.

17. Alterations

- **17.1.** Except as permitted by clause 18.3 and clause 18.4, the Tenant must not make any:
 - (a) external or structural alteration or addition to the Property; or
 - **(b)** opening in any boundary of the Property.
- **17.2.** Subject to clause 18.6, the Tenant must not make any internal non-structural alteration to the Property without the consent of the Landlord (such consent not to be unreasonably withheld or delayed).
- **17.3.** The Tenant must not:
 - (a) make any alterations to the shopfront of the Property; or
 - **(b)** attach a shop fascia to the Property;

without the consent of the Landlord (such consent not to be unreasonably withheld or delayed).

- **17.4.** Subject to clause 18.6, the Tenant may carry out minor alterations that consist of making minor perforations in any boundary of the Property or in the structural elements of the Building that are at the Property provided that:
 - (a) those alterations are reasonably required in connection with any works permitted under this clause 18;
 - (b) those alterations do not adversely impact on the structural integrity of the Building; and
 - (c) the Tenant obtains the consent of the Landlord (such consent not to be unreasonably withheld or delayed).
- **17.5.** Subject to clause 18.6, the Tenant must not install any Service Media at the Property nor

alter the route of any Service Media at the Property without the consent of the Landlord (such consent not to be unreasonably withheld or delayed).

The Tenant must not carry out any alteration to the Property which would, or mayreasonably be expected to have, an adverse effect on the asset rating in any Energy Performance Certificate for the Property or the Building.

18. Signs

- **18.1.** The Tenant must not:
 - (a) except as permitted by clause 19.2, display any Signs inside the Property that are visible from outside the Property; or
 - **(b)** except as permitted by clause 18.3(b), attach any Signs to the exterior of the Property.
- **18.2.** The Tenant may display such trade posters and advertisements at the Property of a design, size and number and in positions that are appropriate to the nature and location of the Property and to the Permitted Use.
- **18.3.** The Tenant must allow the Landlord to fix to and keep at the Property:
 - (a) during the twelve month period before the Termination Date, any re-letting board as the Landlord reasonably requires [except where there is a genuine prospect of the Tenant renewing this Lease and the Tenant is genuinely and actively pursuing that renewal]; and
 - **(b)** at any time during the Term, any sale board as the Landlord reasonably requires.

19. Window displays and window cleaning

- **19.1.** The Tenant must:
 - (a) keep the shopfront of the Property and any windows at the Property (whether or not those windows form part of the Property) appropriately lit and dressed during the hours that the Property is open for trade; and
 - (b) as often as reasonably necessary, clean:
 - (i) the internal and external surfaces of the glass in the shopfront of the Property; and
 - (ii) the internal surfaces of any windows and other glass at the Property (whether or not such windows and other glass form part of the Property).

20. Returning the Property to the Landlord

- **20.1.** The Tenant must return the Property to the Landlord on the Termination Date with vacant possession and in the repair and condition required by this Lease.
- **20.2.** Subject to clause 21.3, the Tenant must by the Termination Date:
 - (a) remove:
 - (i) any tenant's fixtures from the Property;
 - (ii) any alterations to the Property undertaken by or for any tenant, undertenant or occupier during or in anticipation of this Lease and any Lease Alterations; and

- (iii) any Signs erected by the Tenant at the Building; and
- **(b)** make good any damage caused to the Building by the removal of those items and alterations.
- 20.3. If the Landlord gives notice to the Tenant no later than two months before the Termination Date specifying which of the tenant's fixtures, alterations and other matters set out in clause 21.2(a)(i) and clause 21.2(a)(ii) shall not be removed pursuant to clause 21.2, the Tenant must not remove the specified tenant's fixtures, alterations or other matters pursuant to that clause.
- **20.4.** On or before the Termination Date, the Tenant must remove from the Property all chattels belonging to or used by it.
- **20.5.** The Tenant:
 - (a) irrevocably appoints the Landlord to be the Tenant's agent to store or dispose of any chattels or items fixed to the Building by the Tenant and left by the Tenant for more than ten working days after the Termination Date; and
 - **(b)** must indemnify the Landlord in respect of any claim made by a third party in relation to that storage or disposal.

The Landlord shall not be liable to the Tenant by reason of that storage or disposal.

- 21. Use
- **21.1.** The Tenant must not use the Property for any purpose other than the Permitted Use.
- **21.2.** Trading hours are between 9am till 12 am (Monday and Tuesday), 9am till 1am (Wednesday and Thursday), 9am till 9am to 3am (Friday, Saturday and Sunday).
- **21.3.** The Tenant must keep the Property open for trading during normal trading hours for the locality except that the Tenant shall not be required to be open for trading in any period during which:
 - (a) the Tenant (or any authorised occupier) is carrying out any alterations to the Property that are permitted or required by this Lease;
 - **(b)** the Tenant has vacated the Property in anticipation of an authorised assignment of this Lease or underletting;
 - (c) it is not possible to occupy or access the Property following damage to or destruction of the Building by an Insured Risk;
 - (d) occupation or trading would result in a breach of any other provision of this Lease or law;
 - (e) the tenant cannot keep his business open due to a family emergency.

21.4. The Tenant must not:

- (a) use the Property for any illegal purposes nor for any purpose or in a manner that would cause loss, damage, injury, nuisance or inconvenience to the Landlord, the other tenants or occupiers of the Building or any property that neighbors the Building;
- **(b)** use the Property as a betting shop or an amusement arcade or otherwise for the purposes of gaming or gambling;
- (c) hold any auction at the Property;
- (d) allow any noise, music, flashing lights, fumes or smells to emanate from the Property so as to cause a nuisance or annoyance to any other tenants or occupiers of the Building or any property that neighbours the Building;
- (e) overload any part of the Building nor overload or block any Service Media at or serving the Property;
- (f) store, sell or display any offensive, dangerous, illegal, explosive or highly flammable items at the Property;
- (g) (except as permitted by the Rights) place or keep any items on any external part of the Property or on the Common Parts (whether or not such items are for sale);
- (h) (except as permitted by the Rights and clause 18.5) interfere with any Service Media at the Building;
- (i) keep any pets or any other animal, bird, fish, reptile or insect at the Property (except guide dogs or other animals used as aids provided they are not kept at the Property overnight or left unattended); or
- (i) allow any person to sleep at or reside on the Property.

22. Regulations

- **22.1.** The Tenant must observe all reasonable and proper regulations made by the Landlord from time to time in accordance with the principles of good estate management and notified to the Tenant relating to the use of the Building and any other neighbouring or adjoining property provided that:
 - (a) such regulations do not materially interfere with the Tenant's use of the Property for the Permitted Use and the Tenant's exercise of the Rights; and
 - (b) if there is any conflict between such regulations and the terms of this Lease, the terms of this Lease shall prevail.

23. Exercise of the Rights

- **23.1.** The Tenant must exercise the Rights:
 - (a) only in connection with the Tenant's use of the Property for the Permitted Use;
 - (b) in accordance with any regulations made by the Landlord under clause 23; and
 - (c) in compliance with all laws relating to the Tenant's use of the Building and any other neighbouring or adjoining property pursuant to the Rights.
- **23.2.** In exercising any right of entry on to any of the Common Parts or any Lettable Unit pursuant to paragraph 1.6 of Schedule 2, the Tenant must:
 - (a) except in case of emergency, give reasonable notice of its intention to exercise that right to the Landlord and any occupiers of the relevant Lettable Unit;
 - (b) where reasonably required by the Landlord or the occupier of the relevant Lettable Unit, exercise that right only if accompanied by a representative of the Landlord, the tenant or the occupier of the relevant Lettable Unit:
 - (c) cause as little damage as possible to the Common Parts and any other Lettable Unit and to any property belonging to or used by the Landlord or the tenants or occupiers of any other Lettable Unit;
 - (d) cause as little inconvenience as reasonably possible to the Landlord and the tenants and occupiers of the other Lettable Units; and
 - **(e)** promptly make good any damage caused by reason of the Tenant exercising that right.

24. Allow entry

- **24.1.** Subject to clause 25.2, the Tenant must allow all those entitled to exercise any right to enter the Property to enter the Property:
 - (a) except in the case of an emergency (when no notice shall be required), after having given reasonable notice (which need not be in writing) to the Tenant;
 - (b) at any reasonable time (whether or not during usual business hours); and
 - (c) with their workers, contractors, agents and professional advisers.
- **24.2.** The Tenant must allow any person authorised by the terms of a Third Party Right to enter the Property in accordance with that Third Party Right.

25. Keyholders and emergency contact details

- **25.1.** The Tenant must provide to the Landlord in writing the names, addresses, email addresses and telephone numbers of at least two people who each:
 - (a) hold a full set of keys for the Property;
 - (b) hold all the access codes for the Tenant's security systems (if any) at the Property; and

(c) may be contacted in case of emergency at any time outside the Tenant's usual business hours.

26. Compliance with laws

- **26.1.** The Tenant must comply with all laws relating to:
 - (a) the Property and the occupation and use of the Property by the Tenant;
 - **(b)** the use or operation of all Service Media and any other machinery and equipment at or serving the Property whether or not used or operated;
 - (c) any works carried out at the Property; and
 - (d) all materials kept at or disposed of from the Property.
- **26.2.** Within Seven working days of receipt of any notice or other communication affecting the Property or Building (and whether or not served pursuant to any law) the Tenant must:
 - (a) send a copy of the relevant document to the Landlord; and
 - (b) to the extent that it relates to the Property, take all steps necessary to comply with the notice or other communication and take any other action in connection with it as the Landlord may require.
- **26.3.** The Tenant must not:
 - (a) apply for any planning permission for the Property without the Landlord's consent (such consent not to be unreasonably withheld where the application relates to works or a change of use permitted under this Lease); or
 - (b) implement any planning permission for the Property without the Landlord's consent (such consent not to be unreasonably withheld).
- **26.4.** Unless the Landlord otherwise notifies the Tenant, before the Termination Date the Tenant must carry out and complete any works stipulated to be carried out to the Property (whether before or after the Termination Date) as a condition of any planning permission for the Property that is implemented before the Termination Date by the Tenant, any undertenant or any other occupier of the Property.
- **26.5.** The Tenant must:
 - (a) comply with its obligations under the CDM Regulations;
 - **(b)** maintain the health and safety file for the Property in accordance with the CDM Regulations;
 - (c) give that health and safety file to the Landlord at the Termination Date:
 - (d) procure, and give to the Landlord at the Termination Date, irrevocable, non-exclusive, non-terminable, royalty-free licence(s) for the Landlord to copy and make full use of that health and safety file for any purpose relating to the Building. Those licence(s) must carry the right to grant sub-licences and be transferable to third parties without the consent of the grantor; and
 - (e) supply all information to the Landlord that the Landlord reasonably requires from time to time to comply with the Landlord's obligations under the CDM Regulations.

- **26.6.** As soon as the Tenant becomes aware of any defect in the Property, the Tenant must give the Landlord notice of it.
- **26.7.** The Tenant must indemnify the Landlord against any liability under the Defective Premises Act 1972 in relation to the Property by reason of any failure of the Tenant to comply with any of the tenant covenants in this Lease.
- **26.8.** The Tenant must keep:
 - (a) the Property equipped with all fire prevention, detection and fighting machinery and equipment and fire alarms which are required under all relevant laws or required by the insurers of the Property or recommended by them or reasonably required by the Landlord; and
 - **(b)** that machinery, equipment and alarms properly maintained and available for inspection.

27. Energy Performance Certificates

- **27.1.** The Tenant must:
 - (a) co-operate with the Landlord so far as is reasonably necessary to allow the Landlord to obtain an Energy Performance Certificate and Recommendation Report for the Property or the Building including providing the Landlord with copies of any plans or other information held by the Tenant that would assist in obtaining an Energy Performance Certificate and Recommendation Report; and
 - (b) allow such access to any Energy Assessor appointed by the Landlord as is reasonably necessary to inspect the Property for the purposes of preparing an Energy Performance Certificate and Recommendation Report for the Property or the Building.
- **27.2.** The Tenant must not commission an Energy Performance Certificate for the Property unless required to do so by the EPC Regulations.
- 27.3. Where the Tenant is required by the EPC Regulations to commission an Energy Performance Certificate for the Property, the Tenant must at the request of the Landlord either:
 - (a) commission an Energy Performance Certificate from an Energy Assessor approved by the Landlord; or
 - **(b)** pay the costs of the Landlord of commissioning an Energy Performance Certificate for the Property.
- **27.4.** The Tenant must deliver to the Landlord a copy of any Energy Performance Certificate and Recommendation Report for the Property that is obtained or commissioned by the Tenant or any other occupier of the Property.

28. Third Party Rights

- **28.1.** The Tenant must:
 - (a) comply with the obligations on the Landlord relating to the Third Party Rights to the extent that those obligations relate to the Property; and
 - (b) not do anything that may interfere with any Third Party Right.
- **28.2.** The Rights are granted subject to the Third Party Rights to the extent that the Third Party

Rights affect the parts of the Building over which the Rights are granted.

29. Registration of this Lease

29.1. The Tenant must:

- (a) apply to register this Lease at HM Land Registry promptly and in any event within one month following the grant of this Lease;
- (b) ensure that any requisitions raised by HM Land Registry in connection with its application to register this Lease at HM Land Registry are responded to promptly and properly; and
- (c) send the Landlord official copies of its title within one month of completion of the registration.

29.2. The Tenant must not:

- (a) apply to HM Land Registry to designate this Lease as an exempt information document for the purposes of the Land Registration Rules 2003;
- **(b)** object to an application by the Landlord to HM Land Registry to designate this Lease as such an exempt information document; or
- (c) apply for an official copy of any exempt information document version of this Lease.

30. Closure of registered title and removal of entries in relation to this Lease and easements granted by this Lease

30.1. The Tenant must make an application to HM Land Registry to [close the registered title of this Lease and remove all entries on the Landlord's title relating to this Lease and the easements granted by this Lease promptly (and in any event within one month) following the Termination Date.

30.2. The Tenant must:

- (a) ensure that any requisitions raised by HM Land Registry in connection with its application to HM Land Registry pursuant to clause 32.1 are responded to promptly and properly; and
- **(b)** keep the Landlord informed of the progress and completion of that application.

31. Encroachments and preservation of rights

- **31.1.** The Tenant must not permit any encroachment over the Property or permit any easements or other rights to be acquired over the Property.
- **31.2.** If any encroachment over the Property is made or attempted or any action is taken by which an easement or other right may be acquired over the Property, the Tenant must:
 - (a) immediately inform the Landlord and give the Landlord notice of that encroachment or action; and
 - (b) at the request and cost of the Landlord, adopt such measures as may be reasonably required or deemed proper for preventing any such encroachment or the acquisition of any such easement or other right.
- **31.3.** The Tenant must preserve all rights of light and other easements enjoyed by the Property.

- **31.4.** The Tenant must not prejudice the acquisition of any right of light or other easement for the benefit of the Property by obstructing any window or opening or giving any acknowledgement that the right is enjoyed with the consent of any third party or by any other act or default of the Tenant.
- **31.5.** If any person takes or threatens to take any action to obstruct or interfere with any easement or other right enjoyed by the Property or any such easement in the course of acquisition, the Tenant must:
 - (a) immediately inform the Landlord and give the Landlord notice of that action; and
 - (b) at the request and cost of the Landlord, adopt such measures as may be reasonably required or deemed proper for preventing or securing the removal of the obstruction or the interference.

32. Indemnity

- **32.1.** The Tenant must keep the Landlord indemnified against all liabilities, expenses, costs (including, but not limited to, any solicitors' or other professionals' costs and expenses), claims, damages and losses (including, but not limited to, any diminution in the value of the Landlord's interest in the Building and loss of amenity of the Building) suffered or incurred by the Landlord arising out of or in connection with:
 - (a) Any breach of any tenant covenants in this Lease;
 - **(b)** any use or occupation of the Property or the carrying out of any works permitted or required to be carried out under this Lease; or
 - (c) any act or omission of the Tenant or any Authorised Person.

33. Landlord covenants

The Landlord covenants with the Tenant to observe and perform the landlord covenants of this Lease during the Term.

34. Quiet enjoyment

The Landlord covenants with the Tenant that the Tenant shall have quiet enjoyment of the Property without any interruption by the Landlord or any person claiming under the Landlord except as otherwise permitted by this Lease.

35. Designation of alternative areas, routes and facilities

35.1. The Landlord must:

- (a) when exercising any right under paragraph 1.6 of Schedule 3, give the Tenant reasonable notice (except in case of emergency when no notice shall be required);
- (b) when exercising its right under paragraph 1.6(a) of Schedule 3, use reasonable endeavours to designate alternative routes, areas or facilities that are not materially less convenient for the Tenant: and
- (c) (except in case of emergency) when exercising its right under paragraph 1.6(b) of Schedule 3:

- (i) use reasonable endeavours to provide alternative routes, areas or facilities that are not materially less convenient for the Tenant; and
- (ii) ensure that access to the relevant Common Parts is prevented or restricted for as short a period as is reasonably practicable.
- **35.2.** When exercising the right under paragraph 1.7 of Schedule 3, the Landlord must act reasonably and in the interests of good estate management.

36. Exercise of right of entry

- **36.1.** In exercising any right of entry on to the Property pursuant to paragraph 1.2 of Schedule 3, the Landlord must:
 - (a) except in case of emergency, give reasonable notice of its intention to exercise that right to the Tenant;
 - **(b)** where reasonably required by the Tenant, exercise that right only if accompanied by a representative of the Tenant;
 - (c) cause as little damage as possible to the Property and to any property belonging to or used by the Tenant;
 - (d) cause as little inconvenience as reasonably possible to the Tenant; and
 - (e) promptly make good any physical damage caused to the Property by reason of the Landlord exercising that right.

37. Scaffolding

- **37.1.** In relation to any scaffolding erected pursuant to paragraph 1.5 of Schedule 3, the Landlord must:
 - (a) ensure that the scaffolding causes the least amount of obstruction to the entrance to the Property as is reasonably practicable;
 - **(b)** remove the scaffolding as soon as reasonably practicable;
 - (c) following removal of the scaffolding, make good any damage to the exterior of the Property caused by the scaffolding; and
 - (d) allow the Tenant to display on the exterior of the scaffolding one sign of a size and design and in a location approved by the Landlord (such approval not to be unreasonably withheld or delayed).

38. Guarantor covenants

The Guarantor covenants with the Landlord on the terms set out in Schedule 8.

39. Re-entry and forfeiture

- **39.1.** The Landlord may re-enter the Property (or any part of the Property in the name of the whole) at any time after any of the following occurs:
 - (a) the whole or any part of the Rents is unpaid 7 days after becoming payable (whether it has been formally demanded or not);
 - (b) any breach of any condition of, or tenant covenant in, this Lease; or

- (c) an Insolvency Event.
- **39.2.** If the Landlord re-enters the Property (or any part of the Property in the name of the whole) pursuant to this clause, this Lease shall immediately end but without prejudice to any right or remedy of the Landlord in respect of any breach of covenant by the Tenant or any guarantor.

40. Section 62 of the LPA 1925, implied rights and existing appurtenant rights

- **40.1.** The grant of this Lease does not create by implication any easements or other rights for the benefit of the Property or the Tenant and the operation of section 62 of the LPA 1925 is excluded.
- **40.2.** The Property is let without the benefit of any existing easements or other rights which are appurtenant to the whole or any part of the Building.

41. Compensation on vacating

Any right of the Tenant (or anyone deriving title under the Tenant) to claim compensation from the Landlord on leaving the Property under the LTA 1954 is excluded (except to the extent that the legislation prevents that right being excluded).

42. No restriction on Landlord's use

Nothing in this Lease shall impose or be deemed to impose any restriction on the use by the Landlord of the Building (excluding the Property) or any other neighbouring or adjoining property.

43. Limitation of liability

The Landlord shall not be liable to the Tenant for any failure of the Landlord to perform any landlord covenant in this Lease unless the Landlord knows it has failed to perform the covenant (or reasonably should know this) and has not remedied that failure within a reasonable time.

44. Breach of repair and maintenance obligation

- **44.1.** The Landlord may enter the Property to inspect its condition and state of repair and give the Tenant a notice of any breach of any of the tenant covenants in this Lease relating to the condition or repair of the Property.
- **44.2.** Following the service of a notice pursuant to clause 48.1, the Landlord may enter the Property and carry out the required works if the Tenant:
 - (a) has not begun any works required to remedy any breach specified in that notice within two months of the notice or, if works are required as a matter of emergency, immediately; or
 - **(b)** is not carrying out the required works with all due speed.
- **44.3.** The costs incurred by the Landlord in carrying out any works pursuant to clause 48.2 (and any professional fees and any VAT in respect of those costs) shall be a debt due from the Tenant to the Landlord and payable on demand.
- **44.4.** Any action taken by the Landlord pursuant to this clause 48 shall be without prejudice to the Landlord's other rights (including those under clause 43).

45. Notices

- **45.1.** Except where this Lease specifically states that a notice need not be in writing, any notice given under or in connection with this Lease shall be in writing and given:
 - (a) by hand:
 - (i) if the party is a company incorporated in the United Kingdom, at that party's registered office address;
 - (ii) if the party is a company not incorporated in the United Kingdom, at that party's principal place of business in the United Kingdom; or
 - (iii) in any other case, at that party's last known place of abode or business in the United Kingdom; or
 - **(b)** by pre-paid first-class post or other next working day delivery service:
 - (i) if the party is a company incorporated in the United Kingdom, at that party's registered office address;
 - (ii) if the party is a company not incorporated in the United Kingdom, at that party's principal place of business in the United Kingdom; or
 - (iii) in any other case, at that party's last known place of abode or business in the United Kingdom.
- **45.2.** If a notice complies with the criteria in clause 49.1, whether or not this Lease requires that notice to be in writing, it shall be deemed to have been received if:
 - (a) delivered by hand, at the time the notice is left at the proper address; or
 - **(b)** sent by pre-paid first-class post or other next working day delivery service, on the second working day after posting.
- **45.3.** This clause does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any arbitration or other method of dispute resolution.

46. Consents and approvals

- **46.1.** Where the consent of the Landlord is required under this Lease, a consent shall only be valid if it is given by deed unless:
 - (a) it is given in writing and signed by the Landlord or a person duly authorised on its behalf; and
 - **(b)** it expressly states that the Landlord waives the requirement for a deed in that particular case.
- **46.2.** If a waiver is given pursuant to clause 50.1, it shall not affect the requirement for a deed for any other consent.
- **46.3.** Where the approval of the Landlord is required under this Lease, an approval shall only be valid if it is in writing and signed by or on behalf of the Landlord unless:
 - (a) the approval is being given in a case of emergency; or
 - **(b)** this Lease expressly states that the approval need not be in writing.

- **46.4.** If the Landlord gives a consent or approval under this Lease, the giving of that consent or approval shall not:
 - (a) imply that any consent or approval required from a third party has been obtained; or
 - **(b)** obviate the need to obtain any consent or approval from a third party.
- **46.5.** Where the Tenant requires the consent or approval of any mortgagee to any act or omission under this Lease, then (subject to clause 1.12) at the cost of the Tenant the Landlord must use reasonable endeavours to obtain that consent or approval.

46.6. Where:

- (a) the consent of a mortgagee is required under this Lease, a consent shall only be valid if it would be valid as a consent given under the terms of the mortgage; or
- (b) the approval of a mortgagee is required under this Lease, an approval shall only be valid if it would be valid as an approval given under the terms of the mortgage.

47. Expert determination

- **47.1.** This clause 51 applies in relation to any matter that is to be referred to an Expert for determination pursuant to paragraph 2.1 of Part 5 of Schedule 5 and paragraph 2 of Schedule 7.
- **47.2.** The Landlord and Tenant shall agree on the appointment of an Expert and shall agree with the Expert the terms of their appointment.
- **47.3.** If the Landlord and Tenant are unable to agree on an Expert or the terms of their appointment within 14 working days of either party serving details of a suggested expert on the other, either party shall then be entitled to request the President to appoint an Expert and agree with the Expert the terms of appointment.
- **47.4.** The Expert shall be required to prepare a written decision including reasons and give notice (including a copy) of the decision to the parties within a maximum of 21 working days of the matter being referred to the Expert.
- **47.5.** If the Expert dies or becomes unwilling or incapable of acting, or does not deliver the decision within the time required by this clause, then:
 - (a) either party may apply to the President to discharge the Expert and to appoint a replacement Expert with the required expertise; and
 - (b) this clause 51 shall apply to the new Expert as if they were the first Expert appointed.
- **47.6.** The parties are entitled to make submissions to the Expert [including oral submissions] and must provide (or procure that others provide) the Expert with such assistance and documents as the Expert reasonably requires for the purpose of reaching a decision.
- **47.7.** To the extent not provided for by this clause 51, the Expert may in their reasonable discretion determine such other procedures to assist with the conduct of the determination as they consider just or appropriate.
- 47.8. The Expert shall act as an expert and not as an arbitrator. The Expert shall determine the matter referred to the Expert under this Lease. The Expert may award interest as part of their decision. The Expert's written decision on the matters referred to them shall be final and binding on the parties in the absence of manifest error or fraud.

- **47.9.** The Landlord and Tenant must bear their own costs in relation to the reference to the Expert.
- **47.10.** The Landlord and Tenant must bear the Expert's fees and any costs properly incurred by them in arriving at their determination (including any fees and costs of any advisers appointed by the Expert) equally or in such other proportions as the Expert shall direct.
- **47.11.** If either the Landlord or the Tenant does not pay its part of the Expert's fees and expenses within ten working days of demand by the Expert, then:
 - (a) the other party may pay instead; and
 - (b) the amount so paid shall be a debt of the party that should have paid and shall be due and payable on demand to the party that made the payment pursuant to clause 51.11(a).
- **47.12.** The Landlord and Tenant must act reasonably and co-operate to give effect to the provisions of this clause and otherwise do nothing to hinder or prevent the Expert from reaching their determination.

48. VAT

- **48.1.** All sums payable by either party under or in connection with this Lease are exclusive of any VAT that may be chargeable.
- **48.2.** A party to this Lease must pay VAT in respect of all taxable supplies made to that party in connection with this Lease on the due date for making any payment or, if earlier, the date on which that supply is made for VAT purposes.
- **48.3.** Every obligation on either party, under or in connection with this Lease, to pay any sum by way of a refund or indemnity, includes an obligation to pay an amount equal to any VAT incurred on that sum by the receiving party (except to the extent that the receiving party obtains credit for such VAT).
- **48.4.** The Tenant warrants that it does not intend or expect that the Property will become exempt land (within paragraph 12 of Schedule 10 to the Value Added Tax Act 1994) and that the purposes for which the Property are or are to be used will not affect the application or effect of any option to tax made by the Landlord in respect of the Property.

49. Joint and several liability

Where a party comprises more than one person, those persons shall be jointly and severally liable for the obligations and liabilities of that party arising under this Lease. The party to whom those obligations and liabilities are owed may take action against, or release or compromise the liability of, or grant time or other indulgence to, any one of those persons without affecting the liability of any other of them.

50. Entire agreement

- **50.1.** This Lease and the documents annexed to it constitute the whole agreement between the parties and supersede all previous discussions, correspondence, negotiations, arrangements, understandings and agreements between them relating to their subject matter.
- **50.2.** Each party acknowledges that in entering into this Lease and any documents annexed to it it does not rely on, and shall have no remedies in respect of, any representation or warranty (whether made innocently or negligently).

50.3. Nothing in this Lease constitutes or shall constitute a representation or warranty that the Property may lawfully be used for any purpose allowed by this Lease.

51. Contracts (Rights of Third Parties) Act 1999

This Lease does not give rise to any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Lease.

52. Governing Law

This Lease and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation shall be governed by and construed in accordance with the law of England and Wales.

53. Jurisdiction

Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with this Lease or its subject matter or formation.

This document has been executed as a deed and is delivered and takes effect on the date stated at the beginning of it.

Schedule 1

Property

- 1 The premises known as land and building at 783 High Road, Tottenham, London, N17 8AH situated on the ground floor of the Building and shown edged red on the Property Plan:
- 1.1 Including:
 - (a) the shopfront, shopfront glass, canopy and fascia of those premises;
 - (b) the whole of any non-structural walls and columns wholly within those premises;
 - (c) one-half severed vertically of any interior non-structural walls and columns separating those premises from any adjoining Lettable Unit;
 - (d) the interior plaster and other interior surface finishes on the:
 - (i) exterior non-structural walls and columns bounding those premises;
 - (ii) interior non-structural walls and columns separating those premises from any adjoining Retained Parts; and
 - (iii) structural walls and columns within or bounding those premises;
 - (e) the interior plaster and other interior surface finishes on the ceilings within those premises;
 - (f) the floor screed and other interior surface finishes on the floors within those premises;
 - (g) the doors, door frames and fittings within all the walls within and bounding those premises;
 - (h) the windows, window frames and fittings within all the walls within and bounding those premises (except the exterior walls);
 - (i) all Service Media and any other media, plant, machinery and equipment within and exclusively serving those premises;
 - (j) all landlord's fixtures and fittings within those premises;
 - (k) all additions and improvements to those premises;
 - (I) the flat roof covering the part of the Property marked "Shed (store)" on the Property Plan; and

1.2 Excluding:

- (a) subject to paragraph 1.1(d), paragraph 1.1(g) and paragraph 1.1(h) of this Schedule, the whole of the:
 - (i) exterior non-structural walls and columns bounding those premises;

- (ii) interior non-structural walls and columns separating those premises from any adjoining Retained Parts; and
- (iii) structural walls and columns within or bounding those premises;
- **(b)** the windows, window frames and fittings within the exterior walls bounding those premises;
- (c) subject to paragraph 1.1(e) and paragraph 1.1(f) of this Schedule, the floors and ceilings within those premises;
- (d) all Service Media and any other media, plant, machinery and equipment within but not exclusively serving those premises; and
- (e) all structural parts of the Building (except any set out in paragraph 1.1 of this Schedule).

Schedule 2

Rights

- In common with the Landlord and any other person authorised by the Landlord, the Landlord grants to the Tenant the following easements (for the benefit of the Property) and the following other rights:
- 1.1 The right to support and protection for the Property from the other parts of the Building to the extent that those parts of the Building provide support and protection to the Property at the date of this Lease.
- 1.2 The right to use the Common Parts or such other areas designated from time to time by the Landlord in accordance with paragraph 1.6(a) of Schedule 3 for the purposes of pedestrian (in accordance with any Landlord's designation under paragraph 1.7 of Schedule 3) access to and egress from the Property and the other parts of the Building over which the Tenant is granted rights in this Schedule.
- 1.3 The right to use and to connect into any Service Media at the Building that belong to the Landlord and serve (but do not form part of) the Property which are in existence at the date of this Lease or are installed or constructed during the Term. Provided that the Landlord may, at its discretion and at any time, re-route or replace any Service Media at the Building pursuant to paragraph 1.3(c) of Schedule 3 and this right shall then apply in relation to the Service Media as re-routed or replaced.
- **1.4** Subject to the Tenant complying with clause 24.2, the right to enter the Common Parts or any other Lettable Unit so far as is reasonably necessary to carry out any works to the Property required or permitted by this Lease.

Schedule 3

Reservations

- Subject to paragraph 2 and paragraph 3 of this Schedule, the Landlord excepts and reserves from this Lease the following easements (for the benefit of the Building (excluding the Property) and the following other rights:
- **1.1** Rights of light, air, support and protection to the extent those rights are capable of being enjoyed at any time during the Term.
- **1.2** Subject to the Landlord complying with clause 40, the right to enter the Property:
 - (a) to repair, maintain, install, construct, re-route or replace any Service Media or structure relating to any of the Reservations;
 - (b) to carry out any works to any other part of the Building; and
 - (c) for any other purpose mentioned in or connected with:
 - (i) this Lease;
 - (ii) the Reservations; or
 - (iii) the Landlord's interest in the Building and any neighbouring or adjoining property in which the Landlord acquires an interest during the Term.
- **1.3** The right to:
 - (a) use and connect into Service Media at, but not forming part of, the Property which are in existence at the date of this Lease or which are installed or constructed during the Term;
 - (b) install and construct Service Media at the Property to serve any other part of the Building or any neighbouring or adjoining property in which the Landlord acquires an interest during the Term; and
 - (c) re-route and replace any Service Media referred to in this paragraph.
- 1.4 At any time during the Term, the full and free right to build, rebuild, alter or develop the Building or any neighbouring or adjoining property in which the Landlord acquires an interest during the Term as the Landlord may think fit.
- **1.5** Subject to the Landlord complying with clause 41, the right to erect scaffolding at the Property and attach it to any part of the Property in connection with any of the Reservations.
- **1.6** Subject to the Landlord complying with clause 39.1, the right from time to time to:
 - (a) designate alternative areas, routes or facilities over which the Rights may be exercised; or
 - (b) prevent or restrict access to any of the Common Parts if reasonably required to enable works to be carried out to any part of the Building or in case of emergency.
- 1.7 Subject to the Landlord complying with clause 39.2, the right from time to time to designate which of the Common Parts may be used by the Tenant on foot only, by vehicles only or both on foot and by vehicles and this shall include the right to specify which type, size and

weight of vehicles are permitted to use any of those Common Parts designated by the Landlord for use by vehicles.

- **2** The Reservations:
- 2.1 Are excepted and reserved notwithstanding that the exercise of any of the Reservations or the works carried out pursuant to them result in a reduction in the flow of light or air to the Property or the Common Parts or loss of amenity for the Property or the Common Parts.
- **2.2** May be exercised by:
 - (a) the Landlord;
 - (b) anyone else who is or becomes entitled to exercise them; and
 - (c) anyone authorised by the Landlord.
- 2.3 Are excepted and reserved to the extent possible for the benefit of any neighbouring or adjoining property in which the Landlord acquires an interest during the Term.
- No party exercising any of the Reservations, nor its workers, contractors, agents and professional advisers, shall be liable to the Tenant or to any undertenant or other occupier of or person at the Property for any loss, damage, injury, nuisance or inconvenience arising by reason of its exercising any of the Reservations except for:
- **3.1** Physical damage to the Property.
- 3.2 Any loss, damage, injury, nuisance or inconvenience in relation to which the law prevents the Landlord from excluding liability.

Schedule 4

Third Party Rights

All easements and other rights, covenants and restrictions affecting the Building and any land over which the Rights are granted including those set out or referred to in the register entries of MX306039 as at the date of this Lease.

Schedule 5

Rent review

Part 1 - Definitions

1 Definitions

The following definitions apply in this Schedule 5.

Assumptions: the assumptions set out in Part 2 of this Schedule 5.

Disregards: the disregards set out in Part 3 of this Schedule 5.

Hypothetical Lease: the lease described in Part 4 of this Schedule 5.

Open Market Rent: the best annual rent (exclusive of VAT) at which the Property could reasonably be expected to be let:

- (a) in the open market;
- (b) at the relevant Review Date; and
- (c) applying the Assumptions and Disregards.

Review Date: every 5 years of the term.

Shortfall Payment Date: the date which is ten working days from and including the date that the revised Annual Rent is agreed or determined.

Part 2 - Assumptions

- 1 The matters to be assumed are:
- **1.1** The Property is available to let in the open market:
 - (a) on the terms of the Hypothetical Lease;
 - **(b)** by a willing landlord to a willing tenant;
 - (c) with vacant possession; and
 - (d) without a fine or a premium.
- 1.2 The willing tenant has had the benefit of any rent-free or other concession or contribution which would be offered in the open market at the relevant Review Date in relation to fitting-out works at the Property.
- 1.3 The Property may lawfully be used, and is in a physical state to enable it to be lawfully used, by the willing tenant (or any potential undertenant or assignee of the willing tenant) for any use permitted by this Lease.
- **1.4** The Tenant and the Landlord have fully complied with their obligations in this Lease.
- **1.5** If the Property or any means of access to it or any Service Media serving the Property has been destroyed or damaged, it has been fully restored.

- 1.6 No work has been carried out on the Property (including any previous lease alterations) that has diminished its rental value other than work carried out in compliance with clause 28.
- 1.7 Any fixtures, fittings, machinery or equipment supplied to the Property by the Landlord that have been removed by or at the request of the Tenant, or any undertenant or their respective predecessors in title (otherwise than to comply with any law) remain at the Property.
- 1.8 The willing tenant and its potential assignees and undertenants shall not be disadvantaged by any actual or potential exercise of an option to tax under Part 1 of Schedule 10 to the Value Added Tax Act 1994 in relation to the Property.

Part 3- Disregards

- **1** The matters to be disregarded are:
- **1.1** Any effect on rent of the fact that the Tenant or any authorised undertenant has been in occupation of the Property.
- **1.2** Any goodwill attached to the Property by reason of any business carried out there by the Tenant or by any authorised undertenant or by any of their predecessors in business.
- 1.3 Any effect on rent attributable to any physical improvement to the Property carried out before or after the date of this Lease (including any physical improvement to any Service Media servicing the Property), by or at the expense of the Tenant or any authorised undertenant with all necessary consents, approvals and authorisations and not pursuant to an obligation to the Landlord (other than an obligation to comply with any law).
- **1.4** Any effect on the rent attributable to any previous lease alterations.
- 1.5 Any effect on rent of any obligation on the Tenant to fit-out the Property or to reinstate the Property to the condition or design it was in before any alterations or improvements were carried out.
- **1.6** Any statutory restriction on rents or the right to recover them.

Part 4- Hypothetical Lease

- 1 A lease:
- **1.1** Of the whole of the Property.
- **1.2** For a term equal to the unexpired residue of the Contractual Term at the relevant Review Date or a term of 15 years commencing on the relevant Review Date, if longer.
- **1.3** With rent review dates every 5 years from the relevant Review Date.
- **1.4** Otherwise on the terms of this Lease (other than the amount of the Annual Rent.

Part 5 - Review of the Annual Rent

- 1 Review
- 1.1 The Annual Rent shall be reviewed on each Review Date to equal:

- (a) the amount agreed between the Landlord and Tenant at any time (whether or not that amount is the Open Market Rent); or
- (b) in the absence of such agreement, the greater of:
 - (i) the Annual Rent payable immediately before the relevant Review Date (or which would then be payable but for any abatement, suspension, concession or reduction of the Annual Rent or restriction on the right to collect it); and
 - (ii) the Open Market Rent agreed or determined pursuant to this Schedule 5.
- 1.2 The Landlord and Tenant may agree the revised Annual Rent at any time before it is determined by the Expert.
- 1.3 As soon as practicable after the amount of the revised Annual Rent has been agreed or determined, a memorandum recording the amount shall be signed by or on behalf of the Landlord, the Tenant and the guarantor. The parties shall each bear their own costs in connection with the memorandum.

2 Determination by the Expert

2.1 If the Landlord and Tenant have not agreed the revised Annual Rent by the date three months before the relevant Review Date, then either party may at any time refer the revised Annual Rent for determination by the Expert in accordance with clause 51. The Expert can be appointed in accordance with the terms of this Lease irrespective of whether the Landlord and Tenant have tried to first reach an agreement on the revised Annual Rent.

3 Late review of Annual Rent

- **3.1** If the revised Annual Rent has not been agreed or determined on or before the relevant Review Date, the Tenant must:
 - (a) continue to pay the Annual Rent at the rate payable immediately before that Review Date; and
 - **(b)** on or before the Shortfall Payment Date, pay:
 - (i) the shortfall (if any) between the amount of Annual Rent that the Tenant has paid for the period from and including that Review Date and the amount of Annual Rent for that period that would have been payable had the revised Annual Rent been agreed or determined on or before that Review Date; and
 - (ii) interest at the Interest Rate on that shortfall. That interest shall be calculated on a daily basis by reference to the Rent Payment Dates on which parts of the shortfall would have been payable if the revised Annual Rent had been agreed or determined on or before that Review Date and the Shortfall Payment Date (or, if the Tenant pays the shortfall earlier than the Shortfall Payment Date, the date of that payment).

4 Time not of the essence

4.1 Time is not of the essence for the purposes of this Schedule 5.

5 Guarantor

5.1 If at any time there is a guarantor, the guarantor shall not have any right to participate in the review of the Annual Rent but will be bound by the revised Annual Rent.

Schedule 6

<u>Insurance</u>

1 Landlord's obligation to insure

- **1.1** Subject to paragraph 1.2 and paragraph 1.3 of this Schedule, the Landlord must keep the Building insured against loss or damage by the Insured Risks for the Reinstatement Cost.
- **1.2** The Landlord shall not be obliged to insure:
 - (a) the Excluded Insurance Items or repair any damage to or destruction of the Excluded Insurance Items. References to the Property and the Building in this Schedule 6 shall exclude the Excluded Insurance Items:
 - **(b)** any alterations to the Property that form part of the Property unless:
 - (i) those alterations are permitted or required under this Lease;
 - (ii) those alterations have been completed in accordance with this Lease and (where applicable) in accordance with the terms of any consent or approval given under this Lease; and
 - (iii) the Tenant has notified the Landlord of the amount for which those alterations should be insured and provided evidence of that amount that is satisfactory to the Landlord (acting reasonably); or
 - (c) the Building when the insurance is vitiated by any act or omission of the Tenant or any Authorised Person.
- 1.3 The Landlord's obligation to insure is subject to any limitations, excesses and conditions that may be imposed by the insurers.

2 Landlord to provide insurance details

- 2.1 In relation to any insurance effected by the Landlord under this Schedule 6, the Landlord must:
 - (a) at the request of the Tenant (such request not to be made more frequently than once a year) supply the Tenant with:
 - (i) full details of the insurance policy;
 - (ii) evidence of payment of the current year's premiums; and
 - (iii) details of any commission paid to the Landlord by the Landlord's insurer;
 - (b) procure that the Tenant is informed of any change in the scope, level or terms of cover as soon as reasonably practicable after the Landlord or its agents becoming aware of the change; and
 - (c) use reasonable endeavours to procure that the Landlord's insurer:
 - (i) waives its rights of subrogation against the Tenant and any lawful undertenants or occupiers of the Property;

- (ii) includes in the insurance policy a non-invalidation provision in respect of any act or default of the Tenant; and
- (iii) permits the interest of the Tenant to be noted on the policy of insurance either specifically or by way of a general noting of tenants' interests under the conditions of the insurance policy.

3 Tenant's obligations

- **3.1** The Tenant must pay to the Landlord on demand:
 - (a) the Insurance Rent;
 - (b) the Tenant's Proportion of any amount that is deducted or disallowed by the insurers pursuant to any excess provision in the insurance policy; and
 - (c) the Tenant's Proportion of any costs that the Landlord incurs in obtaining a valuation of the Building for insurance purposes provided that the Tenant shall not be obliged to contribute towards the costs of any such valuations carried out more frequently than once every two years.

3.2 The Tenant must:

- (a) immediately inform the Landlord if any matter occurs in relation to the Tenant or the Property that any insurer or underwriter may treat as material in deciding whether or on what terms to insure or to continue to insure the Building and must also give the Landlord notice of that matter:
- **(b)** not do or omit to do anything as a result of which:
 - (i) any insurance policy for the Building may become void or voidable or otherwise prejudiced;
 - (ii) the payment of any policy money may be withheld; or
 - (iii) any increased or additional insurance premium may become payable (unless the Tenant has previously notified the Landlord and has paid any increased or additional premium (including any IPT due on that amount));
- (c) comply at all times with the requirements and recommendations of the insurers relating to the Property and the use by the Tenant of any other part of the Building [where written details of those requirements or recommendations have first been given to the Tenant];
- (d) give the Landlord immediate notice of the occurrence of:
 - (i) any damage or loss relating to the Property arising from an Insured Risk or an Uninsured Risk; or
 - (ii) any other event that might affect any insurance policy relating to the Property;
- (e) except for the Excluded Insurance Items forming part of the Property, not effect any insurance of the Property but, if the Tenant becomes entitled to the benefit of any insurance proceeds in respect of the Property, pay those proceeds or cause them to be paid to the Landlord; and

(f) pay the Landlord an amount equal to any insurance money that the insurers of the Building refuse to pay in relation to the Building by reason of any act or omission of the Tenant or any Authorised Person.

4 Rent suspension

- **4.1** Subject to paragraph 4.2 of this Schedule, if any Building Damage by an Insured Risk occurs, payment of the Annual Rent (or a fair proportion of it according to the nature and extent of that Building Damage) shall be suspended until the earlier of:
 - (a) the date on which the Building has been reinstated so as to make the Property fit for occupation and use and accessible; and
 - (b) the date which is three years from and including the date on which that Building Damage occurred.
- 4.2 The Annual Rent shall not be suspended under paragraph 4.1 of this Schedule if the Building Damage is caused by:
 - (a) an Insured Risk and:
 - (i) the policy of insurance in relation to the Building has been vitiated in whole or in part as a result of any act or omission of the Tenant or any Authorised Person; and
 - (ii) the Tenant has not complied with paragraph 3.2(f) of this Schedule; or
 - (b) an Uninsured Risk and the Building Damage was Tenant Damage.

5 Landlord's obligation to reinstate following damage or destruction by an Insured Risk

- **5.1** Following any damage to or destruction of the Building by an Insured Risk, the Landlord must:
 - (a) use reasonable endeavours to obtain all necessary planning and other consents to enable the Landlord to reinstate the relevant parts of the Building; and
 - (b) reinstate the relevant parts of the Building except that the Landlord shall not be obliged to:
 - (i) reinstate unless all necessary planning and other consents are obtained;
 - (ii) reinstate unless the Tenant has paid the sums due under paragraph 3.1(b) and paragraph 3.2(f) of this Schedule;
 - (iii) provide accommodation or facilities identical in layout or design so long as accommodation reasonably equivalent to that previously at the Property and its access, services and amenities is provided; or
 - (iv) reinstate after a notice to terminate has been served pursuant to this Schedule 6.
- 5.2 If the Landlord is obliged to reinstate the relevant parts of the Building pursuant to paragraph 5.1(b) of this Schedule, the Landlord must:

- (a) use all insurance money received (other than for loss of rent) and all sums received under paragraph 3.1(b) and paragraph 3.2(f) of this Schedule for the purposes of that reinstatement; and
- (b) make up any shortfall out of its own funds.
- 6 Termination if reinstatement impossible or impractical following Building Damage by an Insured Risk
- 6.1 Following Building Damage by an Insured Risk, if the Landlord (acting reasonably) considers that it is impossible or impractical to reinstate the relevant parts of the Building, the Landlord may terminate this Lease by giving notice to the Tenant within six months from and including the date on which that Building Damage occurred.

7 Building Damage by an Uninsured Risk

- 7.1 If the Annual Rent (or a fair proportion of it) is suspended under paragraph 4.1 of this Schedule due to Building Damage by an Uninsured Risk, then, within 12 months from and including the date on which that Building Damage occurred, the Landlord must either:
 - (a) terminate this Lease by giving notice to the Tenant; or
 - (b) notify the Tenant that it intends to reinstate the relevant parts of the Building at its own cost.
- 7.2 If the Landlord notifies the Tenant under paragraph 7.1(b) that it intends to reinstate the relevant parts of the Building, then the Landlord must use:
 - (a) reasonable endeavours to obtain all necessary planning and other consents to enable the Landlord to reinstate the relevant parts of the Building; and
 - **(b)** its own monies to reinstate the relevant parts of the Building but the Landlord shall not be obliged to:
 - (i) reinstate unless all necessary planning and other consents are obtained;
 - (ii) provide accommodation or facilities identical in layout or design so long as accommodation reasonably equivalent to that previously at the Property and its access, services and amenities is provided; or
 - (iii) reinstate after a notice to terminate has been served pursuant to this Schedule 6.
- 7.3 If paragraph 7.1 applies but the Landlord has not served a notice under either paragraph 7.1(a) or paragraph 7.1(b) by the date which is 12 months from and including the date on which the relevant Building Damage occurred, the Tenant may at any time thereafter terminate this Lease by giving notice to the Landlord provided that such notice is served before the Property is made fit for occupation and use and accessible.

8 Termination if reinstatement not complete by expiry of rent suspension

8.1 If Building Damage by an Insured Risk or an Uninsured Risk (where the Landlord elected to reinstate under paragraph 7.1(b) of this Schedule) occurs and the relevant parts of the Building have not been reinstated so as to make the Property fit for occupation and use and accessible by the date which is [three] years after the date on which that Building Damage

occurred, either party may at any time thereafter terminate this Lease by giving notice to the other provided that:

- (a) such notice is served before the relevant parts of the Building have been reinstated so as to make the Property fit for occupation and use and accessible; and
- (b) where the Tenant serves the notice, the failure to reinstate so that the Property is fit for occupation and use is not caused by a breach of the Tenant's obligations under clause 15 or this Schedule 6.

9 Consequences of termination

- **9.1** If either party gives a notice to terminate this Lease in accordance with this Schedule 6:
 - (a) this Lease shall terminate with immediate effect from the date of the notice;
 - (b) none of the parties shall have any further rights or obligations under this Lease except for the rights of any party in respect of any earlier breach of this Lease; and
 - (c) any proceeds of the insurance for the Building shall belong to the Landlord.

10 Landlord not obliged to reinstate other Lettable Units

10.1 Nothing in this Schedule 6 shall oblige the Landlord to reinstate any Lettable Unit (except the Property).

11 Tenant Damage

11.1 If any damage to or destruction of the Building by an Uninsured Risk is caused by Tenant Damage, the Landlord shall not be obliged to reinstate the relevant parts of the Building but if the Landlord chooses to do so, the Tenant must pay on demand all costs incurred by the Landlord in reinstating.

Schedule 7

Service Charge

1 Service Charge

1.1 To pay to the Landlord from time to time on demand, such payment to be recoverable as if it were rent, 50% (fifty per cent) of the total cost or expenditure in respect of the Building (including management charges and reasonable provision for anticipated expenses) incurred or to be incurred by the Landlord (fifty per cent of the estimated cost of the proposed works to be paid in advance, prior to the commencement of the works, if so required by the Landlord, such cost to be based on an estimate prepared by the Landlord'ssurveyor whose determination shall be final and binding on the Tenant) in repairing, cleaning, lighting, heating, decorating, maintaining, providing, improving, securing, insuringand renewing (and also in complying with any statutory requirement relating to the same) any area, road, path, passage, Common Parts or building or part of a building, wall, fence, gate, door, main roof, the patio roof (which provides shelter to the areas marked "Store" and "Shop (Rear)" on the Property Plan, foundations, structure, load bearing walls of the Building and any plant, equipment, conduits, easement, facility, service or supply used or enjoyed by the Tenant or other occupier of the Property in common with the occupiers of the neighbouring property.

2 Disputes

2.1 Any dispute between the Landlord and the Tenant that arises in connection with the provisions of this Schedule 7 shall, in the absence of agreement, be referred for determination by an Expert under clause 51.

Schedule 8

Guarantee and indemnity

1 Guarantee and indemnity

- **1.1** The Guarantor guarantees to the Landlord that the Tenant shall:
 - (a) pay the Rents and observe and perform the tenant covenants of this Lease and that if the Tenant fails to pay any of those Rents or to observe or perform any of those tenant covenants, the Guarantor shall pay or observe and perform them; and
 - (b) observe and perform any obligations the Tenant enters into in an authorised guarantee agreement made in respect of this Lease (the **AGA**) and that, if the Tenant fails to do so, the Guarantor shall observe and perform those obligations.
- 1.2 The Guarantor covenants with the Landlord as principal obligor and as a separate and independent obligation and liability from its obligations and liabilities under paragraph 1.1 of this Schedule to indemnify and keep indemnified the Landlord against any failure by the Tenant:
 - (a) to pay any of the Rents or any failure to observe or perform any of the tenant covenants of this Lease; or
 - (b) to observe or perform any of the obligations the Tenant enters into in the AGA.

2 Guarantor's liability

- 2.1 The liability of the Guarantor under paragraph 1.1(a) and paragraph 1.2(a) of this Schedule shall continue until the Termination Date, or until the Tenant is released from the tenant covenants of this Lease by virtue of the LTCA 1995, if earlier.
- 2.2 The liability of the Guarantor shall not be reduced, discharged or otherwise adversely affected by:
 - (a) any time or indulgence granted by the Landlord to the Tenant;
 - (b) any delay or forbearance by the Landlord in enforcing the payment of any of the rents or the observance or performance of any of the tenant covenants of this Lease (or the Tenant's obligations under the AGA) or in making any demand in respect of any of them;
 - (c) any refusal by the Landlord to accept any rent or other payment due under this Lease where the Landlord believes that the acceptance of such rent or payment may prejudice its ability to re-enter the Property;
 - (d) the Landlord exercising any right or remedy against the Tenant for any failure to pay the Rents or to observe or perform the tenant covenants of this Lease (or the Tenant's obligations under the AGA);
 - (e) the Landlord taking any action or refraining from taking any action in connection with any other security held by the Landlord in respect of the Tenant's liability to pay the Rents or observe and perform the tenant covenants of the lease (or the Tenant's obligations under the AGA) including the release of any such security;

- (f) a release or compromise of the liability of any one of the persons who is the Guarantor, or the grant of any time or concession to any one of them;
- (g) any legal limitation or disability on the Tenant or any invalidity or irregularity of any of the tenant covenants of the lease (or the Tenant's obligations under the AGA) or any unenforceability of any of them against the Tenant;
- (h) the Tenant being dissolved, or being struck off the register of companies or otherwise ceasing to exist, or, if the Tenant is an individual, by the Tenant dying or becoming incapable of managing its affairs;
- (i) without prejudice to paragraph 4 of this Schedule, the disclaimer of the Tenant's liability under this Lease or the forfeiture of this Lease;
- (j) the surrender of the lease in respect of part only of the Property, except that the Guarantor shall not be under any liability in relation to the surrendered part in respect of any period after the surrender; or
- (k) any other act or omission except an express written release by deed of the Guarantor by the Landlord.
- 2.3 Any sum payable by the Guarantor must be paid without any set-off or counterclaim, deduction or withholding (other than any deduction or withholding of tax as required by law) against the Landlord or the Tenant.

3 Variations and supplemental documents

- The Guarantor must, at the request of the Landlord, join in and give its consent to the terms of any consent, approval, variation or other document that may be entered into by the Tenant in connection with this Lease (or the AGA).
- The Guarantor shall not be released by any variation of the rents reserved by, or the tenant covenants in, this Lease (or the Tenant's obligations under the AGA) whether or not:
 - (a) the variation is material or prejudicial to the Guarantor;
 - **(b)** the variation is made in any document; or
 - **(c)** the Guarantor has consented, in writing or otherwise, to the variation.
- The liability of the Guarantor shall apply to the rents reserved by and the tenant covenants in this Lease (and the Tenant's obligations under the AGA) as varied except to the extent that the liability of the Guarantor is affected by section 18 of the LTCA 1995.

4 Guarantor to take a new lease or make payment

- 4.1 If this Lease is forfeited or the liability of the Tenant under this Lease is disclaimed and the Landlord gives the Guarantor notice not later than six months after the forfeiture or the Landlord having received notice of the disclaimer, the Guarantor must enter into a new lease of the Property on the terms set out in paragraph 4.2 of this Schedule.
- 4.2 The rights and obligations under the new lease shall take effect beginning on the date of the forfeiture or disclaimer and the new lease shall:

- (a) be granted subject to the right of any person to have this Lease vested in them by the court and to the terms on which any such order may be made and subject to the rights of any third party existing at the date of the grant;
- (b) be for a term that expires on the same date as the end of the Contractual Term of this Lease had there been no forfeiture or disclaimer;
- (c) reserve as an initial annual rent an amount equal to the Annual Rent payable under this Lease at the date of the forfeiture or disclaimer or which would be payable but for any abatement or suspension of the Annual Rent or restriction on the right to collect it (subject to paragraph 5 of this Schedule) and which is subject to review on the same terms and dates provided by this Lease;
- (d) be excluded from sections 24 to 28 of the LTA 1954; and
- (e) otherwise be on the same terms as this Lease (as varied if there has been any variation).
- 4.3 The Guarantor must pay the Landlord's solicitors' costs and disbursements (on a full indemnity basis) and any VAT in respect of them in relation to the new lease and must execute and deliver to the Landlord a counterpart of the new lease within one month of service of the Landlord's notice.
- The grant of a new lease and its acceptance by the Guarantor shall be without prejudice to any other rights that the Landlord may have against the Guarantor or against any other person or in respect of any other security that the Landlord may have in connection with this Lease.
- 4.5 The Landlord may, instead of giving the Guarantor notice pursuant to paragraph 4.1 of this Schedule but in the same circumstances and within the same time limit, require the Guarantor to pay an amount equal to twelve months' Annual Rent and the Guarantor must pay that amount on demand.

5 Rent at the date of forfeiture or disclaimer

- 5.1 If at the date of the forfeiture or disclaimer there is a rent review pending under this Lease, then the initial annual rent to be reserved by the new lease shall be subject to review on the date on which the term of the new lease commences on the same terms as those that apply to a review of the Annual Rent under this Lease, such review date to be included in the new lease.
- 5.2 If paragraph 5.1 of this Schedule applies, then the review for which it provides shall be in addition to any rent reviews that are required under paragraph 4.2(c) of this Schedule.

6 Payments in gross and restrictions on the Guarantor

- 6.1 Any payment or dividend that the Landlord receives from the Tenant (or its estate) or any other person in connection with any insolvency proceedings or arrangement involving the Tenant shall be taken and applied as a payment in gross and shall not prejudice the right of the Landlord to recover from the Guarantor to the full extent of the obligations that are the subject of this guarantee and indemnity.
- 6.2 The Guarantor must not claim in competition with the Landlord in any insolvency proceedings or arrangement of the Tenant in respect of any payment made by the Guarantor pursuant to this guarantee and indemnity. If it otherwise receives any money in

- such proceedings or arrangement, it must hold that money on trust for the Landlord to the extent of its liability to the Landlord.
- 6.3 The Guarantor must not, without the consent of the Landlord, exercise any right or remedy that it may have (whether against the Tenant or any other person) in respect of any amount paid or other obligation performed by the Guarantor under this guarantee and indemnity unless and until all the obligations of the Guarantor under this guarantee and indemnity have been fully performed.

7 Other securities

- 7.1 The Guarantor warrants that it has not taken and covenants that it shall not take any security from or over the assets of the Tenant in respect of any liability of the Tenant to the Guarantor. If it does take or hold any such security it shall hold it for the benefit of the Landlord.
- 7.2 This guarantee and indemnity is in addition to and independent of any other security that the Landlord may from time to time hold from the Guarantor or the Tenant or any other person in respect of the liability of the Tenant to pay the Rents and to observe and perform the tenant covenants of this Lease. It shall not merge in or be affected by any other security.
- 7.3 The Guarantor shall not be entitled to claim or participate in any other security held by the Landlord in respect of the liability of the Tenant to pay the Rents or to observe and perform the tenant covenants of this Lease.

LIMITED acting by [presence of:	by the Landlord WATCHSTAR] a director, in the	SIGNATURE OF Landlord
SIGNATURE OF WITN	ESS	
NAME, ADDRESS AND	O OCCUPATION OF WITNESS	
EXECUTED as a dee	ed by the Tenant	
	ESTAURANT & WINE BAR LTD] a director, in the presence of:	SIGNATURE of Tenant
CIONATURE OF WITH	FSS	
SIGNATURE OF WITN	1200	
	O OCCUPATION OF WITNESS	
		Director

Annex 1

Property Plan

Annex 2

Building Plan

Page 79

















Sent: Tuesday, April 25, 2023 5:35 PM

To: Daliah Barrett < Daliah.Barrett@haringey.gov.uk >; Licensing

<Licensing.Licensing@haringey.gov.uk>

Subject: 783 HIGH ROAD TOTTENHAM N17 LA REP

Dear Sirs,

Thank you for your email and the attachment explaining the Licencing Teams proposals.

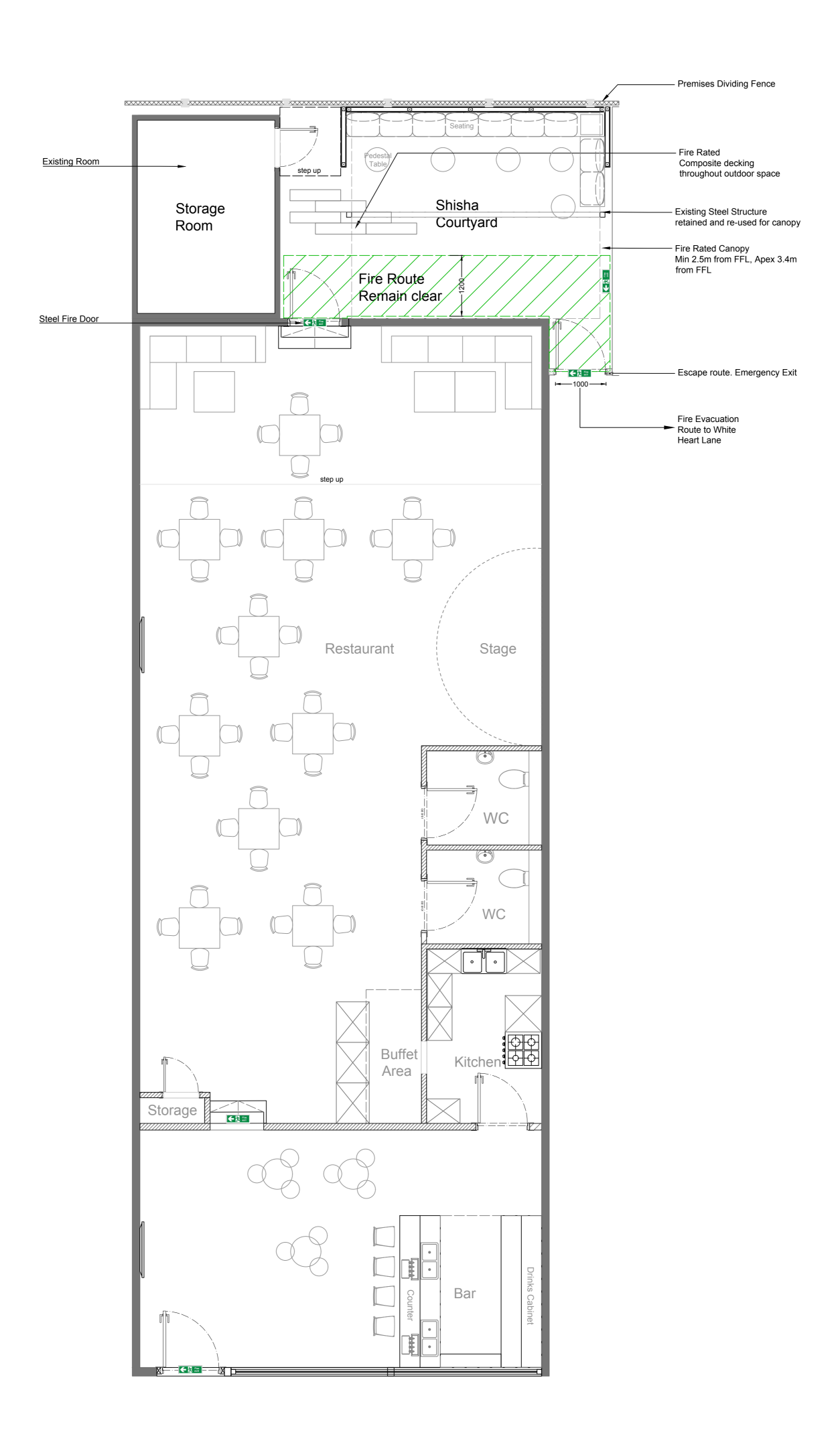
Please find responses to the following queries addressed below in red:

- 1. It is also unclear if the rear garden is solely for the use of the shop unit or it has a communal use also by the residents. Evidence of the lease plan as been requested from the applicant. Please find attached a title plan, copy of the lease, floor plans and 3D renders/mock-ups of the garden areas. The garden area is for my sole use and is attached to the commercial unit, the tenants above do not have access or permitted use of the said garden.
- 2. The Licensing Authority wish to propose the following conditions and amendments. The following amendments proposed are rejected, the hours submitted on the application are the hours the business wishes to operate. The premises main purpose is to cater for parties of all occasions which may occur during these hours and the said clients usually would like to stay late. I would be able to compromise on the timing of the shisha lounge and I propose to change the timings to 12pm 1am Monday Sunday. Kindly confirm if this is acceptable?
- 3. No Live music to be played in the proposed shisha area at any time. Agreed
- 4. No recorded music to be played in the proposed shisha area at any time. This does not include low level background music. Low music recorded music will be played during the hours of the shisha being operated.
- 5. The designated smoking area shall be monitored by door supervisors throughout its use to control the number and behaviour of patrons so as to not cause noise nuisance. Agreed
- 6. The above hours reflect the fact that there are residential properties and seek to address the potential for noise nuisance from music or people noise that could impact on residents. Consent letters in relation to the noise and operational hours will be obtained from the residents who live above the premises and emailed to the Licencing team at least by next week.
- 7. THE REFERNCE TO CONDITIONS FOR A SHISHA ARE A DOES NOT OVERRIDE THE REQUIREMENT FOR PLANNING PERMISSION TO BE APPLIED FOR AND GRANTED FOR THIS TYPE OF OPERATION. Assistance to apply for the said planning permission is being currently sought out from the relevant professionals and proof of planning permission application is to follow at a later date.
- 8. Proposed conditions:

- a. Condition 1: Is agreed.
- b. Condition 2: please refer to point 2 above.
- c. Conditions 3-26: Is agreed.
- 9. The Licensing Authority require site of the lease plan to verify the extent of the demise of the area. We are unclear at this time of the rear garden area is a communal s pace that the residents have access to also. Please provide clarification on this matter. Please see attached the following title plan (lease plan) and all mock ups of the premises floor plan and a copy of the Lease has been attached for your ease of reference. The above residents do not have access to the garden areas, as their entrance to their homes is via a side passage from the main road, which leads directly to the said flats above. The said residents do not have direct access to the commercial unit or the garden via the fire exit as it is a one-way system. The passageway the residents leave and enter their homes is communal and is shared with the commercial premises.

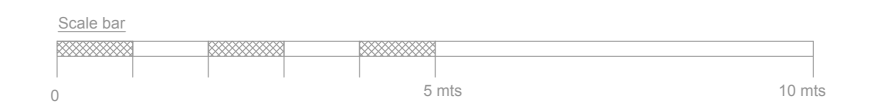
Kindly let me know if further information is required.
Kind regards,
Tekleweni





PROPOSED LAYOUT
A2 @ 1:50









Appendix B – Representations.



Environment & Resident Experience



Your Ref:

Our Ref: Licensing

Date: 17th April 2023

Mr Tekleweni Tesfey Ghebreselassie

REPRESENTATION LETTER

Dear Sir,

LICENSING ACT 2003 – Application for a New Premises Licence – 783 HIGH ROAD , TOTTENHAM N17

The Licensing Authority are making representation on tis application as the submitted Operating schedule does not propose ant relevant or appropriate conditions to show how the venue would be managed to promote the licensing objectives. The Operating schedules just reflects general information that is available from different pieces of guidance.

The hours being sought are considered very late for the premises which has residential property directly above it and also that back onto it. No direct thought for the prevention of public nuisance has been shown in the application. The operating condition proposed does not demonstrate how the applicant will manage the licensing objectives and no credible conditions are proposed. The Licensing Authority consider that a reduction in hours is required in order to address the need to prevent public nuisance.

The application is seeking hours for a proposed shisha area that does not have Planning permission and therefore the impact of having such this area used in this way has not been formally addressed. The Licensing Authority is concerned that nuisance from noise and smoke as well as smells will impact on nearby residents if this use is permitted. The applicant has been advised that Planning permission must be sought.

It is also unclear if the rear garden is solely for the use of the shop unit or it has a communal use also by the residents. **Evidence of the lease plan as been requested from the applicant**.

The Licensing Authority wish to propose the following conditions and amendments:

These times only relate to the existing premises- NOT the proposed shisha area.

Provision of regulated entertainment: Live Music

Sunday to Thursday 1500 to 2200 hours Friday to Saturday 1500 to 2300

Provision of regulated entertainment: Recorded Music

Sunday to Thursday 0900 to 1500 hours Friday to Saturday 0900 to 0000 hours

Provision of Regulated Entertainment: Provision of anything of a similar description to live music, recorded music or performances of dance

Sunday to Thursday 1200 to 1500 hours Friday to Saturday 1200 to 0000 hours

Late night refreshment

Monday to Sunday 2300 to 0000 hours

Sale of Alcohol

Monday to Sunday 1200 to 0000 hours

Supply of alcohol **ON** the premises only.

Hours open to Public

Sunday to Thursday 0900 to 22:30 hours

Friday to Saturday 1200 to 0030 hours

If there are specific events that require later hours, then there is the Temporary Event process that can be used.

Proposed shisha area:

The areas to be closed at 21:00 each day- this is to prevent noise nuisance impacting residents.

No Live music to be played in the proposed shisha area at any time

No recorded music to be played in the proposed shisha area at any time. This does not include **low level background** music.

The designated smoking area shall be monitored by door supervisors throughout its use to control the number and behaviour of patrons so as to not cause noise nuisance.

The above hours reflect the fact that there are residential properties and seek to address the potential for noise nuisance from music or people noise that could impact on residents.

THE REFERNCE TO CONDITIONS FOR A SHISHA AREA DOES NOT OVERRIDE THE REQUIREMENT FOR PLANNING PERMISSION TO BE APPLIED FOR AND GRANTED FOR THIS TYPE OF OPERATION.

Proposed conditions:

- 1. The premises shall not make use of the proposed shisha area until Planning permission has been granted.
- 2. The proposed shisha area will close to all parties no later than 21:00pm each day, to ensure residents are not impacted by public nuisance from this area.
- 3. The Premises shall not be used for any ticketed events promoted by an external individual/business.
- 4. All staff involved in the sale of alcohol shall receive induction and refresher training (at least every three months) relating to the sale of alcohol and the times and conditions of the premises licence.
- 5. All training relating to the sale of alcohol and the times and conditions of the premises licence shall be documented and records kept at the premises. These records shall be made available to the Police and/or Local Authority upon request and shall be kept for at least one year.
- 6. A 'Think 25' proof of age scheme shall be operated and relevant material shall be displayed prominently within the Premises including in a visible location:
 - (a) At the entrance to the Premises;
 - (b) Behind the bar;
 - (c) In any other area where alcohol can be purchased by a customer.
- A written record of refused sales shall be kept on the premises and completed when necessary. This record shall be made available to Police and/or the Local Authority upon request and shall be kept for at least one year from the date of the last entry.
- 7. There shall be a personal licence holder on duty at the premises from 20:00 hours until the premises closes to the public.
- 8. Loudspeakers shall not be located in the entrance lobby or any outside/external area of the premises building, this includes the proposed shisha area.
- 9. All windows and external doors shall be kept closed but not locked during regulated entertainment, except for the immediate access and egress of persons.
- 10. The management shall make subjective assessments of noise levels outside at the perimeter of the premises approximately hourly, whilst regulated entertainment is provided to ensure that noise from the premises does not cause a disturbance to local residents/businesses. Records shall be kept of the times, dates and any issues discovered. These records shall be kept for six

months. Records must be made available to an authorised officer of the Council or police, upon request. Where monitoring by staff identifies that noise from the premises is audible at the perimeter, measures shall be taken to reduce this i.e. turning volume down.

- 11. No alcoholic drinks or glass containers shall be taken out onto the public highway.
- 12. The premises licence holder shall ensure that the area immediately outside the premises is kept clean and free from smoking related litter at all material times to the satisfaction of the Licensing Authority.
- 13. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- 14. Patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall not be permitted to take drinks or glass containers with them.
- 15. The Licensee and Designated Premises Supervisor shall ensure that alcohol is only purchased from an authorised wholesaler and shall produce receipts for the same upon request for inspection. (An authorised wholesaler means an established warehouse or trade outlet with a fixed address and not a van or street trader, even if they claim they are part of, or acting on behalf of, an authorised wholesaler who provides full itemised VAT receipts).
- 16. The Premises shall install and maintain a comprehensive CCTV system which shall comply with minimum requirements agreed between the Licensee and the Metropolitan Police Service Licensing Officer.
- 17. The CCTV shall cover all entry and exist points (including the 'smoking area') enabling identification of every person entering the Premises at any time of day and irrespective of lighting conditions. The positioning of the CCTV cameras shall be agreed between the Licensee and a Metropolitan Police Service Licensing Officer prior to the opening of the Premises.
- 18. The CCTV system shall continually record whilst the Premises are open for licensable activities and during all times when customers remain on the Premises. All recordings shall be stored for a minimum of 31 days with date and time stamping on the footage.
- 19. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times the premises are open to the public. This staff member must be able to provide a Police Officer or an authorised officer of the Licensing Authority with copies of recent CCTV images or data with the minimum of delay when reasonably requested. Or Police Condition:
- 20. Posters stating that CCTV is in use at the Premises shall be displayed at or near the entrance to the Premises and within the building itself.
- 21. CCTV must be used when the premises is open to the public.
- 22. The police must be called to all incidents of unlawful violence or serious disorder.
- 23. An incident logbook shall be kept at the Premises and made available on request to a police officer or authorised officer of the Licensing Authority. The logbook shall record the following: (a) All crimes reported to the venue;
 - (b) All ejections of patrons;
 - (c) Any complaints received; (d) Any incidents of disorder at or associated with the Premises:
 - (e) All seizures of drugs and offensive weapons;
 - (f) Any faults in the CCTV system
- 24. On days when football or other large events are taking place at the Stadium there will be at least 2 door supervisors on duty.
- 25. A register of SIA-trained door supervisors and members of staff / contractors shall be kept at the Premises and updated each time such persons are employed by the Licensee. The register shall be made available on request by a police officer or authorised officer of the Licensing Authority. The register is to contain the following in respect of each person employed: (a) Full name; (b) Date of birth; (c) SIA Registration Number; (d) Date and hours worked; and (e) Contact telephone number and email address.

The Licensing Authority require site of th lease plan to verify the extent of the demise of the area. We are unclear at this time of the rear garden area is a communal space that the residents have access to also. Please provide clarification on this matter.

The licensing process is NOT an alternative to Planning and does not override Planning law.

Regards Licensing Authority



Building Control

Robert McIver Head of Building Control



Haringey Licensing Department

Alexandra House

10 Station Road, London N22 7TR **Date:** 03 May 2023

Email: <u>building.control@haringey.gov.uk</u>

Contact No. 020 8489 5504 **Your Ref:**

Dear Sir/Madam

Licensing Act 2003

Case Reference LL/2023/0801

Location Restaurant, 783 High Road, Tottenham, London, N17 8AH

Proposal Application for a Premises Licence- Stadium Lounge Restaurant & Wine

Bar Ltd

I refer to the above application for a premises License received in this office **27 March 2023**, in respect of the above premises.

The details have been checked for compliance with the requirements of the Regulations and other related legislation. This application has not been shown to achieve the minimum standards required under the Technical Standards for Places of Entertainment, as set out in the attached schedule.

The Building Control department, would therefore like to make **Representation**, as Responsible Authority under the Licensing Act 2003, with reference to the Licensing objective for the **Protection of Public Safety**.

Should you wish to discuss this matter further please contact this office.

Yours faithfully

Pierre Chénier Principal Building Surveyor



Alexandra House Level 5 10 Station Road London N22 7TR T 020 8489 5504

LIST OF AMENDMENTS TO APPLICATION

Case Reference LL/2023/0801

Location Restaurant, 783 High Road, Tottenham, London, N17 8AH

Proposal Application for a Premises Licence- Stadium Lounge Restaurant &

Wine Bar Ltd

- Accommodation figures not provided. Please clarify the total number of people you wish to have for the License.
- 2 The final exit doors open in the wrong direction and are unsatisfactory.
- 3 Location of Emergency lighting points not shown on Plan(s).
- 4 Full details of the emergency lighting installation to be provided.
- Location of emergency lighting provision to the public highway from the rear exit has not been shown on the plan.
- 6 Location of Fire Alarm & Detection heads not shown on Plan(s).
- 7 Full details of fire alarm system installation to be provided.
- 8 Simple fastenings not specified to all exit doors, i.e., openable on the inside without the use of a key.
- 9 The location of the main electrical intake to be shown on the plan
- 10 Details of Electrical system not provided.
- Details to be provided of the floor wall and ceiling finishes/coverings or underlays have not been provided to demonstrate a minimum British Standard BS5438-1989 and tested to BS 4790 or Class 0.
- 12 Details of input or extract ventilation to be provided for all areas
- 13 Indication of proposed occupancy numbers to be provided to establish the number of required toilets

Memorandum



Date: 2nd May 2023 Ref: WK/000565224

From: Mike Squire: Trading Standards To: Licensing

<u>APPLICATION FOR A PREMISES LICENCE – STADIUM LOUNGE RESTAURANT & LOUNGE BAR, 783 HIGH ROAD, TOTTENHAM, LONDON, N17 8AH</u>

Trading Standards require the following conditions to be added to the Licence.

- 1) The business shall adopt a "Challenge 25" policy.
- 2) A refusals register shall be maintained to record instances where alcohol sales are refused. These records shall be made available for inspection by Police and Authorised Council officers on request.
- 3) All staff responsible for selling alcohol shall receive regular training in the requirements of the Licensing Act 2003 and all other age restricted products stocked on the premises. Written records of this training signed and dated by the person receiving the training and the trainer shall be retained and made available to Police and authorised council officers on request.

On acceptance of these conditions Trading Standards will withdraw its representation.



From: S

Saturday, April 8, 2023 1:30:22 AM

To: Licensing < <u>Licensing@haringey.gov.uk</u>>

Subject: 783 High Road N17 8AH

Hello my name is EA I saw about 783 high road N17 8DU shop's night licence permission on the their window. I am living 00 White Hart Lane N17 8 DU. This shop's back side next to my building. I have another neighbours which are Z 00 White Hart Lane N17 8DU and 00 White Hart Lane N17 8DU all of us don't want to night licence we have school kids when they got live music we can't sleep and they are always having trouble. When it's happened before i called polis and Haringey council nobody care about it. I never accept this shop's night licence if they got it I am going to complaint anywhere i can. If you want to speak with me you can call . Thank you





Licensing Authority Licensing Team 4th Floor, 10 Station Road, London N22 7TR

Licensing Unit Edmonton Police Station 462 Fore Street, London N9 0PW

PC Derek Ewart

www.met.police.uk

24/04/2023

POLICE REPRESENTATION

<u>Premises License Application:</u> <u>Stadium Lounge Restaurant & Wine Bar, 783 High Road,</u> Tottenham, London, N17 8AH.

Dear Sir/Madam,

I write on behalf of the Commissioner of the Metropolitan Police. I would like to make representations to the recently submitted application for a new premises licence for the premises of STADIUM LOUNGE RESTAURANT & WINE BAR, 783 HIGH ROAD, TOTTENHAM,LONDON, N17 8AH.

I wish to make representation on the following objective:

- Prevention of public nuisance
- The Prevention of Crime and Disorder

The applicant is asking for the following licensable activities and timings:

Provision of regulated entertainment: Live Music

Monday to Sunday 1500 to 0300 hours

Provision of regulated entertainment: Recorded Music

Monday to Tuesday 0900 to 1500 hours

Wednesday to Thursday 0900 to 0100 hours

Friday 0900 to 0200 hours

Saturday 0900 to 0300 hours

Sunday 0900 to 0000 hours

Provision of Regulated Entertainment: Provision of anything of a similar description to live music, recorded music or performances of dance

Monday to Sunday 1200 to 0300 hours

Late night refreshment

Monday to Sunday 2300 to 0300 hours

Sale of Alcohol

Monday to Sunday 1200 to 0300 hours

Supply of alcohol **ON** the premises.

Hours open to Public

Monday to Sunday 0900 to 0300 hours

We believe that the proposed timings with terminal times extending into the small hours of the morning of 0100, 0200 and 0300 hours are unreasonable and would undermine the licensing objectives.

Both live music and recorded music if unregulated would within that geographical area which is surrounded by residential properties both above these premises and to the rear with blocks of residential flats would cause a public nuisance in the form of noise. It is believed also that the local council have also received previous complaints from local residents on the subject of excessive noise emanating from this location causing sleep disturbance to residents.

Additionally a noise abatement notice was issued by the local authority at this location all be it not to this applicant.

It is understood from the Local Authority that this applicant is applying to use the rear of the premises i.e. the garden as a shisha lounge, this will most certainly have a detrimental effect in the form of noise nuisance to the local community if used till 0300 hours.

The applicants operating schedule submission does not specifically nor adequately illustrate how they will uphold the four licensing objectives.

The Police therefore support and mirror the Local Authority in submission of the following conditions and amendments, which would support the licensing objective of Prevention of Public Nuisance and Prevention of Crime and Disorder:

Provision of regulated entertainment: Live Music

Sunday to Thursday 1500 to 2200 hours Friday to Saturday 1500 to 2300

Provision of regulated entertainment: Recorded Music

Sunday to Thursday 0900 to 1500 hours Friday to Saturday 0900 to 0000 hours

Provision of Regulated Entertainment: Provision of anything of a similar description to live music, recorded music or performances of dance

Sunday to Thursday 1200 to 1500 hours Friday to Saturday 1200 to 0000 hours

Late night refreshment

Monday to Sunday 2300 to 0000 hours

Sale of Alcohol

Monday to Sunday 1200 to 0000 hours

Supply of alcohol **ON** the premises only.

Hours open to Public

Sunday to Thursday 0900 to 22:30 hours Friday to Saturday 1200 to 0030 hours

Proposed shisha area:

The areas to be closed at 21:00 each day- this is to prevent noise nuisance impacting residents.

No Live music to be played in the proposed shisha area at any time

No recorded music to be played in the proposed shisha area at any time. This does not include **low level background** music.

The designated smoking area shall be monitored by door supervisors throughout its use to control the number and behaviour of patrons so as to not cause noise nuisance.

Proposed conditions:

- 1. The premises shall not make use of the proposed shisha area until Planning permission has been granted.
- 2. The proposed shisha area will close to all parties no later than 21:00pm each day.
- 3. The Premises shall not be used for any ticketed events promoted by an external individual/ business.
- 4. All staff involved in the sale of alcohol shall receive induction and refresher training (at least every three months) relating to the sale of alcohol and the times and conditions of the premises licence.
- 5. All training relating to the sale of alcohol and the times and conditions of the premises licence shall be documented and records kept at the premises. These records shall be made available to the Police and/or Local Authority upon request and shall be kept for at least one year.
- 6. A 'Think 25' proof of age scheme shall be operated and relevant material shall be displayed prominently within the Premises including in a visible location:
 - (a) At the entrance to the Premises;
 - (b) Behind the bar;
 - (c) In any other area where alcohol can be purchased by a customer.
- 7 A written record of refused sales shall be kept on the premises and completed when
- necessary. This record shall be made available to Police and/or the Local Authority upon
 - request and shall be kept for at least one year from the date of the last entry.
 - 7. There shall be a personal licence holder on duty at the premises from 20:00 hours until the premises closes to the public.
 - 8. Loudspeakers shall not be located in the entrance lobby or any outside/external area of the premises building, this includes the proposed shisha area.
 - 9. All windows and external doors shall be kept closed but not locked during regulated entertainment, except for the immediate access and egress of persons.
 - 10. The management shall make subjective assessments of noise levels outside at the perimeter of the premises approximately hourly, whilst regulated entertainment is provided to ensure that noise from the premises does not cause a disturbance to local residents/businesses. Records shall be kept of the times, dates and any issues discovered. These records shall be kept for six months. Records must be made available to an authorised officer of the Council or police, upon request. Where monitoring by staff identifies that noise from the premises is audible at the perimeter, measures shall be taken to reduce this i.e. turning volume down.
 - 11. No alcoholic drinks or glass containers shall be taken out onto the public highway.
 - 12. The premises licence holder shall ensure that the area immediately outside the premises is kept clean and free from smoking related litter at all material times to the satisfaction of the Licensing Authority.
 - 13. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.

- 14. Patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall not be permitted to take drinks or glass containers with them.
- 15. The Licensee and Designated Premises Supervisor shall ensure that alcohol is only purchased from an authorised wholesaler and shall produce receipts for the same upon request for inspection. (An authorised wholesaler means an established warehouse or trade outlet with a fixed address and not a van or street trader, even if they claim they are part of, or acting on behalf of, an authorised wholesaler who provides full itemised VAT receipts).
- 16. The Premises shall install and maintain a comprehensive CCTV system which shall comply with minimum requirements agreed between the Licensee and the Metropolitan Police Service Licensing Officer.
- 17. The CCTV shall cover all entry and exist points (including the 'smoking area') enabling identification of every person entering the Premises at any time of day and irrespective of lighting conditions. The positioning of the CCTV cameras shall be agreed between the Licensee and a Metropolitan Police Service Licensing Officer prior to the opening of the Premises.
- 18. The CCTV system shall continually record whilst the Premises are open for licensable activities and during all times when customers remain on the Premises. All recordings shall be stored for a minimum of 31 days with date and time stamping on the footage.
- 19. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times the premises are open to the public. This staff member must be able to provide a Police Officer or an authorised officer of the Licensing Authority with copies of recent CCTV images or data with the minimum of delay when reasonably requested. Or Police Condition:
- 20. Posters stating that CCTV is in use at the Premises shall be displayed at or near the entrance to the Premises and within the building itself.
- 21. CCTV must be used when the premises is open to the public.
- 22. The police must be called to all incidents of unlawful violence or serious disorder.
- 23. An incident logbook shall be kept at the Premises and made available on request to a police officer or authorised officer of the Licensing Authority. The logbook shall record the following: (a) All crimes reported to the venue;
 - (b) All ejections of patrons;
 - (c) Any complaints received; (d) Any incidents of disorder at or associated with the

Premises:

- (e) All seizures of drugs and offensive weapons;
- (f) Any faults in the CCTV system
- 24. On days when football or other large events are taking place at the Stadium there will be at least 2 door supervisors on duty.
- 25. A register of SIA-trained door supervisors and members of staff / contractors shall be kept at the Premises and updated each time such persons are employed by the Licensee. The register shall be made available on request by a police officer or authorised officer of the Licensing Authority. The register is to contain the following in respect of each person employed: (a) Full name; (b) Date of birth; (c) SIA Registration Number; (d) Date and hours worked; and (e) Contact telephone number and email address.

It should be noted that should the applicant wish to operate outside of these proposed conditions then a Temporary Event Notice can be applied for.

If the above listed proposal and conditions were accepted in full by the applicant, I would withdraw my representation.

I reserve the right to provide further information to support this representation.

On behalf of Police Licencing

Police Constable Derek EWART

Licensing Officer

Metropolitan Police Service, North Area BCU (Enfield & Haringey)

Edmonton Police Station, 462 Fore Street, N9 0PW

NAMailbox-.Licensing@met.police.uk



Agenda Item 7

Report for: Licensing Sub Committee – 12th June 2023

Title: Application for a Transfer & Variation of Designated Premises

Supervisor for Premises Licence at -Maxxi Food &

Wine 42 Topsfield Parade. London N8

Report

authorised by: Daliah Barrett, Licensing Team Leader, Regulatory Services

Ward(s) affected: Crouch End

Report for Key/

Non Key Decision: Not applicable

1. Describe the issue under consideration.

- 1.1 On 26th April 2023, a transfer application was submitted by Atlas Licensing on behalf of Mr Ahmet Karagoz. The transfer application has immediate effect.
- 1.2 The Police were consulted in respect of the application. A copy of the transfer application is attached as Appendix 1.
- 1.3 On 27th April 2023, a Vary DPS application was submitted by by Atlas Licensing on behalf of Mr Ahmet Karagoz to be named as the DPS.
- 1.4 The Police were consulted in respect of the application. A copy of the Vary DPS application is attached as Appendix 2

2. History

- 2.1 On March 2023 an application to review the licence was submitted by Trading Standards. In this regard the premises was found to be stocking for sale-controlled medication and non-compliant E cigarettes. Also, NOS gas being sold to customers who then consumed. the substance outside the premises which then led to nuisance and anti-social behaviour. and the objective of the prevent crime and disorder being impacted. Failure to promote the 'Prevention of Public nuisance' was also added to the review due to the anti-social behaviour that resulted from the operation of the premises. As is the 'Public Safety' objective due to the illicit goods being harmful to health. A copy of the current licence is attached at Appendix 4. The people associated in the business have a history of selling illicit goods at their various retail outlets in Enfield also.
- 2.2 The review hearing took place on 30th May 2023. At the time of preparing this report the LSC decision was not known.
- 2.3 The applicant Mr Karagoz is affiliated with the operation of Maxxi Food & Wine in particular for the branch at 38 Chase Side Enfield.

3 Relevant representation

3.1 **Metropolitan Police**: Notice was given (under S.42(6)) that grant of the transfer application Would undermine the crime prevention objective. The Police states that it is appropriate, for the promotion of the licensing objectives, to object to the transfer of Premises Licence and the Variation of the DPS.



3.2 A copy of the representation and Additional Information is attached as Appendix 3. Mr Karagoz has not responded to the objection. The Police sought clarification from Mr Karagoz to show that he had indeed fully taken over the premises in his own right and therefore separate to Mr Altun and Ms Yengin, but have been unable to establish any proof of this.

4 Transfers of premises licences - General

- 4.1 Section 43 of the 2003 Act provides a mechanism which allows the transfer to come into immediate interim effect as soon as the licensing authority receives it, until it is formally determined or withdrawn. This is to ensure that there should be no interruption to normal business at the premises. If the police raise no objection about the application, the licensing authority must transfer the licence in accordance with the application, amend the licence accordingly and return it to the new holder.
- 4.2 The police may object to the designation of a new DPS where, in exceptional circumstances, they believe that the appointment would undermine the crime prevention objective. The police can object where, for example, a DPS is first specified in relation to particular premises and the specification of that DPS in relation to the particular premises gives rise to exceptional concerns. For example, where a personal licence holder has been allowed by the courts to retain their licence despite convictions for selling alcohol to children (a relevant offence) and then transfers into premises known for underage drinking.(4.39)
- 4.3 Where the police do object, the licensing authority must arrange for a hearing at which the issue can be considered and both parties can put forward their arguments. The 2003 Act provides that the applicant may apply for the individual to take up post as DPS immediately and, in such cases, the issue would be whether the individual should be removed from this post. The licensing authority considering the matter must restrict its consideration to the issue of crime and disorder and give comprehensive reasons for its decision. Either party would be entitled to appeal if their argument is rejected. (4.40)
- 4.4 The portability of personal licences between premises is an important concept under the 2003 Act. It is expected that police objections would arise in only genuinely exceptional circumstances. If a licensing authority believes that the police are routinely objecting to the designation of new premises supervisors on grounds which are not exceptional, they should raise the matter with the chief officer of police as a matter of urgency. (4.40)
- 4.5 In its consideration of applications for transfer of a premises licence following application for a review, this Authority is concerned over the frequently observed practice of an application for a transfer of a premises licence being made following an application for a review of that same licence being lodged:
 - "16.7 Where, such applications are made, this Authority will require documented proof of transfer of the business / lawful occupancy of the premises (such as a lease), to the new proposed licence holder to support the contention that the business is now under new management control"

4.6 Police objections to new designated premises supervisors

4.7 The police may object to the designation of a new DPS where, in exceptional circumstances, they believe that the appointment would undermine the crime prevention objective. The police can object where, for example, a DPS is first specified in relation to particular premises and the specification of that DPS in relation to the particular premises gives rise to exceptional concerns.



5 RELEVANT LAW, GUIDANCE & POLICIES:

5.1 The paragraphs below are extracted from either the Licensing Act 2003 ('Act'); or the Guidance issued by the Secretary of State to the Home Office of April 2018 ('Guid'); or the London Borough of Enfield's Licensing Policy Statement of January 2016 ('Pol').

5.2 General Principles:

- 5.3 The Licensing Sub-Committee must carry out its functions with a view to promoting the licensing objectives [Act s.4(1)].
- 5.4 The licensing objectives are:
 - o the prevention of crime and disorder;
 - public safety;
 - o the prevention of public nuisance; &
 - o the protection of children from harm [Act s.4(2)].
- 5.5 In carrying out its functions, the Sub-Committee must also have regard to the Council's licensing policy statement; & guidance issued by the Secretary of State [Act s.4(3)].

6. Decision:

- 6.1Having heard all the representations (from both parties) the Licensing Sub-Committee must decide whether to:
 - · Grant the applications; or
 - Reject the applications if it is considered necessary for the promotion of the crime and disorder objective.
- 6.2 The remaining three objectives, namely public safety, prevention of public nuisance and protection of children from harm, are not considerations that may be taken into account in relation to determination of the variation of a designated premises supervisor (DPS).

7 Legal considerations

- 7.1 There is no scope for the addition of conditions in this instance. The only options available in respect of this application are as highlighted in paragraph 6.1-6.2 above..
- 7.2 There is a right of appeal to the Magistrates Court by any party aggrieved by any decision of the Panel.

8. Use of Appendices

Appendix 1 –Copy of Transfer application

Appendix 2- Copy of Variation of Designated Premises Supervisor

Appendix 3- Copy of Police objection

Appendix 4- Copy of current Premises Licence.

Background papers

Section 82 Guidance Haringey Statement of Licensing Policy

Background Papers:

None other than any identified within the report.





Appendix 1





Haringey Application to transfer premises licence Licensing Act 2003

For help contact

licensing@haringey.gov.uk

Telephone: 020 8489 8232

* required information

Section 1 of 7			
You can save the form at any time and resume it later. You do not need to be logged in when you resume.			
System reference	Not Currently In Use	This is the unique reference for this application generated by the system.	
Your reference	PLT/N88PT	You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.	
Are you an agent acting on behalf of the applicant?		Put "no" if you are applying on your own behalf or on behalf of a business you own or	
YesN	0	work for.	
Applicant Details			
* First name	Ahmet		
* Family name	Karagoz		
* E-mail			
Main telephone number		Include country code.	
Other telephone number			
Indicate here if the applicant would prefer not to be contacted by telephone			
Is the applicant:			
		A sole trader is a business owned by one	
 Applying as an individual 	ıl	person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby.	

Continued from previous page		
Address		
* Building number or name		
* Street		
District		
* City or town	London	
County or administrative area		
* Postcode		
* Country	United Kingdom	
Agent Details		
* First name	Atlas	
* Family name	Licensing	
* E-mail		
Main telephone number		Include country code.
Other telephone number		
☐ Indicate here if you woul	d prefer not to be contacted by telephone	
Are you:		
An agent that is a busine	ss or organisation, including a sole trader	A sole trader is a business owned by one person without any special legal structure.
 A private individual actin 	ng as an agent	person without any special regal structure.
Agent Business Is your business registered in the UK with Companies	Yes No	Note: completing the Applicant Business section is optional in this form.
House?		
Registration number	13463174	If your business is registered use its
Business name	Atlas Licensing Ltd	If your business is registered, use its registered name.
VAT number	NONE	Put "none" if you are not registered for VAT.
Legal status	Private Limited Company	
Your position in the business	Manager	
Home country	United Kingdom	The country where the headquarters of your business is located.

Continued from previous page		
Agent Registered Address		Address registered with Companies House.
Building number or name		
Street		
District		
City or town		
County or administrative area		
Postcode		
Country		
Section 2 of 7		
PREMISES DETAILS		
I/we, as named in section 1, app 2003 for the premises describe	ply to transfer the premises licence described b d in section 2 below.	elow under section 42 of the Licensing Act
Premises Licence		
* Premise licence number	LN/00008708	
Name Of Current Premises Lie	cence Holder	
* Name	Aylin Yengin	
Premises Address		
Are you able to provide a posta	al address, OS map reference or description of t	he premises?
AddressOS map	p reference O Description	
Building number or name	Maxxi Food & Wine	
Street	42 Topsfield Parade	
District	Tottenham Lane	
City or town	London	
County or administrative area		
Postcode	N8 8PT	
Country	United Kingdom	
Further Details		
Please give a brief description of	of the premises	
This premises is a grocery store Please note, the new name of t	e. the store is Maxxi Food & Wine.	

Continued from previous pa	ge		
Telephone number at the premises if any			
Section 3 of 7			
APPLICATION DETAILS			
In what capacity are you a	pplying for the premises licence to be	transferred to you?	
An individual or indi	viduals		
☐ A limited company/l	imited liability partnership		
☐ A partnership (other	than limited liability)		
☐ An unincorporated a	association		
☐ A recognised club			
☐ A charity			
☐ The proprietor of an	educational establishment		
☐ A health service bod	у		
1 1 .	stered under part 2 of the Care Standa t of an independent hospital in Wales	rds Act	
Social Care Act 2008	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 p	The chief officer of police of a police force in England and Wales		
Other (for example a	statutory corporation)		
Please confirm the follow	wing:		
	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 app	olication pursuant to a statutory function	on	
I am making the application pursuant to a function discharged by virtue of Her Majesty's prerogative			
Section 4 of 7			
INDIVIDUAL APPLICANT	DETAILS		
Applicant Name			
Is the name the same as (o	or similar to) the details given in sectio	3	
Yes	○ No	from section one, or amend them as required Select "No" to enter a completely new set of details.	
First name	Ahmet		
Family name	Karagoz		

Continued from previous page		
Is the applicant 18 years of age	e or older?	
○ Yes ○ No		
Applicant Postal Address Is the address the same as (or s	similar to) the address given in section one?	If "Yes" is selected you can re-use the details from section one, or amend them as
Yes	○ No	required. Select "No" to enter a completely new set of details.
Building number or		
District		
City or town		
County or administrative area		
Postcode		
Country	United Kingdom	
Applicant Contact Details		
Are the contact details the san	ne as (or similar to) those given in section one?	If "Yes" is selected you can re-use the details from section one, or amend them as
Yes	○ No	required. Select "No" to enter a completely new set of details.
E-mail		
Telephone number		
Other telephone number		
* Date of birth	dd mm yyyy	
* Nationality	British Citizen	
Right to work share code		Right to work share code if not submitting scanned documents
	Add another applicant]
Section 5 of 7		
FURTHER INFORMATION		
Are you the holder of the pren	nises licence under an interim authority notice?	
Do you wish the transfer to ha	ve immediate effect?	
• Yes O No		

Continued from previous page		
Have you attached the consent form signed by the existing premises licence holder?		
YesNo		
If this application is granted I would be in a position to use the premises during the application period for the licensable activity or activities authorised by the licence (see section 43 of the Licensing Act 2003)?		
YesNo		
Have you attached the previous licence?		
YesNo		
Section 6 of 7		
NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK		

Continued from previous page...

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

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

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

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

Applicants must demonstrate that they have an entitlement to work in the UK and are not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity. They do this in one of two ways: 1) by providing with 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, together with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, when produced in combination with an
 official document giving the person's permanent National Insurance number and their name issued by a
 Government agency or a previous employer.

Continued from previous page...

- A **current** passport endorsed to show that the holder is allowed to stay in the UK and is currently allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity.
- A **current** Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder which indicates that the named person can currently stay in the UK and is allowed to work relation to the carrying on of a licensable activity.
- A **current** Residence Card issued by the Home Office to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights or residence.
- A current Immigration Status Document containing a photograph issued by the Home Office to the holder
 with an endorsement indicating that the named person may stay in the UK, and is allowed to work and is not
 subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity
 when produced in combination with an official document giving the person's permanent National Insurance
 number and their name issued by a Government agency or a previous employer.
- A Certificate of Application, **less than 6 months old**, issued by the Home Office under regulation 18(3) or 20(2) of the Immigration (European Economic Area) Regulations 2016, to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence.
- Reasonable evidence that the person has an outstanding application to vary their permission to be in the UK
 with the Home Office such as the Home Office acknowledgement letter or proof of postage evidence, or
 reasonable evidence that the person has an appeal or administrative review pending on an immigration
 decision, such as an appeal or administrative review reference number.
- Reasonable evidence that a person who is not a national of a European Economic Area state or Switzerland but
 who is a family member of such a national or who has derivative rights of residence in exercising treaty rights in
 the UK including:-
 - evidence of the applicant's own identity such as a passport,
 - evidence of their relationship with the European Economic Area family member e.g. a marriage certificate, civil partnership certificate or birth certificate, and
 - evidence that the European Economic Area national has a right of permanent residence in the UK or is one of the following if they have been in the UK for more than 3 months:
 - (i) working e.g. employment contract, wage slips, letter from the employer,
 - (ii) self-employed e.g. contracts, invoices, or audited accounts with a bank,
 - (iii) studying e.g. letter from the school, college or university and evidence of sufficient funds; or
 - (iv) self-sufficient e.g. bank statements.

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

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

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

Continued from previous page...

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

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

Home Office online right to work checking service

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

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

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

An online check will not be possible in all circumstances because not all applicants will have an immigration status that can be checked online

The Home Office online right to work checking service sets out what information and/or documentation applicants will need in order to access the service. Applicants who are unable to obtain a share code from the service should submit copy documents as set out above.

Section 7 of 7

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.

This formality requires a fixed fee of £23

DECLARATION

- I/we understand it is an offence, liable on conviction to a fine up to level 5 on the standard scale, under section 158 of the licensing act 2003, to make a false statement in or in connection with this application.
 - 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	Mahir Aydin	
* Capacity		
* Date	dd mm yyyy	
Full name		
Capacity		
* Date	dd mm yyyy	

Continued from previous page		
	Remove this signatory	
	Add another signatory	
with your application.		
OFFICE USE ONLY		
Applicant reference number	PLT/N88PT	
Fee paid		
Payment provider reference		
ELMS Payment Reference		
Payment status		
Payment authorisation code		
Payment authorisation date		
Date and time submitted		
Approval deadline		
Error message		
Is Digitally signed		
1 2 2 1	5 6 7 Nevt >	

Consent of Premises Licence Holder to Transfer

1:	Aylin Yengin	
The p	remises licence holder of premises licence number:	LN/00008708
Relati	ng to:	
	Maxxi Food & Wine, 42 Topsfield Parade, Tottenham Lane, London, N8 8PT	
Hereb	y give my consent for the transfer of premises licence number:	LN/00008708
To:	Ahmet Karagoz	
Signe	ed.	
Name		
Date	25/04/2023	



Appendix 2





Haringey
Application to vary a premises licence to specify an individual as designated premises supervisor Licensing Act 2003

For help contact

licensing@haringey.gov.uk
Telephone: 020 8489 8232

* required information

Section 1 of 4		
You can save the form at any time and resume it later. You do not need to be logged in when you resume.		
System reference	Not Currently In Use	This is the unique reference for this application generated by the system.
Your reference	PLT/N88PT	You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.
Are you an agent acting on behalf of the applicant?		Put "no" if you are applying on your own behalf or on behalf of a business you own or
• Yes	lo	work for.
Applicant Details		
* First name	Ahmet	
* Family name	Karagoz	
* E-mail		
		Include country code.
Other telephone number		
Indicate here if the applicant would prefer not to be contacted by telephone		
Is the applicant:		
 Applying as a business of 	or organisation, including as a sole trader	A sole trader is a business owned by one
Applying as an individual	li	person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby.

Continued from previous page		
Address		
* Building number or name		
* Street		
District		
* City or town		
rea		
* Postcode		
* Country	United Kingdom	
Agent Details		
* First name	Atlas	
* Family name	Licensing	
* E-mail		
Main telephone number		Include country code.
Other telephone number		
☐ Indicate here if you woul	d prefer not to be contacted by telephone	
Are you:		
An agent that is a busine	ess or organisation, including a sole trader	A sole trader is a business owned by one person without any special legal structure.
 A private individual actin 	ng as an agent	porson without any sposial logal structure.
Agent Business		
Is your business registered in the UK with Companies House?	YesNo	Note: completing the Applicant Business section is optional in this form.
Registration number	13463174	
Business name	Atlas Licensing Ltd	If your business is registered, use its registered name.
VAT number -	NONE	Put "none" if you are not registered for VAT.
Legal status	Private Limited Company	
Your position in the business	Manager	
Home country	United Kingdom	The country where the headquarters of your business is located.

Continued from previous page		
Agent Registered Address		Address registered with Companies House.
Building number or		
Street		
District		
City or town		
County or administrative area		
Postcode		
Country		
Section 2 of 4		
PREMISES DETAILS		
I/we apply to vary a premises li section 37 of the Licensing Act	cence to specify the individual named in this ap 2003.	oplication as the premises supervisor under
* Premises licence number	LN/00008708	
Are you able to provide a posta	al address, OS map reference or description of t	he premises?
AddressOS map	o reference O Description	
Address		
* Building number or name	Maxxi Food & Wine	
* Street	42 Topsfield Parade	
District	Tottenham Lane	
* City or town	London	
County or administrative area		
Postcode	N8 8PT	
* Country	United Kingdom	
Contact Details		
E-mail		
Telephone number		
Other telephone number		
Describe the premises. For example 1	mple, what type of premises it is	
This premises is a grocery store Please note, the new name of t	e. the store is Maxxi Food & Wine.	

0 11 15		
Continued from previous page	•	
Section 3 of 4		
SUPERVISOR		
Full Name Of Proposed Desi	gnated Premises Supervisor	
* First name	Ahmet	
* Family name	Karagoz	
*		
* Place of birth		
* Date of birth	dd mm yyyy	
Personal licence number of proposed designated premises supervisor	LN/000026224	
Issuing authority of that licence	London Borough of Haringey	
Full Name Of Existing Desig	nated Premises Supervisor	
First name	Aylin	
Family name	Yengin	
* Would you like this application to have immediate effect under section 38 of the Licensing Act 2003?		the supply of alcohol if, for example, the
Yes	○ No	existing premises supervisor is suddenly indisposed or unable to work.
☑ I will notify the existing premises supervisor (if any) of this application		It is sufficient for the licensee to inform the existing premises supervisor in writing, without sharing the specific details of the application.
* Will the premises licence or application?	relevant part of it be submitted with this	••
Yes	○ No	
How will the consent form of be supplied to the authority?	the proposed designated premises supervisor	
C Electronically, by the pro	pposed designated premises supervisor	
 As an attachment to this 	svariation	
Reference number for consent form (if known)		If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'
Section 4 of 4		
PAYMENT DETAILS		

Continued from previous page						
This fee must be paid to the authority. If you complete the application online, you must pay it by debit or credit card.						
This formality requires a fixed fee of £23						
DECLARATION						
* I/we understand it is an offence, liable on conviction to a fine up to level 5 on the standard scale, under section 158 of the licensing act 2003, to make a false statement in or in connection with this application.						
☐ 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	Mahir Aydin					
* Capacity	Authorised Agent					
* Date	dd mm yyyy					
	Remove this signatory					
Full name						
Capacity						
* Date	dd mm yyyy					
	Remove this signatory					
	Add another signatory					

OFFICE USE ONLY				
Applicant reference number	PLT/N88PT			
Fee paid				
Payment provider reference				
ELMS Payment Reference				
Payment status				
Payment authorisation code				
Payment authorisation date				
Date and time submitted				
Approval deadline				
Error message				
Is Digitally signed				
1 <u>2</u> <u>3</u> <u>4</u> Next >				

Consent Of Individual To Being Specified As Premises Supervisor

l	Ahmet Karagoz	
Of		
	eby confirm that I give my con	sent to be specified as the designated premises superviso
	PLH and DPS Transfer	
by:	Ahmet Karagoz	
rela	ating to a premises licence:	LN/00008708
for:	Maxxi Food & Wine 42 Topsfield Parade, Tottenha	am Lane, London, N8 8PT
and	any premises licence to be gra	nted or varied in respect of this application made by
	Ahmet Karagoz	
42		work in the United Kingdom and am applying for, ld a personal licence, details of which I set out below.
Pers	sonal licence number LN/00	00026224
Pers	sonal licence issuing authority	London Borough of Haringey
	Signed:	
	Name:	Ahmet Karagoz
	Date:	25/04/2023

LICENSING ACT 2003 PERSONAL LICENCE

Name & Address:

Ahmet Karagoz

Licence No:

LN/000026224

LONDON BOROUGH OF HARINGEY Alexandra House, 10 Station Road, London, N22 7TR Haringey

Appendix 3





Licensing Authority River Park House Level 1 North 225 High Road London N22 8HQ Licensing Unit
Edmonton Police Station
462 Fore Street,
London
N9 0PW
PC Derek Ewart 1277NA
Derek.Ewart2@met.pnn.police.uk
www.met.police.uk

7th May 2023

Police Representation

APPLICATION FOR A TRANSFER OF A PREMISES LICENCE & TRANSFER OF A

DESIGNATED PREMISES SUPERVISOR

MAXXI FOOD & WINE, 42 TOPSFIELD PARADE, TOTTENHAM LANE, HORNSEY,
LONDON, N8 8PT.

Dear Licensing Team,

This application is submitted by Ahmet Karagoz in order to both transfer the premises licence and to transfer the designated premises supervisor from the current holder of both Aylin Yengin into his name.

The premises situated at 42 Topsfield Parade are currently being reviewed under Section 51 of the Licensing Act 2003 by the licensing authority due to known issues and history of non-compliance by Aylin Yengin, under the licensing objectives of

- · Prevention of crime and disorder
- Prevention of public nuisance
- Public safety
- Protection of Children From Harm

These premises and two others all of which have had known licensing issues are believed to be a family run business.

To that end it is believed (in the absence of any other information to the contrary) the applicant is a part of that family run business.

In order to clarify and nullify the applicants involvement in the family business information was requested in an email from the Police to Atlas Licensing (the applicants consultant) on the 2nd May 2023 (Email attached).

As of today the 7th May 2023 no reply to these questions has been received.

The home office revised guidance issued under Section 182 of the Licensing Act 2003 (December 2022)

Section 11. Reviews sub section 21 states:

"Licencing authorities should be alive to the possibility that the removal and replacement of the designated premises supervisor may be sufficient to remedy a problem where the cause of the identified problem directly relates to poor management decisions made by that individual".

Sub Section 22 Further states:

"Equally, it may emerge that poor management is a direct reflection of poor company practise or policy and the mere removal of the designated premises supervisor may be an inadequate response to the problems presented. Indeed, where subsequent review hearings are generated by representations, it should be rare merely to remove a succession of designated premises supervisors as this would be a clear indication of deeper problems that impact upon the licensing objectives".

It is our belief that this application is designed to give the impression that the removal of the current DPS (Currently subject of review) would remedy any issues at the premises and by transferring the premises into another's name i.e. Give the impression it is "Under New Management", this would like wise give the impression that there is no further involvement with the old management /Mismanagement practices.

Until such time as official evidence is provided demonstrating that Mr Ahmet Karagoz Is the sole owner of the business we the Police will object to this application.

I reserve the right to provide further information to support this representation. Regards,

PC Derek Ewart 1277NA North Area Licensing Officer

Appendix 4



LICENSING ACT 2003 Sec 24

PREMISES LICENCE

Receipt: AG984926 Premises Licence Number: LN/000008708

This Premises Licence has been issued by:

The Licensing Authority, London Borough of Haringey, 4th Floor Alexandra House, 10 Station Road, Wood Green, London N22 7TR

Signature: Date: 11th December 2010

Transfer & Vary DPS:13th October 2022

Part 1 - PREMISES DETAILS

<u>Postal Address of Premises or, if none, Ordnance Survey map reference or description:</u>

TOPS NEWSAGENTS
42 TOPSFIELD PARADE
TOTTENHAM LANE
LONDON
N8 8PT

Where the Licence is time limited, the dates:

Not applicable.

Licensable activities authorised by the Licence:

Supply of Alcohol

The times the Licence authorises the carrying out of licensable activities:

Supply of Alcohol

Monday to Friday 0630 to 0000 Saturday to Sunday 0700 to 0000

The opening hours of the premises:

Monday to Friday 0630 to 0000 Saturday to Sunday 0700 to 0000

Where the Licence authorises supplies of alcohol whether these are on and/or off supplies:

Supply of alcohol for consumption **OFF** the premises only.

LICENSING ACT 2003 Sec 24

Part 2

Name, (registered) address, telephone number and e-mail (where relevant) of holder of Premises Licence:

Aylin Yengin

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

Not applicable

Name, address and telephone number of designated premises supervisor where the Premises Licence authorises the supply of alcohol:

Aylin Yengin

<u>Personal Licence number and issuing authority of personal licence held by designated premises supervisor where the Premises Licence authorises for the supply of alcohol:</u>

Personal Licence Number: LN/000021089

Issued by: London Borough of Haringey

Annex 1 - Mandatory Conditions

Supply of alcohol.

- 1. No supply of alcohol may be made under the premises licence;
- (a) at a time when there is no designated premises supervisor in respect of the premises licence, or
- (b) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
- 2. Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.
- 3. (1) The premises licence holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
- (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
- (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either—
- (a) a holographic mark, or
- (b) an ultraviolet feature.

4. Prohibition on Sale of Alcohol below Cost of Duty plus VAT

- (1) A relevant person shall ensure that no alcohol is sold or supplied for consumption off the premises for a price which is less than the permitted price.
- (2) For the purposes of the condition set out in paragraph (1) —
- (a) —dutyll is to be construed in accordance with the Alcoholic Liquor Duties Act 1979(6);
- (b) —permitted pricell is the price found by applying the formula –

$$P = D + (D \times V)$$

Where -

- (i) P is the permitted price,
- (ii) D is the rate of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
 - (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol.
- (c) relevant personll means, in relation to premises in respect of which there is in force a premises licence —
- (i) the holder of the premises licence,
- (ii) the designated premises supervisor (if any) in respect of such a licence, or
- (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;
- (d) —relevant personll means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and
- (e) —valued added taxll means value added tax charged in accordance with the Value Added Tax Act 1994
- (3) Where the permitted price given by Paragraph (b) of paragraph (2) would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.

Annex 1 - Mandatory Conditions

- (4) (a) Sub-paragraph (b) below applies where the permitted price given by Paragraph (b) of paragraph (2) on a day (—the first dayll) would be different from the permitted price on the next day (—the second dayll) as a result of a change to the rate of duty or value added tax.
 - (b) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Door supervision.

1. Any person(s) required to be on the premises to carry out a security activity must be authorised to carry out that activity by a licence granted under the Private Security Industry Act 2001 or be entitled to carry out that activity by virtue of Section 4 of that Act.

Annex 2 - Conditions consistent with the Operating Schedule

Alcohol will be served under the supervision of the personal licence holder, they will train staff as to whom, when and what to serve under the Licensing Act.

THE PREVENTION OF CRIME AND DISORDER

To prevent crime in the premises clear signage informing thieves of prosecution will be displayed.

CCTV camera will be installed on the premises.

Alcohol will not be sold to drunken or violent persons.

Police will be called if any situations get out of control.

PUBLIC SAFETY

Precautions will be made to prevent a fire.

Fire extinguisher will be provided.

Fire exits will be clearly signed.

THE PREVENTION OF PUBLIC NUISANCE

No loud music will be played in the premises.

Deliveries will be during day working hours between 0900 hours to 1700 hours, so not to disturb neighbours or the public.

Dealing with complaints

A complaints book will be held on the premises to record details of any complaints received from neighbours. The information is to include, where disclosed, the complainant's name, location, date time and subsequent remedial action undertaken. This record must be made available at all times for inspection by council officers

Prevention of nuisance from light

Illuminated external signage shall be switched off when the premises is closed

Security lights will be positioned to minimise light intrusion to nearby residential premises

THE PROTECTION OF CHILDREN

Alcohol may only be sold to individuals over the age of 18 with valid proof of identification with one of the following:

- A valid passport
- A photo driving license issued in a European Union Country
- A proof of age standard card system
- A citizen card, supported by the Home Office

Signage will be displayed 'NO ID NO SALE'.

Annex 3 – Conditions attached after a hearing by the licensing authority

Not applicable

