

NOTICE OF MEETING

LICENSING SUB COMMITTEE A

Tuesday, 19th September, 2017, 7.00 pm - Civic Centre, High Road, Wood Green, N22 8LE

Members: Councillors Natan Doron (Chair), Zena Brabazon and Clive Carter

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. Although we ask members of the public recording, filming or reporting on the meeting not to include the public seating areas, members of the public attending the meeting should be aware that we cannot guarantee that they will not be filmed or recorded by others attending the meeting. 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 and using the public seating area, you are consenting to being filmed and to the possible use of those images and sound recordings.

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2. 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 at item 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. MINUTES (PAGES 1 - 22)

To approve the minutes of the previous meeting of the Licensing Sub Committee A held on 10 August 2017 and 21 August 2017.

6. SUMMARY OF PROCEDURE (PAGES 23 - 24)

The Chair will explain the procedure that the Committee will follow for the hearing considered under the Licensing Act 2003 or Gambling Act 2005. A copy of the procedure is attached.

7. THE PARKSIDE, 45 GROVELANDS ROAD, N15 6BT (PAGES 25 - 68)

To consider an application for a new premises licence.

8. MATIZZ BAR, 83 MAYES ROAD, N22 (PAGES 69 - 140)

To consider an application for a new premises licence.

9. ITEMS OF URGENT BUSINESS

To consider any new items of admitted under item 2 above.

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Monday, 11 September 2017

**MINUTES OF THE MEETING OF THE LICENSING SUB
COMMITTEE A HELD ON THURSDAY, 10TH AUGUST, 2017, 7.00
- 8.15 pm**

PRESENT:

Councillors: Natan Doron (Chair), Zena Brabazon and Clive Carter

42. FILMING AT MEETINGS

Noted.

43. APOLOGIES FOR ABSENCE

None.

44. URGENT BUSINESS

None.

45. DECLARATIONS OF INTEREST

None.

46. SUMMARY OF PROCEDURE

The Chair outlined the procedure to be followed during the hearing.

47. THE VILLAGE, 118A WEST GREEN ROAD, N15 5AA

Dahlia Barrett, Licensing Officer, introduced the application for a variation of an existing premises licence at The Village, 118a West Green Road, London, N15 5AA. Representations had been received from local residents, Metropolitan Police and Enforcement Response.

Ms Barrett advised the Committee that no recommendations had been made but highlighted that there was CCTV footage available as part of the Metropolitan Police's representation. Graham Hopkins, the applicants representative confirmed that he had seen the CCTV footage and was not contesting it.

Mark Greaves, Licensing Officer Haringey Police, outlined his representation against the application. He felt that since all evidence retrieved showed that the current conditions of the licence were not being upheld that this was strong evidence to show that any new conditions applied would not be complied with. Mr Greaves notified the Committee that Ms Basirika had been issued with a formal caution due to repeat breaches of the conditions of her licence.

Graham Hopkins, Applicants Representative, presented the application for a variation of the existing premises licence. Mr Hopkins notified the Committee of the changes that had been implemented on the premises including a change of sign, employment of door security, installation of a noise limiter and sound proofing.

In his closing statement, Mr Hopkins advised that he would be continually managing Ms Basirika to ensure that all conditions of the licence were complied with.

The Committee retired to consider the application

RESOLVED

The Committee carefully considered the Licence holder's application to vary an existing premises licence, the representations made by the Metropolitan Police, Enforcement Response, local residents and the representations made by the Applicant and her representative, the Council's Statement of Licensing Policy and the Licensing Act 2003 s182 guidance.

Having heard the parties' evidence, the Committee resolved to refuse the application. The Committee noted that over the course of the existing premises licence, there had been a number of incidents of noise nuisance and several occasions when the premises had operated in a manner that was inconsistent with the terms of the licence.

The committee noted this history of incidents and expressed some surprise that a relatively short period of a little over two months after accepting a caution, for repeat breaches of the licensing conditions, the applicant had applied to vary the licence conditions. In the period following the caution public nuisance in the form of noise emanating from the premises was noted. In addition after the caution the premises had served alcohol outside the permitted hours.

The application for a variation was received in May 2017 and during June 2017 CCTV evidence revealed multiple sales of alcohol outside the permitted hours, as well as individuals entering the premises after 2300 hours in breach of the licence conditions. These matters were put to applicant and admitted unequivocally.

The committee noted that the applicant had held her licence for some time. The responsible authorities had engaged with her concerning breaches of the licence on previous occasions, but despite this, the pattern of breaches had continued. The committee noted the applicants statements to the effect that she had misunderstood her obligations under the licence, but did not consider this to be a credible account for her behaviour which appeared to be wilful.

The committee noted that in recent weeks there had not been breaches of the licence conditions but when set against the pattern of repeat breaches of the licence, did not consider that it had sufficient reason to believe that the applicant would comply with

the licence for a sustained period. The committee could not overlook these breaches of the licence and the impact that they had on residents. The committee could not endorse what appeared to be a wilful disregard of the licensing objectives.

The committee recommended that the Applicant should continue to liaise with the Licensing Authority and other Responsible Authorities so as to have information about local licensing initiatives and best practice.

The committee expressed the hope since the applicant now has the benefit of professional guidance, she will place greater importance on adhering to the terms of her licence.

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

48. ITEMS OF URGENT BUSINESS

None.

CHAIR: Councillor Natan Doron

Signed by Chair

Date

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**MINUTES OF THE MEETING OF THE LICENSING SUB
COMMITTEE A HELD ON MONDAY, 21ST AUGUST, 2017, 7.00 –
11.10pm**

PRESENT:

Councillors: Zena Brabazon (Chair), Clive Carter and Dhiren Basu

49. FILMING AT MEETINGS

Noted.

50. APOLOGIES FOR ABSENCE

Apologies for absence were received from Councillor Doron. Councillor Brabazon chaired the hearing in his absence.

Councillor Basu was in attendance in Cllr Doron's absence.

51. URGENT BUSINESS

As it was a special meeting of the Sub Committee, under Part Four, Section B, Paragraph 17, of the Council's Constitution, no other business was considered at the meeting.

52. DECLARATIONS OF INTEREST

None.

53. SUMMARY OF PROCEDURE

The Chair outlined the procedure to be followed during the meeting.

54. THE LORD NELSON, 232 HIGH ROAD, N22

Daliah Barrett, Licensing Officer, introduced the application for a new premises licence at The Lord Nelson, 232 High Road, N22. The application was for a 24 hour licence. The premises currently held a licence, with opening hours of:

Monday – Wednesday 1100 to 0100

Thursday to Sunday 1100 to 0300

Sunday 1100 to 0200

with licensable activities ceasing one hour before closing time.

Representations had been received from Enforcement Response, the Licensing Authority, Metropolitan Police, Public Health and Councillor Mitchell as ward councillor.

The Licence had been transferred to the Applicant on 2 June 2017.

PC Mark Greaves, Metropolitan Police outlined his representation against the application which was set out at pages 55-57 of the agenda pack. He outlined eight incidents which had been reported to the Police between October 2016 and July 2017. Three of the incidents had occurred after the Applicant had taken over the premises – 7 June, 2 July and 24 July – one of which resulted in the arrest of a male for a Public Order offence and Drink Driving.

PC Greaves outlined his concern that the premises did not have a fixed number of SIA door supervisors, and suggested that it would be appropriate for the premises to have 3 SIA door supervisors at the premises from 2100hrs if the licence was granted as requested, or 2 SIA door supervisors if the hours were reduced. It was felt that as the later opening hours would lead to an increase in alcohol consumption, and increase the risk of crime and disorder. PC Greaves also added that it was likely that if the premises had 24 hour opening then it would encourage drinkers from other licensed premises nearby to make their way to the Lord Nelson to continue late night drinking.

Monica Ukandu, Public Health, outlined her representation against the application which was set out at pages 59-62 of the agenda pack. She provided some background of the local area and informed the Committee that in 2015, Woodside ward was ranked 1st out of the 19 wards for sexual assault incidents, 1st for probation clients with alcohol misuse risk, and 3rd for alcohol illness treated by London Ambulance service for 18+. There were 208 alcohol related injuries within 500m of the premises in 2015. Public Health considered that there were sufficient licensed premises in the area to meet the demand for alcohol, and whilst it was accepted that the applicant had provided a number of conditions in the operating schedule to uphold the licensing objectives, it was felt that there would be significant disturbance to local residents from patrons leaving the premises at all times of the morning. The recommendation from Public Health was to not grant the application, however, in the event that it was granted, a number of conditions had been requested for inclusion on the licence.

Charles Buckle, Enforcement Response, outlined the representation against the application. Enforcement Response did not support the application and had recommended that the premises close no later than 0100 Monday to Wednesday, 0300 Thursday to Saturday and 0200 on Sunday, with all regulated entertainment ceasing one hour prior to closing. A number of conditions had been put forward for inclusion on the premises licence. In response to the Committee, Mr Buckle confirmed that there had been no incidents of noise at the premises since 2015.

Councillor Wright addressed the Committee on behalf of Councillor Mitchell, who had made written representations on behalf of the Woodside ward. There had been no justification made for a 24 hour premises licence. The premises was located in a highly residential area, and Ward Councillors had received complaints from local residents in relation to noise, and it was not clear from the application what additional steps would be taken to deal with existing issues and any potential future issues. There were 6 schools in the vicinity, and there were concerns that children would be exposed to drunk people leaving the premises, whilst on their way to school.

Councillor Wright referred to existing premises in the area, with closing times of 0300 and 0330 and raised his concern that providing a 24 hour licenced premises would change the offer for the area. He considered that the proposed hours put forward by the Metropolitan Police and the Licensing Authority were still a step too far.

Kevin Baumer, Applicant's Representative, presented the application for a new premises licence. The licensees were a responsible company, with many years experience in running licensed premises. Mr Baumer referred to section 35 of the Licensing Act 2003 and reminded the Committee that representations made should be about the likely effect of granting the application on the promotion of the licensing objectives, and should not be about assuming the worst. The Applicants were not intending to keep the premises open for 24 hours every day, and had applied for the licence to allow for flexibility in opening hours. The nature of the premises would not change, and would remain a local pub rather than turning to a late night venue. Mr Baumer suggested to the Committee that by fixing an artificial early closing time, this would encourage binge drinking and lead to patrons all leaving the premises at the same time which would cause a bigger nuisance to local residents. Having a 24 hour licence should alleviate these issues.

Mr Baumer referred to the applicants, and informed the Committee that they owned and ran a number of businesses in London, and that the structure of the organisation was such that it was flexible in terms of staffing between the premises and the provision of SIA Officers as necessary. The company had employed a licensing consultant – Paul Merry – who had been involved in Licensing for many years as a Metropolitan Police Officer. A number of conditions had been put forward by the applicants which would address concerns raised by the Responsible Authorities.

Mr Baumer referred to the objections made by the Police and the Licensing Authority and stated that there had not been a flat out refusal to any extension of hours. He also referred to the Public Health and Enforcement Response representations and expressed his concern that both objections were generic and not related specifically to the premises in any way.

Mr Baumer understood the Committee's concerns, however he considered that the combination of good management, experience and licensing conditions should alleviate these.

In response to questions from the Committee, Mr Baumer explained that the premises would be closed for a period of time each day to allow for staff turnover and for cleaning of the premises. The premises would only be open at times when there was a demand for it, and the flexibility of a 24hr licence would allow for this. The applicants currently ran another premises with a 24hr licence, and this premises was closed each day between 0500-0700.

In relation to the incidents referred to by PC Greaves, Mr Baumer agreed that the premises was not incident free, but considered that in reporting these incidents to the Police that the SIA Officers were acting responsibly. Mr Baumer informed the Committee that since acquiring the premises there had been a decline in turnover as the staff had been filtering out the unwanted customers, with a zero tolerance approach. The applicants had suggested a ratio of 1:100 SIA Officers, and it was felt

that the imposition of a condition of 3 SIA Officers irrespective of the number of customers was unworkable.

Paul Merry responded to the Committee in relation to risk assessments. Risk assessments would be carried out on a day to day basis, depending on what was happening at the venue. The company employed 50-60 SIA Officers across their venues, and these can be redeployed to other venues according to demand. All of the management team were also SIA qualified, and could step in if required.

All parties made a closing statement and the Chair informed the applicant that the decision would be provided within 5 working days of the hearing.

RESOLVED

The Committee carefully considered the application for a new premises licence, the representations made by the Metropolitan Police, Enforcement Response, the Licensing Authority, Public Health, a Ward Councillor, and the representations made by the Applicants and their representative, the Council's Statement of Licensing Policy and the Licensing Act 2003 (LA2003) and the LA2003 section 182 guidance.

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

Regulated Entertainment: Plays, Films, Indoor Sporting Events, Live Music, Recorded Music, Performance of Dance & Anything of a similar nature

Monday to Wednesday	1100 to 0030 hours
Thursday to Saturday	1100 to 0230 hours
Sunday	1100 to 0130 hours

Late Night Refreshment

Monday to Wednesday	2300 to 0030 hours
Thursday to Saturday	2300 to 0230 hours
Sunday	2300 to 0130 hours

Supply of Alcohol

Monday to Wednesday	1100 to 0030 hours
Thursday to Saturday	1100 to 0230 hours
Sunday	1100 to 0130 hours

For consumption ON and OFF the premises.

Hours open to the Public

Monday to Wednesday	1100 to 0100 hours
Thursday to Saturday	1100 to 0300 hours
Sunday	1100 to 0200 hours

The Committee added the following conditions as requested by the Metropolitan Police, Enforcement Response, Licensing Authority and Public Health:

- A digital CCTV system to be installed in the premises.
- Cameras must be sited to observe the entrance doors from the inside and outside to protect SIA searching entrants or refusing entry / ejecting clients.
- Cameras on the entrances must capture full frame shots of the heads and shoulders of all people entering the premises i.e. capable of identification.
- Cameras must be sited to cover all areas to which the public have access including any outside smoking areas.
- Provide a linked record of the date, time of any image.
- Provide good quality images - colour during opening times.
- Have a monitor to review images and recorded quality.
- Be regularly maintained to ensure continuous quality of image capture and retention.
- Members of staff trained in operating CCTV at venue during times open to the public.
- Digital images must be kept for 31 days. The equipment must have a suitable export method, e.g. CD/DVD writer so that Police can make an evidential copy of the data they require. Copies must be available within a reasonable time to Police on request.
- All doors and windows will remain closed during the licensed regulated entertainment activities or in any event after 11pm. The entrance door will be fitted with a self-closing device and staff required to ensure that it is propped open. A member of staff shall be made responsible to ensure the door is opened for as brief a period as possible. Where necessary, adequate and suitable mechanical ventilation should be provided to public areas.
- Entry to the premises will be restricted to the main front door whilst the premises is being use for regulated entertainment licensed activity.

- Entrance/exit from the premises whilst regulated entertainment licensable activities are ongoing shall be via a lobbied door to minimise noise breakout.
- The regulated entertainment licensable activity shall conclude one hour before the premises is due to close to prevent excessive noise breakout as the premises empties.
- The rear side doors will be fitted with an alarm that instructs staff when the door has been opened.
- All speakers are mounted on anti-vibration mountings to prevent vibration transmission of sound energy to adjoining properties.
- The licensee shall ensure that no music is played in the licensed premises is audible at or within the site boundary of any residential property.
- All regulated entertainment amplified activity will utilise the in-house amplification system, the maximum output of which is controlled by the duty manager.
- The level of amplified regulated entertainment shall be controlled by means of a limiting device set at a level which upon request may be agreed with the licensing authority. It will be the responsibility of the premises licence holder to request assistance, in writing and to ensure that the limiter is working effectively.
- No music will be played in, or for the benefit of patrons in external areas of the premises.
- No form of loudspeaker or sound amplification equipment is to be sited on or near the exterior premises or in or near any foyer, doorway, window or opening to the premises.
- Signs shall be displayed in the external areas / on the frontage requesting patrons to recognise the residential nature of the area and conduct their behaviour accordingly. The management must reserve the right to ask patrons to move inside the premises or leave if it is felt they could be disturbing neighbours.
- The rear external area should be kept clear and not used as a smoking area due to its close proximity to residential properties.
- Deliveries and collections associated with the premises will be arranged during normal working day hours so as to minimise the disturbance caused to the neighbours.

- Empty bottles and non-degradable refuse will remain in the premises at the end of trading hours and taken out to the refuse point at the start of the working day rather than at the end of trading when neighbours might be unduly disturbed.
- All plant and machinery is correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from noise.
- 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.
- Regular liaison meetings will be held where specifically requested by residents to enable neighbours to raise concerns about any aspect of the licensed activities.
- There will be no queuing outside the premises.
- Where people queue to enter the premises, a licensed door supervisor shall supervise and ensure the potential patrons behave in an acceptable manner.
- Signs should be displayed requesting patrons to respect the neighbours and behave in a courteous manner.
- A licensed door supervisor will be positioned on the exit door to ensure, as far as reasonably practical, that patrons do not leave drinks.
- A licensed door supervisor will patrol the curtilage of the premises to prevent patrons urinating in public areas in the vicinity of the premises.
- Adequate litter receptacles for use by patrons will be provided. The positioning of the receptacles will be agreed with the licensing officer.
- All ventilation and extraction systems shall be correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from odour.
- 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.

- All staff shall be trained in recognising signs of drunkenness, how to refuse service and the premises duty of care. Documented records of training completed shall be kept for each member of staff. Training shall be regularly refreshed and at no greater than 6 monthly intervals. Training records shall be made available for inspection upon request by a police officer or an authorised officer of the Council.
- Challenge 25 policy to be enforced.
- Challenge 25 posters to be displayed in areas of high visibility to customers throughout the premises.
- Proof of age – only a passport, photo-card driving licence, Armed Forces ID cards or a proof of age card bearing the official “PASS” accreditation hologram should be accepted as proof of age.
- A clear and detailed record of any refusals is to be logged and be made available upon request.
- No children under the age of 18 to be present after midnight (Monday-Sunday).
- There shall be 2 SIA registered officers at the premises Sunday to Wednesday from 2100 until the venue closed and patrons are dispersed. From Thursday to Saturday there shall be 2 SIA registered officers at the premises controlling the entrance to monitor patrons entering and leaving the premises, and 1 inside monitoring patrons.
- Smokers shall be directed to the area at the rear of the premises, and this area shall be monitored to ensure that there are no more than 5 people in the area at any one time.

The committee resolved to grant the application subject to conditions as set out above. In reaching its decision the committee took account of the representations that it received from all the parties. The committee took note of the applicant's concerns regarding whether the representations it heard were merely speculative in nature and was concerned to ensure that its decision was informed solely by relevant considerations, namely those related to crime and disorder, the prevention of public nuisance public safety and the protection of children from harm.

In the circumstances, the committee was satisfied that it was appropriate, proportionate and in the public interest to grant the licence with the aforementioned conditions.

The Committee accepted that the Applicants had a wealth of experience and did not doubt that they had a strong commitment to running a successful local business. However the committee did not consider that the representations made by the Responsible authorities in particular the police could be discounted. The committee was satisfied that there had been incidents of crime and disorder associated with the premises. In addition to the evidence provided by the Police, the local knowledge provided by the ward Councillor on behalf of local residents, and Public Health both of which raised serious concerns regarding alcohol misuse in the vicinity, and the high level of crime in the ward meant that these conditions were appropriate. The evidence which did not relate specifically to the premises set matters in context regarding the local area and the committee therefore did not feel it could be completely disregarded.

The Police representation referred to a number of recent incidents which had occurred at the premises, and the Committee noted that some of these had occurred since the Applicants had taken over the premises.

The Committee did acknowledge the Applicant's assertion that the premises was not going to be promoted as a destination venue, but felt that in light of the evidence put forward by the Interested Parties, longer hours and close proximity to other late night venues in the area would encourage late night drinkers to move to the premises once these venues had closed with the attendant risk of Crime and Disorder, as well as late night noise and disturbance in what is a residential area. The Applicant felt that a conscious decision to bar drunks from the premises would be a sufficient means to address this but the evidence from the Police strongly suggested that an incident such as ejecting a patron from the premises can rapidly descend into disorder requiring police attention. The Committee appreciated the diligence of the Applicant in relation to the reporting of incidents (as set out in the Police's representation), however, they felt that these incidents served to support the evidence set out in the Interested Parties representations regarding crime and disorder in the local area.

The Committee did not accept that the Applicant's flexible approach to the use of SIA door supervisors was an adequate means of preventing crime and disorder, and considered that it was not practical to rely on SIA door supervisors being able to attend the premises at short notice from other venues should any incidents occur at the premises. A key point in having SIA was that they should serve as a first line to respond to incidents at premises. For this reason, the Committee decided that it would be appropriate to include a condition about this on the licence.

The Committee noted that the Applicant wanted extended hours for the purpose of having flexibility to operate, and heard the representations regarding staggered closing but was not satisfied that this was an appropriate way to operate. If the venue was characterised as having 24 hour opening, it would be likely to attract visitors on the off chance that it would be open and with the likely effect of individuals

approaching and congregating at the premises at all hours whether open or closed thereby causing nuisance and annoyance to residents.

After considering all of the evidence, the Committee considered it to be appropriate not to grant the application in its entirety.

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

55. THE LORD PALMERSTON, 197 PHILIP LANE, N15

Daliah Barrett, Licensing Officer, introduced the application for a new premises licence at The Lord Palmerston, 197 Philip Lane, N15. The hours of operation sought by the applicant were:

Regulated Entertainment: Plays, Films, Indoor Sporting Events, Live Music, Recorded Music, Performance of Dance & Anything of a similar description

Sunday to Wednesday	0900 to 0300 hours
Thursday to Saturday	0900 to 0500 hours

Late Night Refreshment

Sunday to Wednesday	2300 to 0300 hours
Thursday to Saturday	2300 to 0500 hours

Supply of Alcohol

Sunday to Wednesday	0900 to 0300 hours
Thursday to Saturday	0900 to 0500 hours

For the consumption ON and OFF the premises

All licensable activities to have one extra hour of operation permitted on the day British Summer Time starts.

On Sunday proceeding a Bank Holiday, licensable activities to cease at 0500 hours. On New Years Eve the premises will be permitted operation from the start of the permitted hours until the end of permitted hours on New Years Day.

Hours Open to the Public

Sunday to Wednesday	0900 to 0330 hours
Thursday to Saturday	0900 to 0530 hours

One extra hour of operation permitted on the day British Summer Time starts.

On Sunday proceeding a Bank Holiday, licensable activities to cease at 0500 hours. On New Years Eve the premises will be permitted operation from the start of the permitted hours until the end of permitted hours on New Years Day.

The current premises licence could be found at page 96 of the agenda pack.

Representations had been received from the Metropolitan Police, Licensing Authority, Enforcement Response, Public Health, Ward Councillor and Local Residents.

PC Mark Greaves outlined his representation against the application. There had been two crimes reported at the venue since April 2017 – 24 April 2017 at 2045hrs where 2 intoxicated males had been ejected from the premises, and one was subsequently arrested for GBH; and 15 July 2017 at 2355hrs where a male had been ejected from the premises due to behaviour towards female staff, and upon hearing breaking glass outside of the premises, the assistant manager locked the doors of the pub. The male was assaulted outside of the premises and left with a cut to his head.

PC Greaves considered that suitable opening hours for the premises would be Sunday to Wednesday 0900 – 0100hrs, with all licensable activity ceasing at 0030hrs, and Thursday to Saturday 0900 – 0200hrs, with all licensable activity ceasing at 0130hrs. A number of CCTV conditions were put forward, along with a request for 2 SIA Officers at the premises, although this could be reduced to 1 SIA Officer Sunday to Wednesday from 2100hrs if the Police hours were implemented.

Monica Ukandu, Public Health, outlined the representation against the application. Philip Lane was a hugely residential area, and was included in an alcohol control zone. There were concerns that later opening hours would increase noise nuisance and antisocial behaviour already experienced in the area.

Charles Buckle, Enforcement Response, outlined the representation against the application. A list of recommended conditions had been suggested at page 107 of the agenda pack, and the recommended hours of operation were Sunday to Wednesday 0900 – 0100hrs and Thursday to Saturday 0900 – 0200hrs, with licensable activity ceasing 30 minutes before closing.

Tim Sparrow, local resident, outlined his representation against the application. The hours sought by the applicant did not match the hours suitable for a local public house, and there was no protection for residents that these premises would not be operated as a nightclub. Mr Sparrow felt that the applicant had not addressed a number of issues – the inadequacy of the building for containing music, how dispersal into a highly residential area in the early hours of the morning would be managed, how SIA officers would be employed.

Michael Fosher, local resident, outlined his representation against the application. The hours applied for were completely unaligned with a residential area, and he suggested to the Committee that the current hours were more suitable. The premises were close to local schools, and there were already issues with rubbish and urination in the vicinity of the premises. Mr Fosher stated that although the current management team may believe that they would be able to operate properly, there was the concern that the licence could be sold on to new owners who would not be suitable.

Vishal Sethi, local resident, outlined his representation against the application. He explained that there were a number of vulnerable residents in the area close to the premises, and that many of these residents had not been told of the extension in

hours. The area was already affected by crime and disorder, and a later licence would only increase this.

Elaine Walker, local resident, outlined her representation against the application. She referred the Committee to the Haringey Village Supported Housing scheme, and stated that while there would be noise and disturbance to all residents, it would have a severely detrimental effect to those in Summerhill Village. She requested that the application be rejected.

Valerie Hayward, local resident, outlined his representation against the application. She had lived opposite the premises for 40 years, and was a full time carer and nurse for her husband. With the current hours of the premises she experienced disturbances from the premises, which interrupted both her and her husband's sleep. Any extension in hours would lead to further disruptions and she requested that the application be refused.

Alexis Shepherd, local resident, outlined his representation against the application. He supported the objections raised by the other local residents, and added that he felt that more residents should have been notified about the application. In response to this, Daliah Barrett explained that under the Licensing Act 2003, it was the responsibility of the applicant to place a blue notice on the premises in relation to any applications, and the Local Authority had no responsibility to notify.

Councillor Felicia Opoku addressed the Committee in her role as Ward Councillor. She referred to her written representation at page 122 of the agenda pack in which she stated that the requested hours were not suitable for a premises in a residential area, and requested that the application be refused.

Kevin Baumer, Applicant Representative, presented the application for a new premises licence. He informed the Committee that the applicant had no intention of running the premises as a nightclub, and it would remain as a local pub. The applicant had included a number of conditions which it considered would address all concerns raised by the objectors, and promote the licensing objectives. He considered that it would be highly unlikely for customers to arrive at the premises in the early hours of the morning following the closure of nightclubs, as it was not a destination venue, and so felt that this would not be a disturbance to local residents. The longer hours would allow for flexibility and a soft closure of the premises so as not to encourage binge drinking.

Mr Baumer referred to the objections made by local residents, and stated that there was little to differentiate one representation from another, and that there was little evidence provided to prove that a later opening hour would contribute to any issues. He added that the noise and public health representations were generic, and referred to matters that were addressed by the conditions set out in the application.

Mr Baumer concluded by reminding the Committee that the applicant had no alternative but to act responsibly in running the premises.

The Chair invited all present to ask question of Mr Baumer, who provided the following responses:

- He considered the conditions put forward by the noise team to be generic, as they had not been specifically tailored to the premises. The conditions put forward by the applicant were specifically tailored to the premises in order to address the issues raised.
- The proposal to have 1 SIA officer was appropriate to the venue, however there was the flexibility of the organisation to redistribute SIA officers between premises as required.
- The management and staff at the premises would be responsible for managing the dispersal of customers, although it was anticipated that customers would leave gradually throughout the night, rather than en masse. There would be notices in the premises to remind customers to leave quietly.
- The rear area would still be used as a smoking area, and this could only be accessed via the building.

All parties made a closing statement and the Chair informed the applicant that the decision would be provided within 5 working days of the hearing.

RESOLVED

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

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

Regulated Entertainment: Plays, Films, Indoor Sporting Events, Live Music, Recorded Music, Performance of Dance & Anything of a Similar Description.

Thursday to Saturday 1900 to 0130 hours

Supply of Alcohol

Monday to Wednesday 1200 to 0000 hours

Thursday and Friday 1200 to 0100 hours

Saturday 1100 to 0100 hours

Sunday 1200 to 2230 hours

Opening Hours

Monday to Wednesday 1200 to 0030 hours

Thursday and Friday 1200 to 0130 hours

Saturday 1100 to 0130 hours

Sunday 1200 to 2300 hours

The external rear area to be closed by 22:00 each day.

New Years Eve opening hours and licensable activities from the start of permitted hours on 31 December until the start of permitted hours on 1 January.

The Committee added the following conditions as requested by the Metropolitan Police, Enforcement Response, Licensing Authority and Public Health:

- A digital CCTV system to be installed in the premises.
- Cameras must be sited to observe the entrance doors from the inside and outside to protect SIA searching entrants or refusing entry / ejecting clients.
- Cameras on the entrances must capture full frame shots of the heads and shoulders of all people entering the premises i.e. capable of identification.
- Cameras must be sited to cover all areas to which the public have access including any outside smoking areas.
- Provide a linked record of the date, time of any image.
- Provide good quality images - colour during opening times.
- Have a monitor to review images and recorded quality.
- Be regularly maintained to ensure continuous quality of image capture and retention.
- Members of staff trained in operating CCTV at venue during times open to the public.
- Digital images must be kept for 31 days. The equipment must have a suitable export method, e.g. CD/DVD writer so that Police can make an evidential copy of the data they require. Copies must be available within a reasonable time to Police on request.
- All doors and windows will remain closed during the licensed regulated entertainment activities or in any event after 11pm. The entrance door will be fitted with a self-closing device and staff required to ensure that it is propped open. A member of staff shall be made responsible to ensure the door is opened for as brief a period as possible. Where necessary, adequate and suitable mechanical ventilation should be provided to public areas.
- Entry to the premises will be restricted to the main front door whilst the premises is being use for regulated entertainment licensed activity.

- Entrance/exit from the premises whilst regulated entertainment licensable activities are ongoing shall be via a lobbied door to minimise noise breakout.
- The regulated entertainment licensable activity shall conclude one hour before the premises is due to close to prevent excessive noise breakout as the premises empties.
- All speakers are mounted on anti-vibration mountings to prevent vibration transmission of sound energy to adjoining properties.
- The licensee shall ensure that no music is played in the licensed premises is audible at or within the site boundary of any residential property.
- All regulated entertainment amplified activity will utilise the in-house amplification system, the maximum output of which is controlled by the duty manager.
- The level of amplified regulated entertainment shall be controlled by means of a limiting device set at a level which upon request may be agreed with the licensing authority. It will be the responsibility of the premises licence holder to request assistance, in writing and to ensure that the limiter is working effectively.
- No music will be played in, or for the benefit of patrons in external areas of the premises.
- No form of loudspeaker or sound amplification equipment is to be sited on or near the exterior premises or in or near any foyer, doorway, window or opening to the premises.
- Signs shall be displayed in the external areas / on the frontage requesting patrons to recognise the residential nature of the area and conduct their behaviour accordingly. The management must reserve the right to ask patrons to move inside the premises or leave if it is felt they could be disturbing neighbours.
- The number of persons permitted to utilise the external rear area for smoking after 22:00 will be limited to 5 person at any one time and no drinks to be consumed in this area after 22:00..
- Deliveries and collections associated with the premises will be arranged during normal working day hours so as to minimise the disturbance caused to the neighbours.

- Empty bottles and non-degradable refuse will remain in the premises at the end of trading hours and taken out to the refuse point at the start of the working day rather than at the end of trading when neighbours might be unduly disturbed.
- All plant and machinery is correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from noise.
- 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.
- Liaison meetings will be held where specifically requested by residents to enable neighbours to raise concerns about any aspect of the licensed activities.
- Signs should be displayed requesting patrons to respect the neighbours and behave in a courteous manner.
- All ventilation and extraction systems shall be correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from odour.
- 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.
- There shall be a minimum of 1 SIA registered officers Sunday to Wednesday, and 2 SIA registered officers Thursday to Saturday from 2100 until the venue closes and clients dispersed.
- All staff shall be trained in recognising signs of drunkenness, how to refuse service and the premises duty of care. Documented records of training completed shall be kept for each member of staff. Training shall be regularly refreshed and at no greater than 6 monthly intervals. Training records shall be made available for inspection upon request by a police officer or an authorised officer of the Council.
- Challenge 25 policy to be enforced.
- Challenged 25 posters to be displayed in areas of high visibility to customers throughout the premises.

The committee resolved to grant the application in part subject to conditions as set out above. In reaching its decision the committee took account of the representations that it received from all the parties. The committee's decision was informed solely by relevant considerations, namely those related to crime and disorder, the prevention of public nuisance public safety and the protection of children from harm.

The Committee heard evidence from Public Health, the Metropolitan Police, Enforcement Response, and 7 local residents, some of whom had lived in the area for over 30 years. The committee was satisfied that Local resident's personal testimony regarding anti-social behaviour, noise nuisance, urination and vomiting in the streets in the vicinity of the premises was credible. The Committee also noted the concerns raised by local residents of the proximity to Summerhill Village, a sheltered housing development and was not satisfied that the Applicant's had had regard to this when formulating their approach to operating in this residential area.

The Committee also noted concerns that notwithstanding the aim of the applicants to operate as a local pub, the premises would become a destination venue for patrons leaving other establishments nearby. Given the paucity of local transport links the committee considered that this would create noise nuisance for local residents, particularly as people would be walking through residential streets to and from the tube stations, or congregating at the bus stop outside the premises or waiting for taxis. In the early hours of the morning this would be an unacceptable level of disturbance for residents many of whom are elderly.

Although the Applicant had no plans for the premises to become a destination venue, the committee felt that the applicant was not able apart from asking taxis to turn off their engines, show what steps it would take to mitigate any increase in public nuisance as a result of opening so late in this area.

The Committee accepted that the Applicant had proven experience in running other licensed establishments, but felt that whilst the conditions put forward may be proven conditions in other premises, it was felt that they were not specific to the Lord Palmerston.

Despite the assurance of the Applicant that the management team running the premises were highly experienced, the Committee felt that they could not ignore personal testimony of the local residents and the evidence provided by the Responsible Authorities.

The Committee felt that there had not been adequate consideration made in relation to the provision of SIA officers and the use of the smoking area, and so decided to add conditions to the licence.

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

CHAIR: Councillor Zena Brabazon

Signed by Chair

Date

LICENSING SUB-COMMITTEE HEARINGS PROCEDURE SUMMARY	
INTRODUCTION	
1.	The Chair introduces him/herself and invites other Members, Council officers, Police, Applicant and Objectors to do the same.
2.	The Chair invites Members to disclose <ul style="list-style-type: none"> i) any prior contacts (before the hearing) with the parties or representations received by them; and separately ii) any declarations of interest.
3.	The Chair explains the procedure to be followed by reference to this summary which will be distributed in advance.
NON-ATTENDANCE BY PARTY OR PARTIES	
4.	If one or both of the parties fails to attend, the Chair decides whether to: <ul style="list-style-type: none"> (i) grant an adjournment to another date, or (ii) proceed in the absence of the non-attending party. <p>Normally, an absent party will be given one further opportunity to attend.</p>
TOPIC HEADINGS	
5.	The Chair suggests the “topic headings” for the hearing. In the case of the majority of applications for variation of hours, or other terms and conditions, the main topic is: <p>Whether the extensions of hours etc. applied for would conflict with the four licensing objectives i.e.</p> <ul style="list-style-type: none"> (i) the prevention of crime and disorder, (ii) public safety, (iii) the prevention of public nuisance, and (iv) the protection of children from harm.
6.	The Chair invites comments from the parties on any other topic headings to be discussed.
WITNESSES	
7.	The Chair asks whether there are any requests by a party to call a witness and decides any such request.
8.	Only if a witness is to be called, the Chair then asks if there is a request by an opposing party to “cross-examine” the witness. The Chair then decides any such request.
DOCUMENTARY EVIDENCE	
9.	The Chair asks whether there are any requests by any party to introduce late documentary evidence.
10.	If so, the Chair will ask the other party if they object to the admission of the late documents.
11.	If the other party do object to the admission of documents which have only been produced by the first party at the hearing, then the documents shall not generally be admitted.

12.	If the other party object to documents produced late but before the hearing, the following criteria shall be taken into account when the Chair decides whether or not to admit the late documents:	
(i)	What is the reason for the documents being late?	
(ii)	Will the other party be unfairly taken by surprise by the late documents?	
(iii)	Will the party seeking to admit late documents be put at a major disadvantage if admission of the documents is refused?	
(iv)	Is the late evidence really important?	
(v)	Would it be better and fairer to adjourn to a later date?	
THE LICENSING OFFICER'S INTRODUCTION		
13.	The Licensing Officer introduces the report explaining, for example, the existing hours, the hours applied for and the comments of the other Council Services or outside official bodies. This should be as "neutral" as possible between the parties.	
14.	The Licensing Officer can be questioned by Members and then by the parties.	
THE HEARING		
15.	This takes the form of a discussion led by the Chair. The Chair can vary the order as appropriate but it should include:	
(i)	an introduction by the Objectors' main representative	
(ii)	an introduction by the Applicant or representative	
(iii)	questions put by Members to the Objectors	
(iv)	questions put by Members to the Applicant	
(v)	questions put by the Objectors to the Applicant	
(vi)	questions put by the Applicant to the Objectors	
CLOSING ADRESSES		
16.	The Chair asks each party how much time is needed for their closing address, if they need to make one.	
17.	Generally, the Objectors make their closing address before the Applicant who has the right to the final closing address.	
THE DECISION		
18.	Members retire with the Committee Clerk and legal representative to consider their decision including the imposition of conditions.	
19.	The decision is put in writing and read out in public by the Committee Clerk once Members have returned to the meeting.	

Report for: Licensing Sub Committee 19th September 2017

Item number:

Title: To consider a New Premises licence application under the Licensing Act 2003. The Parkside 45 Grovelands Road London N15 6BT.

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

Ward(s) affected

Report for Key/
Non Key Decision: Not applicable

1 Describe the issue under consideration

1.1 Summary

To consider an application for a new Premises Licence: The Parkside 45 Grovelands Road London N15 Haringey Council being the authorised licensing authority for the above premises has received an application for a new premises licence. The application has been accepted as a valid application and during the statutory consultation period relevant representations were made. The application is therefore required to be determined by way of a hearing of the Licensing Sub-Committee.

In determining the application the licensing authority must give appropriate weight to:

- the steps that are necessary to promote the licensing objectives;
- the representations (including supporting information) presented by all parties;
- Guidance issued under Section 182 of the Licensing Act 2003;
- Haringey Council's Licensing Policy.

After considering all the relevant issues the licensing authority may grant the application in full or in part, subject to such conditions that are deemed necessary and appropriate. Any conditions imposed must be appropriate for the promotion of the licensing objectives.

Alternatively the application can be refused if it is considered appropriate for the promotion of the licensing objectives.

Following a hearing, the licensing authority should give its decision and provide reasons to support it. This will be important if there is an appeal by any of the parties.

All parties are required to be notified of a decision and that decision should be accompanied by information on the right of appeal. Please see Appendix 1.

1.2 Recommendations

That the Sub-Committee determines the application in accordance with the Statutory Guidance issued under s182 of the Licensing Act 2003, the Council's Statement of Licensing Policy, the information contained within this report, supporting documentation and having had due regard to the applicant and the parties/authorised bodies making relevant representations.

That the Sub-Committee determines the application in accordance with the options in paragraph 6.

That the Sub-Committee provides the reasons for its decision

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2 REPORT

2.1 Human Rights Act Appraisal

The Committee is required to consider the consequences of refusal or approval on the applicant's human rights.

2.2 Financial Implications

None.

3. Background

3.1 Asher Brecher has made an application for a new Premises Licence, the requested licensable activities and opening hours are:

Supply of Alcohol

Sunday to Thursday	1200 to 2230 hours
Friday to Saturday	1800 to 2230 hours

For the consumption ON the premises

Hours Open to Public:

Sunday to Friday	0900 to 2300 hours
Saturday	1800 to 2300 hours

3.2 For a new application, applicants are required to submit an operating schedule detailing how they intend to promote the four licensing objectives, these are the prevention of crime and disorder, promotion of public safety, the prevention of public nuisance and the protection of children from harm. The applicant has indicated that the following steps would be taken.

General: All trained, briefed on the four licensing objectives and cctv will be in place to make they are observed.

3.3 Prevention of Crime and Disorder

All staff will be asking for ID to anyone suspected to be too young to be purchasing alcohol. Anyone whom is refused service will have their description entered into a file of refusal thus assisting the police with local crime.

3.4 Public Safety

We will refuse to serve anyone who is already drunk, thus keeping them from harming the public through levels of intoxication. Free tap water will be available at all times to all attendees of the premises.

3.5 Prevention of Public Nuisance

For any alcohol consumed off the premises (which we hope wont happen) we will provide rubbish bins outside the establishment and ensure no cans bottles and the like will be left lying around and keep the clean for the public.

3.6 Protection of Children from Harm

The establishment will refuse the service to anyone that looks under 25 without the correct ID and ensure to refuse service to anyone thought to be purchasing on behalf of children.

4. Objections Received (Responsible Authorities)

4.1 Objections were received from the Responsible Authorities, namely the Polce and

EHO Noise Officer, the applicant has accepted the offered conditions see Appendix 2

5. Objections received (Other Persons)

5.1 One representation has been received from other persons, who have concerns principally in respect of public nuisance and public safety. Those concerns relate to the nuisance that might be caused to local residents if a licence was to be granted, and speak of nuisance that has been experienced by residents as a result of events that have previously taken place at the premises.

5.2 The premises has been complained about by residents since February 2013, the records shows complaints being made up to July 2017. Residents complained of noise emanating from the restaurant both music noise and people noise whilst customers were outside on the pavement. In March 2016 Licensing requested enforcement visits were made to the premises to check and see if licensable activity was being carried out without a licence. Officers reported the premises closed at 23:30.

A Further written complaint was received in September 2016. Licensing sent an email to Mr Brecher asking for clarification of activities that were taking place at the premises. The Local SNT officers were also approached by the residents over the ongoing nuisance they were experiencing from the restaurant. Copies of complaints and emails attached at Appendix 3.

The application being sought does not request the ability to offer recorded or live music. The panel should bear in mind however that if the licence is granted the restaurant will be able to offer live and recorded music between the hours of 8am-23:00 for up to 500 people without the need for it to be placed on the Premises Licence. This includes the use of DJs within this time period on licensed premises.

With this in mind the panel will wish to ensure that the licence is conditioned to mitigate for the potential for further complaints to arise from the operation of the premises if the application is granted. The Panels attention is brought to the offered conditions by the applicant at 3.3-3.6, these are matters already set by law or in place through other legislation. Appendix 4 contains the list of accepted conditions to date.

6 Options for Consideration

6.1 The options available to the Licensing Sub-Committee having considered all the relevant information are as follows:

- To refuse to grant the licence
- To grant the licence with conditions
- To grant the licence but restrict the licensable activities
- To grant the licence with restricted times

6.2 If the application is to be granted in line with the submitted operating schedule then conditions detailed in paragraph 3.3-3.6 of this report would need to be reconsidered for the licence, if deemed necessary and appropriate, with an appropriate decision.

6.3 Additional conditions or restrictions to licensable activities and/or times should only be imposed if considered appropriate for the promotion of the licensing objectives. If other law already places certain statutory responsibilities on a premises, it would not be appropriate to impose similar duties.

6.4 Members of the Sub-Committee should be advised that the applicant or any

other person who made relevant representations in relation to the application

may appeal against the decision made to the Magistrates' Court within 21 days of the date on which they were notified.

7. Standard of Decision Making

7.1 In accordance with the provisions of the Licensing Act 2003 and the Council's scheme of delegation, all applications where a relevant representation has been made need to be determined by this Sub-Committee.

7.2 When determining the application, the Sub-Committee should only consider issues, which relate to the four licensing objectives. The licensing objectives are:

- The prevention of Crime and Disorder
- Public Safety
- The prevention of a Public Nuisance
- The protection of Children from Harm

7.3 Members of the Sub-Committee must have regard to the statutory guidance issued under section 182 of the Licensing Act 2003 and the Council's Statement of Licensing Policy. Members of the Sub-Committee may deviate from the statutory guidance and licensing policy only if they deem that there is good reason to do so.

7.4 Members of the Sub-Committee should not allow themselves to predetermine the application or to be prejudiced in favour or opposed to the licence and shall only determine the application having had an opportunity to consider all relevant facts.

8 Licensing Policy

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.

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.

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.

8.1 Licensing hours

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.

4. 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".

5 Use of Appendices

- Appendix 1 – Application and plan
- Appendix 2 – Letters of representation
- Appendix 3 – Emails and complaints list
- Appendix 4- Accepted conditions

Background papers: Section 82 Guidance
Haringey Statement of Licensing policy

Appendix 1 – Application and plan



**Haringey
Application for a premises licence
Licensing Act 2003**

For help contact
licensing@haringey.gov.uk
Telephone: 020 8489 8232

* required information

Section 1 of 21

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

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

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

Are you an agent acting on behalf of the applicant?

- Yes
- No

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

Applicant Details

* First name

* Family name

* E-mail

Main telephone number

Other telephone number



include country code.

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

Are you:

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

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

Continued from previous page...

Your Address

Address official correspondence should be sent to.

* Building number or name	45
* Street	Grovelands Road
District	
* City or town	London
County or administrative area	
* Postcode	N15 6BT
* Country	United Kingdom

Section 2 of 21**PREMISES DETAILS**

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

Premises Address

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

Address OS map reference Description

Postal Address Of Premises

Building number or name	45
Street	Groveiands Road
District	
City or town	London
County or administrative area	
Postcode	N15 6BT
Country	United Kingdom

Further Details

Telephone number	
Non-domestic rateable value of premises (£)	10,500

Section 3 of 21**APPLICATION DETAILS**

In what capacity are you applying for the premises licence?

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

Confirm The Following

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

Section 4 of 21**INDIVIDUAL APPLICANT DETAILS****Applicant Name**

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

- Yes No

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

First name

Asher

Family name

Brecher

Is the applicant 18 years of age or older?

- Yes No

Continued from previous page...

Current Residential Address

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

 Yes No

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

Building number or name	<input type="text" value="45"/>
Street	<input type="text" value="Grovelands Road"/>
District	<input type="text"/>
City or town	<input type="text" value="London"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text" value="N15 6BT"/>
Country	<input type="text" value="United Kingdom"/>

Applicant Contact Details

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

 Yes No

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

E-mail	<input type="text" value="theparkside45@gmail.com"/>
Telephone number	<input type="text" value="+447974792313"/>
Other telephone number	<input type="text"/>
* Date of birth	<input type="text" value="12"/> / <input type="text" value="05"/> / <input type="text" value="1976"/> dd mm yyyy
* Nationality	<input type="text" value="United Kingdom"/>

Documents that demonstrate entitlement to work in the UK

Section 5 of 21**OPERATING SCHEDULE**

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

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

Provide a general description of the premises

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

Continued from previous page...

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

Section 6 of 21

PROVISION OF PLAYS

See guidance on regulated entertainment

Will you be providing plays?

- Yes No

Section 7 of 21

PROVISION OF FILMS

See guidance on regulated entertainment

Will you be providing films?

- Yes No

Section 8 of 21

PROVISION OF INDOOR SPORTING EVENTS

See guidance on regulated entertainment

Will you be providing indoor sporting events?

- Yes No

Section 9 of 21

PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS

See guidance on regulated entertainment

Will you be providing boxing or wrestling entertainments?

- Yes No

Section 10 of 21

PROVISION OF LIVE MUSIC

See guidance on regulated entertainment

Will you be providing live music?

- Yes No

Section 11 of 21

PROVISION OF RECORDED MUSIC

See guidance on regulated entertainment

Will you be providing recorded music?

- Yes No

Section 12 of 21

PROVISION OF PERFORMANCES OF DANCE

Continued from previous page...

See guidance on regulated entertainment

Will you be providing performances of dance?

Yes No

Section 13 of 21

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

See guidance on regulated entertainment

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

Yes No

Section 14 of 21

LATE NIGHT REFRESHMENT

Will you be providing late night refreshment?

Yes No

Section 15 of 21

SUPPLY OF ALCOHOL

Will you be selling or supplying alcohol?

Yes No

Standard Days And Timings

MONDAY

Start

End

Start

End

TUESDAY

Start

End

Start

End

WEDNESDAY

Start

End

Start

End

THURSDAY

Start

End

Start

End

FRIDAY

Start

End

Start

End

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

Continued from previous page...

SATURDAY

Start End

Start End

SUNDAY

Start End

Start End

Will the sale of alcohol be for consumption:

- On the premises
 Off the premises
 Both

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

State any seasonal variations

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

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

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

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

Name

First name

Family name

Date of birth / /
dd mm yyyy

Continued from previous page...

Enter the contact's address

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Personal Licence number (if known)

Issuing licensing authority (if known)

PROPOSED DESIGNATED PREMISES SUPERVISOR CONSENT

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

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

Reference number for consent form (if known)

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

Section 16 of 21

ADULT ENTERTAINMENT

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

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

Section 17 of 21

HOURS PREMISES ARE OPEN TO THE PUBLIC

Standard Days And Timings

MONDAY

Start

End

Start

End

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

Continued from previous page...

TUESDAY

Start	<input type="text" value="09:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

WEDNESDAY

Start	<input type="text" value="09:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

THURSDAY

Start	<input type="text" value="09:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

FRIDAY

Start	<input type="text" value="09:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="18:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="09:00"/>	End	<input type="text" value="23:00"/>
Start	<input type="text"/>	End	<input type="text"/>

State any seasonal variations

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

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

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

Section 18 of 21

LICENSING OBJECTIVES

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

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

Continued from previous page...

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

All staff will be trained, briefed on the four licensing objectives and cctv will be in place to make they are observed

b) The prevention of crime and disorder

All staff will be asking for ID to anyone suspected to be too young to be purchasing alcohol. anyone who is refused service will have their description entered into a "file of refusal" thus assisting police with any local crime.

c) Public safety

We will refuse to serve anyone we feel is already drunk, thus keeping them from harming the public through levels of intoxication. Free tap water will be available at all times to all attendees of the premises

d) The prevention of public nuisance

For any alcohol consumed off the premises (which we hope wont happen) we will provide rubbish bins outside the establishment and ensure no cans, bottles and the like will be left lying around and keep the clean for the public.

e) The protection of children from harm

The establishment will refuse service to anyone that looks under 25 without the correct ID and ensure to refuse service to anyone thought to be purchasing on behalf of children.

Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

Continued from previous page...

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

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

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

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

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

Documents which demonstrate entitlement to work in the UK

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

Continued from previous page...

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

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

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

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

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

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

Section 20 of 21

NOTES ON REGULATED ENTERTAINMENT

Continued from previous page...

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

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

Continued from previous page...

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

Section 21 of 21**PAYMENT DETAILS**

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

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

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

Band A - No RV to £4300 £100.00

Band B - £4301 to £33000 £190.00

Band C - £33001 to £8700 £315.00

Band D - £87001 to £12500 £450.00*

Band E - £125001 and over £635.00*

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

Band D - £87001 to £12500 £900.00

Band E - £125001 and over £1,905.00

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

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

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

Capacity 5000-9999 £1,000.00

Capacity 10000 -14999 £2,000.00

Capacity 15000-19999 £4,000.00

Capacity 20000-29999 £8,000.00

Capacity 30000-39000 £16,000.00

Capacity 40000-49999 £24,000.00

Capacity 50000-59999 £32,000.00

Capacity 60000-69999 £40,000.00

Capacity 70000-79999 £48,000.00

Capacity 80000-89999 £56,000.00

Capacity 90000 and over £64,000.00

The following credit or debit cards are accepted in Haringey: Maestro - Mastercard Debit - Mastercard Credit - Solo - Visa Credit - Visa Debit (formerly Delta) and Visa Electron We cannot accept liability if payment is refused or declined by the card supplier. Due to end of day processing, this service will not be available between 10pm and 11pm every weekday evening (Mon- Fri). Users should note that any payments in process after the 10pm deadline need to be completed by 10.05pm

* Fee amount (£)

190.00

Continued from previous page...

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

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

* Full name

* Capacity

* Date / /
dd mm yyyy

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

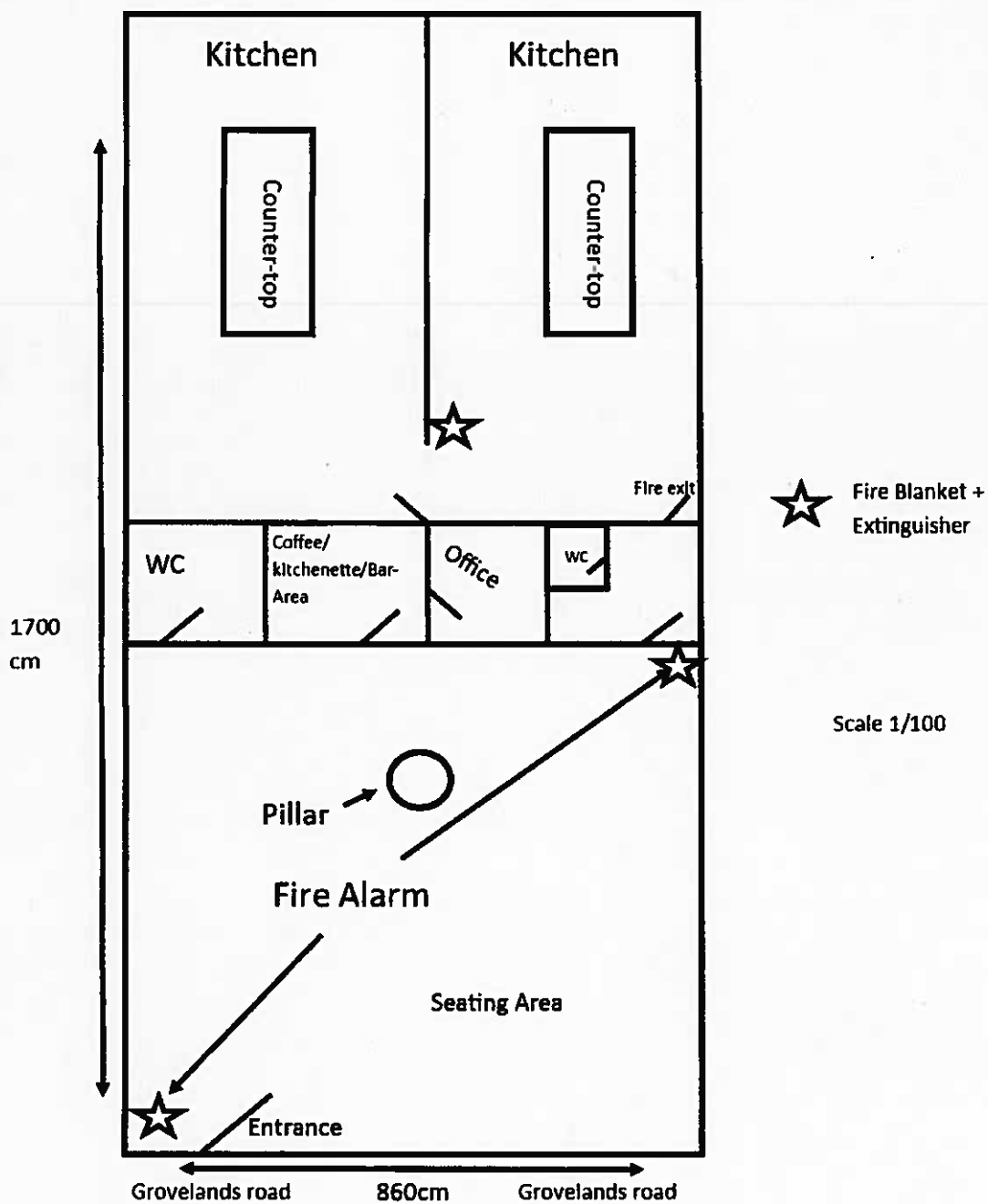
1. Save this form to your computer by clicking file/save as...
 2. Go back to <https://www.gov.uk/apply-for-a-licence/premises-licence/haringey/apply-1> to upload this file and continue with your application.
- Don't forget to make sure you have all your supporting documentation to hand.

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

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

OFFICE USE ONLY

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



Appendix 2 – Letters of representation

Anderson Chanel

From: [Redacted]
Sent: 14 August 2017 12:32
To: Licensing
Subject: Representation against the application for license at The Parkside Restaurant.

Personal Details:

Application I wish to make a representation on:

The Parkside Restaurant
45 Grovelands Road
N15 6BT

Licensee: Mr A Brecher

The reason for my representation is primarily the prevention of public nuisance but elements also fall within the prevention of crime and disorder.

My objections to both a sale of alcohol license and the late opening hours can be grouped under 4 categories:

1. The nature of the street on which it is positioned
2. The noise pollution and nuisance noise caused by customers,

3. Parking provision,

4. Some comments I believe are important relating to my previous interactions with the license applicant.

1. The restaurant is positioned on an extremely quiet residential street. There are no other business premises located next to or even nearby and anything that could be described as a main thoroughfare is a 10 minute walk away. The opening of a venue which hosts evening events will automatically cause a drastic increase in the number of people in the area and in particular cars using the road outside. The final point to note about the restaurant's physical position is that it is fronted by a paved area and boarded on either side by concrete walls and has two terrace ends facing it. This serves to create a natural echo chamber increasing the volume of any noise produced in the immediate vicinity and also ensuring through reflection the noise persists for longer.

2. As the restaurant has been operating without a license for some time I have witnessed the type of noise produced as a by product of its opening. Customers gather outside in large numbers during events talking, smoking and allowing children to play. As I have described above this results in an immediate change from a quiet residential street to that of a noisy main road. Secondly the suggested opening hours (in particular closing at 11pm Sunday to Thursday) will entail a simply unacceptable quantity of noise as people leave the venue, say good bye to friends and chat outside and all children to play. Due to the restaurants positioning, as I detailed above, this noise echo's reflects and persists preventing people from sleeping until the street is empty. In the past this has continued well past 12pm and the many complaints I have made to Haringey Environmental Health will testify to this. The door being left open and loud music inside being played creates a further source of noise like this, which again reflects around the street. I do not believe it is appropriate for a venue on a street such as this to be open that late on a week night. Were this positioned on a high road or in an area of business activity that would be different but its opening will irreparably change the nature of the street.

3. The lack of and dedicated parking provision outside the restaurant produces a further source of unwanted noise. First the upswing in cars using the area naturally creates an increase in traffic noise. As I have mentioned earlier this is a residential street that does not lead anywhere in particular, were this a high road or thoroughfare one would expect heavy traffic, the late opening of this restaurant will unfairly and artificially create that. Secondly the patrons of the restaurant routinely park on the double yellow lines outside. These are positioned so that the 318 bus, which does intermittently use the road, can turn the corner. By parking where they do (as the lack of any other space forces them to) patrons force the bus to sit and sound their horn or alarm until someone inside finally hears and comes and moves their car. Any conversation with a driver of a 318 bus would verify this. Not to mention the very existence of that restaurant and its lack of space encourages parking violations.

4. I would finally like to add the detail of a conversation I had with the applicant last year concerning noise in the venue. I am happy for this to be included in any hearing and understand the seriousness of making false and or frivolous statements in respect of an application. During the summer last year I was experiencing problems described above with the venue. After speaking to Haringey Environmental health they suggested I tried speaking to the owner to encourage his patrons to not congregate outside. When I visited the restaurant and explained my concerns the owner informed me that he usually tries to get people

out by 11pm. This was because he 'has a license to open until 3am' but wanted to get to bed himself. I thought it strange a venue on a street like I have described would have a nightclub license so I contacted Haringey Licensing to enquire. I was informed they only held a sandwich shop license and not one to serve alcohol despite at the time advertising this on their website (since taken down). I believe this to be relevant as indicative of the attitude towards council legislation by the owner.

In summation I object to the license in its current form. I do not believe it is appropriate for the venue to be open until 11pm on week nights for the reasons outlined above. However, I do not wish the venue to close or to take away the owners livelihood, especially now they are working through the appropriate channels. To compromise I would suggest that Friday and Saturday are granted as per the application. Sunday the Thursday should have a closing time of 10pm so that the street is clear by 11pm and finally people should be prevented from gathering outside.

I happy to be contacted in regards to any of this will state so in a hearing if necessary.

Yours Sincerely

Appendix 3 – Emails and complaints list

Property		
Address	The Parkside, 45 Grovefields Road, Tottenham, London, N15 6BT	
Telephone	Fax	Area SI - Seven Sisters

Worksheet

Source			
Name			
Address			
Home Tel	Work Tel	Mobile	
Fax	Email		

Department	NOIS - Enforcement Response	Date Recd	17/02/2013	Time	23:29
Application	CPEH - Complaints - EH	Method	CC - Call Centre		
Task Group	NNOS - Noise	Recd By	GYR - George Roberts		
Task	NC09 - Music and Voices	Source Type	AA01 - Member of the Public		

Details	Loud music from restaurant
---------	----------------------------

Message

Officer	AANT - Enforcement Response	Target	Actual
Time Taken		First Response	18/02/2013 00:29
Next Task	9002 - Completion	Completed	30/06/2017 23:29
Due	30/06/2017	Allocated	17/02/2013
		Outcome	

References
No references set up.

Complaints

Subject Details			
Title	Initials	Telephone	
First Name		Fax	
Family Name		Email	
Section			
Offence	Statute		
Purchase Date	Purchase Time		
OFT (Product)	FSA Type		
OFT (Condition)			

Previous Complaints (Last 10 not including this one)

Reference	Received	Details	Status	Outcome	Officer
WK/000389401	07/08/2017	Application for New premises licence - The Parkside, 4	Resp		AACE
WK/000370677	25/11/2016	Problems with lots of litter left outside shop - see attac	Comp	NA04	FBA
WK/000332226	13/09/2015	Construction noise	Comp	DM01	AANT

Multiple Sources

Date Recd 17/02/2013 Time 23:29 Method CC - Call Centre
 Recorded By GYR - Berna Roberts Source Type AA01 - Member of the Public
 Source
 Notes Loud music from restaurant
 Outcome No Visit - Noise Stopped Completed Date / Time 17/02/2013 23:52

Date Recd 18/02/2013 Time 21:43 Method CC - Call Centre
 Recorded By GYR - George Roberts Source Type AA01 - Member of the Public
 Source
 Notes Loud music & Voices
 Outcome No Visit - Noise Stopped Completed Date / Time 24/02/2013 13:31

Date Recd 18/02/2013 Time 23:31 Method CC - Call Centre
 Recorded By GYR - George Roberts Source Type AA01 - Member of the Public
 Source
 Notes Loud music
 Outcome No Visit No Response Compla. Completed Date / Time 25/02/2013 10:07

Date Recd 02/03/2013 Time 23:09 Method CC - Call Centre
 Recorded By GYR - George Roberts Source Type AA01 - Member of the Public
 Source
 Notes Loud music
 Outcome Nuisance not Established Completed Date / Time 06/03/2013 02:45

Date Recd 23/09/2013 Time 22:00 Method CC - Call Centre
 Recorded By CYB - Charles Buckle Source Type AA01 - Member of the Public
 Source
 Notes Loud music
 Outcome No Visit - Noise Stopped Completed Date / Time 23/09/2013 22:11

Date Recd 23/09/2013 Time 22:37 Method CC - Call Centre
 Recorded By CYB - Charles Buckle Source Type AA01 - Member of the Public
 Source
 Notes Loud music
 Outcome Nuisance not Established Completed Date / Time 23/09/2013 23:05

Date Recd 22/03/2016 Time 21:24 Method EM - E-Mail
 Recorded By CYB - Charles Buckle Source Type AA01 - Member of the Public
 Source
 Notes Loud music
 Outcome No Visit - Noise Stopped Completed Date / Time 22/03/2016 21:36

Date Recd 24/03/2016 Time 14:23 Method CC - Call Centre
 Recorded By SJXJ - Jason Johnson Source Type AA01 - Member of the Public
 Source
 Notes Event/party being held in restaurant -associated noise and disturbance continued to approx 2am 24/3/16. Cars/mopeds etc around restaurant contributed.
 Outcome Not on Now- Response Sent Completed Date / Time 28/03/2016 09:54

Date Recd 01/04/2016 Time 00:06 Method CC - Call Centre
 Recorded By GYR - George Roberts Source Type AA01 - Member of the Public
 Source
 Notes Party in restaurant
 Outcome No Visit No Response Compla. Completed Date / Time 01/04/2016 00:48

Date Recd 28/06/2016 Time 10:19 Method CC - Call Centre
 Recorded By SJXJ - Jason Johnson Source Type AA01 - Member of the Public
 Source
 Notes Noise for the last week -7 day events due to Orthodox activity. 11pm -12/1am large numbers of people conversing/shouting & recorded music. Licensing: restaurant only licensed for 'cold delicatessen.' Owner claims 2pm
 Outcome Not on Now- Response Sent Completed Date / Time 28/06/2016

Date Recd 28/06/2016 Time 22:26 Method CC - Call Centre
 Recorded By CYB - Charles Buckle Source Type AA01 - Member of the Public
 Source
 Notes Loud music
 Outcome Nuisance not Established Completed Date / Time 28/06/2016 23:38

Date Recd 14/07/2016 Time 23:08 Method CC - Call Centre
 Recorded By CYB - Charles Buckle Source Type AA01 - Member of the Public
 Source
 Notes Loud music & people noise
 Outcome Nuisance not Established Completed Date / Time 14/07/2016 23:21

Date Recd 12/09/2016 Time 22:55 Method CC - Call Centre
 Recorded By DCP - Derek Pearce Source Type AA01 - Member of the Public
 Source
 Notes : I am reporting a repeat problem and have a previous reference number WK/243340. Restuarant holding wedding event without license. Large numbers of people on the street outside.
 Outcome No Officer on Duty Completed Date / Time 13/09/2016 10:32

Date Recd 13/09/2016 Time 21:29 Method AA01 - Telephone
 Recorded By GXN - George Nicolaou Source Type AA01 - Member of the Public
 Source
 Notes
 Outcome No Officer on Duty Completed Date / Time 14/09/2016 13:00

Date Recd 14/09/2016 Time 21:11 Method CC - Call Centre
 Recorded By GYR - George Roberts Source Type AA01 - Member of the Public
 Source
 Notes Loud voices + Loud music + Possible unlicensed activity
 Outcome Nuisance not Established Completed Date / Time 14/09/2016 23:39

Date Recd 14/09/2016 Time 20:16 Method AA01 - Telephone
 Recorded By GXN - George Nicolaou Source Type AA01 - Member of the Public
 Source
 Notes Last night was 3rd night in a row of wedding be held in an unicesnsed venue next door. People shouting on the street outside until 1am. This is my third report with no response!
 Outcome Not on Now- Response Sent Completed Date / Time 26/09/2016 12:51

Date Recd	02/07/2017	Time	23:56	Method	CC - Call Centre
Recorded By	CYB - Charles Buckle			Source Type	AA01 - Member of the Public
Source	-				
Notes	Car horns from patrons leaving cafe.				
Outcome	No Visit No Response Complia.		Completed Date / Time 03/07/2017 00:10		

Date Recd	04/07/2017	Time	22:19	Method	EM - E-Mail
Recorded By	CYB - Charles Buckle			Source Type	AA01 - Member of the Public
Source	-				
Notes	Loud music				
Outcome	No Visit No Response Complia.		Completed Date / Time 04/07/2017 23:11		

Barrett Daliah

From: Buckle Charles
Sent: 22 March 2016 21:50
To: Licensing
Cc: Pearce Derek
Subject: The Parkside Restaurant, 45 Grovelands Road, N15 6BT WK/243340

Licensing, it has come to our attention that the above premises maybe operating sales of hot food after 23.00 and also having regulated entertainment.

I have set up some pro-active visit when most often occurring on Sunday nights.

Barrett Daliah

From: —
Sent: 14 September 2016 08:10
To: Licensing
Subject: Licensing Violation, F.A.O. Noshaba

Dear Noshaba

I spoke to you on the phone about 2 months ago regarding the illiegal activity taking place at the Parkside restaurant, 45 Grovelands Road, N15 6BT, next door to me. The venue is operating as a wedding venue, hosting late night events with live and recorded music and serving alcohol. When we spoke previously you checked and found the venue only has a license as a sandwich shop and no alcohol license.

This activity entails large groups of people gathering outside making unacceptable levels of noise (shouting, talking loudly, singing, children running and screaming) until 12:30 or 1am at night.

Unfortunately since I last contacted you, nothing has happened and the problem has only continued. There have been several events hosted there over the summer. Last night was the third night in a row that the disturbances took place. I realise it is a noise control problem when people are making such and I have made complaints the previous two nights. However if they were not allowed to continue illegally operating as a wedding venue, there would be no noise so that is why I am emailing again!

Haringey in general has been extremely supportive and helpful and I thankyou for your time.

Below I have attached the text from the original email if it is any use reminding you:

Yours sincerely

As requested please find a link below to the website for the Parkside Restaurant, 45 Grovelands Road, N15 6BT:

<http://ravindrasavant.wix.com/parkside#!the-parkside-menu/stackeraccordion0=13>

I have inserted a link to the menu section of their website, specifically cold drinks part where you can clearly see they are in the process of selling alcohol and advertise as such.

My contact details are as follows:

If you are advising a team to visit the premises during this week I would just point out that as it is an Orthodox Jewish premises a visit on Friday would not be of any use as the premises close in preparation for the Sabbath. However, given the fact an event is currently being held I am confident there will be illegal activity taking place tonight, as last night and Monday.

Thanks again for all the help and please update me on any progress

Barrett Daliah

From: Mark.L.Greaves@met.pnn.police.uk
Sent: 15 September 2016 07:19
To: Barrett Daliah
Subject: The Parkside Restaurant

Cannot see what more we can do as Team have visited and it's once a month, I assume during the day.

From: Rahman MATABUR - YR
Sent: 14 September 2016 20:08
To: Greaves Mark L - YR <Mark.L.Greaves@met.pnn.police.uk>
Subject:

Good Evening

Is it possible for you to take a look at this address.

Regards
Matabur

Resident lives on Grovesland Road N15 J/W Gladesmore Raoad N15 stated about an ongoing issue of public disturbance and disruption taking place next door to his home.

He stated the problem is arising from the unlicensed use of a restaurant.

The Parkside Restaurant
45 Grovelands Road
N156BT

The restaurant is regularly, once or more a month being used to hold wedding celebrations. Unfortunately when this takes place large crowds of people gather outside on the street making noise, shouting, singing, children playing and screaming etc. until 1 am. To make matters worse wedding celebrations in some of the local community take place over 5 days so the noise will be present for 5 days until 1 am every night. He also stated that he was informed by the council they do not hold a license at all for any of the activities taking place.

Officers from Seven Sisters SNT have visited the venue and spoken to the manager and ward of advice given.

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-----Original Message-----

From: noreply@haringey.gov.uk [<mailto:noreply@haringey.gov.uk>]

Sent: 13 September 2016 21:29

To: EH - Out Of Hours; Noise Complaints

Cc: CSEF@haringey.gov.uk

Subject: Haringey Council Enforcement Service - Report a noise problem Ref No: HC-339781

The following noise problem has been reported:

Noise happening now: Yes

Problem description: There is a wedding being held in a restaurant next door. Customers are gathered outside on the street. The restaurant has no license to either serve alcohol or host entertainment. Last night and the previous 3 the noise continued past 12 Date and Time Submitted: 13/09/2016, 21:29 Noise Problem Reference ID: HC-339781

Problem Location:

Details of noise problem location:

Address of noise problem known?: Y

House/flat name: The parkside restaurant House/flat number: 45

Street: Grovelands Road

Locality: Stamford Hill

Postcode: N156bt

Contact details:

Contact Name:

House/flat name:

House/flat number:

Street:

Town:

Postcode:

Preferred method of contact:

Telephone:

Email:

The information above will be available within the reporting tool.

Barrett Daliah

From: 20 September 2016 16:45
Sent: Licensing
To: Re: FW: The Parkside, 45 Grovelands Road, Tottenham, London, N15 6BT - Restaurant
Subject: Noise

Hi Ms Barrett

Thanks for you quick reply

can you clarify if alcohol is sold at the venue?
we are not selling any alcohol for time being

Is the venue hired out for events? yes

If so what hours is the premises hired out for and what is the capacity of the venue?
it can be only at the hours what the restaurant is open 9:00am - 11:00pm
our max capacity is for 80 people but most of the events was between 60-70 people

Is the premises operating as a restaurant offering alcoholic drinks?
The restaurant is not offering or selling any alcohol,

Best regards

On Tue, Sep 20, 2016 at 3:24 PM, Licensing <Licensing.Licensing@haringey.gov.uk> wrote:

Hello Mr Brecher,

I am Ms Barrett from Haringey Licensing Authority, can you clarify if alcohol is sold at the venue? Is the venue hired out for events? If so what hours is the premises hired out for and what is the capacity of the venue?

Is the premises operating as a restaurant offering alcoholic drinks?

I would be grateful if you would respond to us on the matters above so that we are then able to advise you on any licensing requirements to ensure that you are operating in compliance with the law.

Best regards

Daliah Barrett

Licensing Team Leader



Haringey Council

6th Floor, 10 Station Road, London, N22 7TR

T. 020 8489 8232

M. 07973244126

daliah.barrett@haringey.gov.uk

www.haringey.gov.uk

[twitter@haringeycouncil](https://twitter.com/haringeycouncil)

facebook.com/haringeycouncil

Please consider the environment before printing this email.

From:
Sent: 20 September 2016 13:01
To: Enforcement Response
Cc: ushi brecher
Subject: Fwd: Parkside Restaurant Noise

To George Roberts

Enforcement Response Team

Your Ref: C&O/RS WK/000243340

This is to confirm my acknowledgement of your letter dated 14 September 2016

Just to inform you that the Parkside Restaurant has been operating for the last 8 years & we have done quite a few function over the years.

if you notice the complaints was only the last 2 month, and i received a call 2 month ago from your team that there are complaints from the neighbors.

i have put a notice out, inside & outside of my premises, as attached (noise level) & i employ a security guard to be out side from 9:30pm to make sure that the noise level is down & people shouldn't be gathering out side

the person complains about noise of shouting. this never came from my premises or from my guests & all Function must be finished by 11:15pm

this means by 11:30-11:45pm none of my guests are still around,

if you want proof for this you are welcome to come in to check my CCTV

on the 14 Sep 2016 there was a function. it started at 7:00pm. At 7:30pm i had a visit from 3 police officers to say a complaint came through, they are just coming to inform me to make sure to keep the noise down, i joined my security guard out side from 11:00pm by 11:30pm no one was around any more,

Please confirm receipt of this email.

Many Thanks

Asher Brecher

Director

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Appendix 4- Model conditions

PROPOSED CONDITIONS SHOULD LICENCE BE GRANTED:

No music will be played in, or for the benefit of patrons in external areas of the premises

No form of loudspeaker or sound amplification equipment is to be sited on or near the exterior premises or in or near any foyer, doorway, window or opening to the premises

Signs shall be displayed in the external areas/on the frontage requesting patrons to recognise the residential nature of the area and conduct their behaviour accordingly. The management must reserve the right to ask patrons to move inside the premises or leave if it is felt that they could be disturbing neighbours

Deliveries and collections -

Deliveries and collections associated with the premises will be arranged between the hours 08:00-20:00 so as to minimise the disturbance caused to the neighbours.

Empty bottles and non-degradable refuse will remain in the premises at the end of trading hours and taken out to the refuse point at the start of the working day rather than at the end of trading when neighbours might be unduly disturbed.

Plant and machinery

All plant and machinery is correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from noise.

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

Patrons entering/exiting premises.

There will be no queuing outside the premises.

Where people queue to enter the premises a licensed door supervisor shall supervise and ensure the potential patrons behave in an acceptable manner

Signs should be displayed requesting patrons to respect the neighbours and behave in a courteous manner.

Prevention of Nuisance from Odour

All ventilation and extraction systems shall be correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from odour.

A digital CCTV system to be installed in the premises.

Cameras must be sited to observe the entrance doors from inside.

Cameras on the entrances must capture full frame shots of the heads and shoulders of all people entering the premises i.e. capable of identification.

Cameras must be sited to cover all areas to which the public have access.

Provide a linked record of the date, time of any image.

Provide good quality images - colour during opening times.

Have a monitor to review images and recorded quality.

Be regularly maintained to ensure continuous quality of image capture and retention.

Member of staff trained in operating CCTV at venue during times open to the public.

Digital images must be kept for 31 days. The equipment must have a suitable export method, e.g. CD/DVD writer so that Police can make an evidential copy of the data they require. Copies must be available within a reasonable time to Police on request.

An incident log shall be kept at the premises and made available on request to the Police, which will record the following:

- (a) all crimes reported to the venue
- (b) all ejections of patrons
- (c) any complaints received
- (d) any incidents of disorder
- (e) seizures of drugs or offensive weapons
- (f) any faults in the CCTV system
- (g) any refusal of the sale of alcohol

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

Challenge 25 Policy Implemented:

I recommend that the following form of verification of a person's proof of age is:

A valid passport.

A photo driving licence

A proof of age standard card system

A citizen card, supported by the Home Office.

Report for: Licensing Sub Committee 19th September 2017

Item number:

Title: To consider a New Premises licence application under the Licensing Act 2003. Matizz Bar, 83 Mayes Road London N22.

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

Ward(s) affected NP

Report for Key/
Non Key Decision: Not applicable

1 Describe the issue under consideration

1.1 Summary

To consider an application for a new Premises Licence: Matizz Bar Mayes Road London N22 Haringey Council being the authorised licensing authority for the above premises has received an application for a new premises licence. The application has been accepted as a valid application and during the statutory consultation period relevant representations were made.

The application is therefore required to be determined by way of a hearing of the Licensing Sub-Committee. The premises has an existing licence under which Mr Gocen has been operating. This licence has been subject to a Review in 2016 by residents due to noise nuisance and ASB related issues.

In determining the application the licensing authority must give appropriate weight to:

- the steps that are necessary to promote the licensing objectives;
- the representations (including supporting information) presented by all parties;
- Guidance issued under Section 182 of the Licensing Act 2003;
- Haringey Council's Licensing Policy.

After considering all the relevant issues the licensing authority may grant the application in full or in part, subject to such conditions that are deemed necessary and appropriate. Any conditions imposed must be appropriate for the promotion of the licensing objectives.

Alternatively the application can be refused if it is considered appropriate for the promotion of the licensing objectives.

Following a hearing, the licensing authority should give its decision and provide reasons to support it. This will be important if there is an appeal by any of the parties.

All parties are required to be notified of a decision and that decision should be accompanied by information on the right of appeal. Please see Appendix 1.

1.2 Recommendations

That the Sub-Committee determines the application in accordance with the Statutory Guidance issued under s182 of the Licensing Act 2003, the Council's Statement of Licensing Policy, the information contained within this report, supporting documentation and having had due regard to the applicant and the parties/authorised bodies making relevant representations.

That the Sub-Committee determines the application in accordance with the options in paragraph 6.

This page is intentionally left blank

That the Sub-Committee provides the reasons for its decision

2 REPORT

2.1 Human Rights Act Appraisal

The Committee is required to consider the consequences of refusal or approval on the applicant's human rights.

2.2 Financial Implications

None.

3. Background

3.1 Anil Gocen has made an application for a new Premises Licence, the requested licensable activities and opening hours are:

Regulated Entertainment: Live Music & Recorded Music

Sunday to Thursday	1800 to 0000 hours
Friday	1800 to 0130 hours
Saturday	1800 to 0200 hours

Late Night Refreshment

Sunday to Thursday	2300 to 0000 hours
Friday	2300 to 0130 hours
Saturday	2300 to 0200 hours

Supply of Alcohol

Sunday to Thursday	1000 to 0000 hours
Friday	1000 to 0130 hours
Saturday	1000 to 0200 hours

For the consumption ON the premises

Hours Open to Public:

Sunday to Thursday	0900 to 0100 hours
Friday	2300 to 0230 hours

3.2 For a new application, applicants are required to submit an operating schedule detailing how they intend to promote the four licensing objectives, these are the prevention of crime and disorder, promotion of public safety, the prevention of public nuisance and the protection of children from harm. The applicant has indicated a number of medel conditiins that he feels can be imposed on any granted licence. See Appendix 1 –Operating schedule
General:

3.3 Prevention of Crime and Disorder

3.4 Public Safety

3.5 Prevention of Public Nuisance

3.6 Protection of Children from Harm

4. Objections Received (Responsible Authorities)

- 4.1 Objections were received from the Responsible Authorities, namely the Police and EHO Noise Officer and the Licensing Authority.
Appendix 2

5. Objections received (Other Persons)

- 5.1 Letters of representations have been received from other persons, who have concerns principally in respect of public nuisance and public safety. Those concerns relate to the nuisance that will be caused to local residents if a licence was to be granted to the lateness of the hours applied for, and speak of nuisance that has been experienced by residents as a result of past and current operation of the venue.
Residents representations Appendix 3

- 5.2 The premises has been operated as a public house for many years but applied to have regulated entertainment added to the licence in 2011. The application did receive objections but extensive conditions were added to the licence and granted by the LSC. The premises became a source of complaints relating to noise nuisance and crime and disorder on the street outside from patrons and those associated with the venue.

- 5.3 The ongoing issues lead to a resident applying for a review of the premises licence in Late September 2016 which was heard by the LSC in December 2016. The Committee took into consideration the record of incidents relating to public nuisance and crime and disorder as submitted by local residents, the Council's Noise Enforcement team and the Police. The committee was satisfied that despite having had a number of opportunities to address the public nuisance and crime and disorder that were emanating from the premises, the management of the premises had failed to take adequate steps to address the behaviour concerned. The evidence put forward regarding the incidents by the applicant and his representative was credible and reflected long standing matters of concern to residents. It was also clear that the impact and potential harm to local residents, many of whom are vulnerable by reason of age could not be ignored. The committee took the view that the measures imposed were an appropriate and proportionate response to promote the four Licensing Objectives.

The LSC determined the following:

Opening hours were reduced to:

Monday to Sunday: 1000 to 0000

Supply of alcohol:

Monday to Sunday: 1000 to 2330

Live music and recorded music:

Monday to Sunday: 1000 to 2330

Provision of late night refreshment:

Monday to Sunday: 2300 to 2330

The outside shisha area is to close and all customers are to be asked to come inside by 2230, Monday to Sunday. A copy of the current licence is shown at Appendix 4.

5.4 The current applicant is seeking the ability to operate the premises until 2/4 am respectively. The Home Office Guidance issued under Section 182 Guidance places a requirement on applicants to demonstrate when setting out steps they propose to take to promote the licensing objectives that they understand the area in which they are wishing to operate.

5.5 Mr Gocen attempted a previous application in May 2017 but the matter had to be declared void at the LSC hearing due to the plans submitted not properly reflecting the layout of the premises.

6 Options for Consideration

6.1 The options available to the Licensing Sub-Committee having considered all the relevant information are as follows:

- To refuse to grant the licence
- To grant the licence with conditions
- To grant the licence but restrict the licensable activities
- To grant the licence with restricted times

6.2 Additional conditions or restrictions to licensable activities and/or times should only be imposed if considered appropriate for the promotion of the licensing objectives. If other law already places certain statutory responsibilities on a premises, it would not be appropriate to impose similar duties.

6.4 Members of the Sub-Committee should be advised that the applicant or any

other person who made relevant representations in relation to the application may appeal against the decision made to the Magistrates' Court within 21 days of the date on which they were notified.

7. Standard of Decision Making

7.1 In accordance with the provisions of the Licensing Act 2003 and the Council's scheme of delegation, all applications where a relevant representation has been made need to be determined by this Sub-Committee.

7.2 When determining the application, the Sub-Committee should only consider issues, which relate to the four licensing objectives. The licensing objectives are:

- The prevention of Crime and Disorder
- Public Safety
- The prevention of a Public Nuisance
- The protection of Children from Harm

7.3 Members of the Sub-Committee must have regard to the statutory guidance issued under section 182 of the Licensing Act 2003 and the Council's Statement of Licensing Policy. Members of the Sub-Committee may deviate from the statutory guidance and licensing policy only if they deem that there is good reason to do so.

7.4 Members of the Sub-Committee should not allow themselves to predetermine the application or to be prejudiced in favour or opposed to the licence and shall only determine the application having had an opportunity to consider all relevant facts.

8 Licensing Policy

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.

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.

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.

8.1 Licensing hours

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.

4. 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".

5 Use of Appendices

Appendix 1 – Application and plan

Appendix 2 – Letters of representation-RAs

Appendix 3 – Letters of representation –Residents

Appendix 4- copy of current licence

Background papers: Section 82 Guidance

Haringey Statement of Licensing policy

Appendix 1- Application and Plan

Haringey

LONDON COUNCIL
LICENSING
RECEIVED
- 7 AUG 2017
NK/389510

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

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

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

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

I/We **ANIL GOGEN**
(Insert name(s) of applicant)

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

Part 1 - Premises details

Postal address of premises or, if none, ordnance survey map reference or description			
83 MAYES ROAD			
Post town	WOOD GREEN	Postcode	N22 6WP
Telephone number at premises (if any)			
Non-domestic rateable value of premises		£18,000	

Part 2 - Applicant details

Please state whether you are applying for a premises licence as Please tick as appropriate

- a) an individual or individuals * please complete section (A)
- b) a person other than an individual *
 - i as a limited company/limited liability partnership please complete section (B)
 - ii as a partnership (other than limited liability) please complete section (B)
 - iii as an unincorporated association or please complete section (B)
 - iv other (for example a statutory corporation) please complete section (B)
- c) a recognised club please complete section (B)
- d) a charity please complete section (B)

- e) the proprietor of an educational establishment please complete section (B)
- f) a health service body please complete section (B)
- g) a person who is registered under Part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales please complete section (B)
- ga) a person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England please complete section (B)
- h) the chief officer of police of a police force in England and Wales please complete section (B)

* If you are applying as a person described in (a) or (b) please confirm (by ticking yes to one box below):

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

(A) INDIVIDUAL APPLICANTS (fill in as applicable)

Mr <input checked="" type="checkbox"/>	Mrs <input type="checkbox"/>	Miss <input type="checkbox"/>	Ms <input type="checkbox"/>	Other Title (for example, Rev)
Surname GOCEN		First names ANIL		
Date of birth		I am 18 years old or over <input checked="" type="checkbox"/>		Please tick yes
Nationality				
Current residential address if different from premises address				
Post town		Postcode		
Daytime contact telephone number				
E-mail address (optional)				

SECOND INDIVIDUAL APPLICANT (if applicable)

Mr <input type="checkbox"/>	Mrs <input type="checkbox"/>	Miss <input type="checkbox"/>	Ms <input type="checkbox"/>	Other Title (for example, Rev)	
Surname			First names		
Date of birth		I am 18 years old or over		<input type="checkbox"/>	Please tick yes
Nationality					
Current postal address if different from premises address					
Post town				Postcode	
Daytime contact telephone number					
E-mail address (optional)					

(B) OTHER APPLICANTS

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

Name
Address
Registered number (where applicable)
Description of applicant (for example, partnership, company, unincorporated association etc.)
Telephone number (if any)
E-mail address (optional)

Part 3 Operating Schedule

When do you want the premises licence to start?

DD	MM	YYYY
01	09	2017

If you wish the licence to be valid only for a limited period, when do you want it to end?

DD	MM	YYYY

Please give a general description of the premises (please read guidance note 1)

BAR AND LOUNGE RESTAURANT WITH
LIVE AND RECORDED MUSIC
ALCOHOL SERVICE
LATE NIGHT REFRESHMENT

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

--

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

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

Provision of regulated entertainment (please read guidance note 2)

Please tick all that apply

- a) plays (if ticking yes, fill in box A)
- b) films (if ticking yes, fill in box B)
- c) indoor sporting events (if ticking yes, fill in box C)
- d) boxing or wrestling entertainment (if ticking yes, fill in box D)
- e) live music (if ticking yes, fill in box E)
- f) recorded music (if ticking yes, fill in box F)
- g) performances of dance (if ticking yes, fill in box G)
- h) anything of a similar description to that falling within (e), (f) or (g) (if ticking yes, fill in box H)

Provision of late night refreshment (if ticking yes, fill in box I)

Supply of alcohol (if ticking yes, fill in box J)

In all cases complete boxes K, L and M

A

Plays Standard days and timings (please read guidance note 7)			Will the performance of a play take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	<input type="checkbox"/>
Day	Start	Finish		Outdoors	<input type="checkbox"/>
Mon			Please give further details here (please read guidance note 4)	Both	<input type="checkbox"/>
Tue					
Wed			State any seasonal variations for performing plays (please read guidance note 5)		
Thurs					
Fri			Non standard timings. Where you intend to use the premises for the performance of plays at different times to those listed in the column on the left, please list (please read guidance note 6)		
Sat					
Sun					

B

Films Standard days and timings (please read guidance note 7)			Will the exhibition of films take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	<input type="checkbox"/>
				Outdoors	<input type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	Please give further details here (please read guidance note 4)		
Mon					
Tue					
			State any seasonal variations for the exhibition of films (please read guidance note 5)		
Wed					
Thurs					
			Non standard timings. Where you intend to use the premises for the exhibition of films at different times to those listed in the column on the left, please list (please read guidance note 6)		
Fri					
Sat					
Sun					

C

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

D

Boxing or wrestling entertainments Standard days and timings (please read guidance note 7)			<u>Will the boxing or wrestling entertainment take place indoors or outdoors or both – please tick (please read guidance note 3)</u>	Indoors	<input type="checkbox"/>
				Outdoors	<input type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	<u>Please give further details here (please read guidance note 4)</u>		
Mon					
Tue			<u>State any seasonal variations for boxing or wrestling entertainment (please read guidance note 5)</u>		
Wed					
Thurs			<u>Non standard timings. Where you intend to use the premises for boxing or wrestling entertainment at different times to those listed in the column on the left, please list (please read guidance note 6)</u>		
Fri					
Sat					
Sun					

E

Live music Standard days and timings (please read guidance note 7)			<u>Will the performance of live music take place indoors or outdoors or both – please tick</u> (please read guidance note 3)	Indoors	<input checked="" type="checkbox"/>			
				Outdoors	<input type="checkbox"/>			
				Both	<input type="checkbox"/>			
Day	Start	Finish	<u>Please give further details here</u> (please read guidance note 4)					
Mon	18:00	24:00						
Tue	18:00	24:00						
Wed	18:00	24:00				<u>State any seasonal variations for the performance of live music</u> (please read guidance note 5)		
Thurs	18:00	24:00						
Fri	18:00	01:30				<u>Non standard timings. Where you intend to use the premises for the performance of live music at different times to those listed in the column on the left, please list</u> (please read guidance note 6)		
Sat	18:00	02:00						
Sun	18:00	24:00						

F

Recorded music Standard days and timings (please read guidance note 7)			Will the playing of recorded music take place <u>indoors or outdoors or both – please tick</u> (please read guidance note 3)	Indoors	<input checked="" type="checkbox"/>
				Outdoors	<input type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish			
Mon	18:00	24:00	Please give further details here (please read guidance note 4)		
Tue	18:00	24:00			
Wed	18:00	24:00	State any seasonal variations for the playing of recorded music (please read guidance note 5)		
Thurs	18:00	24:00			
Fri	18:00	01:30	Non standard timings. Where you intend to use the premises for the playing of recorded music at different times to those listed in the column on the left, please list (please read guidance note 6)		
Sat	18:00	02:00			
Sun	18:00	24:00			

G

Performances of dance Standard days and timings (please read guidance note 7)			Will the performance of dance take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	<input type="checkbox"/>
				Outdoors	<input type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	Please give further details here (please read guidance note 4)		
Mon					
Tue					
			State any seasonal variations for the performance of dance (please read guidance note 5)		
Wed					
Thurs					
			Non standard timings. Where you intend to use the premises for the performance of dance at different times to those listed in the column on the left, please list (please read guidance note 6)		
Fri					
Sat					
Sun					

H

<p>Anything of a similar description to that falling within (e), (f) or (g) Standard days and timings (please read guidance note 7)</p>			<p>Please give a description of the type of entertainment you will be providing</p>		
Day	Start	Finish	<p><u>Will this entertainment take place indoors or outdoors or both – please tick</u> (please read guidance note 3)</p>	Indoors	<input type="checkbox"/>
Mon				Outdoors	<input type="checkbox"/>
				Both	<input type="checkbox"/>
Tue			<p><u>Please give further details here</u> (please read guidance note 4)</p>		
Wed					
Thurs			<p><u>State any seasonal variations for entertainment of a similar description to that falling within (e), (f) or (g)</u> (please read guidance note 5)</p>		
Fri					
Sat			<p><u>Non standard timings. Where you intend to use the premises for the entertainment of a similar description to that falling within (e), (f) or (g) at different times to those listed in the column on the left, please list</u> (please read guidance note 6)</p>		
Sun					

I

Late night refreshment Standard days and timings (please read guidance note 7)			Will the provision of late night refreshment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	<input checked="" type="checkbox"/>
				Outdoors	<input type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	<u>Please give further details here</u> (please read guidance note 4)		
Mon	23:00	24:00			
Tue	23:00	24:00			
			<u>State any seasonal variations for the provision of late night refreshment</u> (please read guidance note 5)		
Wed	23:00	24:00			
Thurs	23:00	24:00			
			<u>Non standard timings. Where you intend to use the premises for the provision of late night refreshment at different times, to those listed in the column on the left, please list</u> (please read guidance note 6)		
Fri	23:00	01:30			
Sat	23:00	02:00			
Sun	23:00	24:00			

J

Supply of alcohol Standard days and timings (please read guidance note 7)			Will the supply of alcohol be for consumption - please tick (please read guidance note 8)	On the premises	<input checked="" type="checkbox"/>
Day	Start	Finish		Off the premises	<input type="checkbox"/>
Mon	10:00	24:00	State any seasonal variations for the supply of alcohol (please read guidance note 5)	Both	<input type="checkbox"/>
Tue	10:00	24:00			
Wed	10:00	24:00			
Thurs	10:00	24:00		Non standard timings. Where you intend to use the premises for the supply of alcohol at different times to those listed in the column on the left, please list (please read guidance note 6)	
Fri	10:00	01:30			
Sat	10:00	02:00			
Sun	10:00	24:00			

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

Name	FUNDA YENIDOGAN
Date of birth	
Address	
Postcode	
Personal licence number (if known)	LN/2015000331
Issuing licensing authority (if known)	ENFIELD COUNCIL

□□□□

K

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

L

Hours premises are open to the public Standard days and timings (please read guidance note 7)			State any seasonal variations (please read guidance note 5)
Day	Start	Finish	
Mon	09:00	01:00	<p><u>Non standard timings. Where you intend the premises to be open to the public at different times from those listed in the column on the left, please list (please read guidance note 6)</u></p>
Tue	09:00	01:00	
Wed	09:00	01:00	
Thurs	09:00	01:00	
Fri	09:00	02:30	
Sat	09:00	03:00	
Sun	09:00	01:00	

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

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

OUR MAIN OBJECTIVES ARE PROTECT THE PUBLIC AND PREVENT THE NUISANCE DURING THE ANY LICENSABLE ACTIVITIES.

b) The prevention of crime and disorder

CAMERAS ARE SITED AND IN FULL FUNCTION 24HRS A DAY, WHICH OBSERVES THE ENTRANCE AND EXIT DOORS AS WELL AS THE BAR AND BEER GARDEN.
PROFESSIONAL SECURITY WILL BE ON DUTY AT THE MAIN ENTRANCE AND EXIT AT WEEKENDS.
ID WILL BE CHECKED ON WEEKENDS BY A ID SECURITY CHECK SYSTEM INSTALLED AT THE MAIN ENTRANCE.

c) Public safety

THE MAXIMUM NUMBER OF PERSONS ON THE PREMISES AT ANY ONE TIME SHALL NOT EXCEED 90.
SUITABLE BEVERAGES OTHER THAN ALCOHOL (INCLUDING DRINKING WATER) SHALL BE EQUALLY AVAILABLE FOR CONSUMPTION WITH OR OTHERWISE AS ANCILLARY TO TABLE MEALS.
SHOULD THE PREMISES REMAIN OPEN FOR NON-LICENSABLE ACTIVITIES CUSTOMER SHALL NOT HAVE ACCESS TO ALCOHOL AFTER THE LICENSED HOURS.

(CONT ON SEPERATE PAGE.)

d) The prevention of public nuisance

A SUBSTANTIAL AMOUNT OF THE BUDGET WAS SPENT ON SOUND PROOFING IN ORDER TO PREVENT ESCAPE OF SOUND OR LIMIT IT TO MINIMUM.
ALL EXTERNAL DOORS AND WINDOWS TO BE KEPT CLOSED BUT NOT LOCKED WHILST LIVE OR RECORDED MUSIC IS BEING PLAYED.

(CONT ON SEPERATE SHEET...)

e) The protection of children from harm

ALL STAFF SHALL RECEIVE INDUCTION AND REFRESHER (AT LEAST EVERY 3 MONTHS) RELATING TO THE SALE OF ALCOHOL AND THE TIMES AND CONDITIONS OF THE PREMISES LICENCE.
NO ONE UNDER THE AGE OF 18 YEARS SHALL BE PERMITTED TO ENTER THE PREMISES AND SERVED WITH ALCOHOL UNLESS ACCOMPANIED BY AN ADULT.

(CONT ON SEPERATE SHEET...)

CONTINUED:

Public Safety:

- At least 2 members of staff shall be present on the shop floor of the premises at all times, the premises are open for licensable activities / from opening to until closing.

The Prevention of Public Nuisance:

- The management shall make subjective assessment of noise levels outside at the perimeter of the premises approximately 50m, whilst regulated entertainment is provided to ensure that noise from the premises does not cause a disturbance to local residents. 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.

- The external area at the front of the premises shall be designated for the use of smokers from 10:00 hours until 23:00. The designated area shall be adequately supervised to control the number and behaviour of patrons so as to not cause noise nuisance. Notices shall be displayed in the area specifying the terms of its use and asking patrons to respect the needs of local residents and use the area quietly.

The Prevention of Public Nuisance cont...

- At the conclusion of all regulated entertainment events a suitably worded announcement shall be made to the customers, requesting that they behave in a quiet manner whilst they are leaving the premises.
- Prominent, clear and legible notices shall be displayed at all public exits from the premises requesting customers respect the needs of local residents and leave the premises quietly. These notices shall be positioned at eye level and in a location where those leaving the premises can read them.
- Staff shall actively discourage patrons from congregating around the outside of the premises.
- The premises licence holder shall ensure that the pavement from the building line to the kerb edge immediately outside the premises, including the gutter channel at its junction with the kerb edge, is kept clean and free from litter at all material times to the satisfaction of the Licensing Authority.
- Prominent, clear and legible notices shall be displayed at all public exits from the premises requesting customers respect the surrounding area and dispose of litter in a responsible manner. These notices shall be positioned at eye level and in a location where those leaving the premises can read them.
- Litter bins and wall mounted ashtrays shall be provided outside the premises.
- All refuse and bottles shall be disposed of in bins quietly so as not to disturb neighbours or local residents. There shall be no disposal of glass bottles outside between 23:00 hours and 07:00 hours.
- Deliveries will not be made to the premises between the hours of 18:00 and 07:00.

CONTINUED...

The Protection of children from harm:

- Children under the age of 18 are not permitted in the areas of licensable activities.
- Those under the age of 18 shall only be allowed on the premises to dine in the restaurant area and only when accompanied by an adult.
- Any children on the premises after 19:30 must be there for the purpose of consuming a substantial meal and be accompanied by an adult.
- A personal licence holder is to be present on the premises and supervise the sale of alcohol, through the permitted hours for the sale of alcohol.
- All training relating to the sale of alcohol and 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.
- The Local Authority or similar proof of age scheme shall be operated and relevant material shall be displayed at the premises. Only passport photographic driving licences or ID with the P.A.S. logo (Proof of age Standards Scheme) may be accepted.
- 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.

Checklist:

Please tick to indicate agreement

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

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

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

Part 4 – Signatures (please read guidance note 11)

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














Declaration	<ul style="list-style-type: none"> • [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)
Signature	---
Date	04/08/17
Capacity	

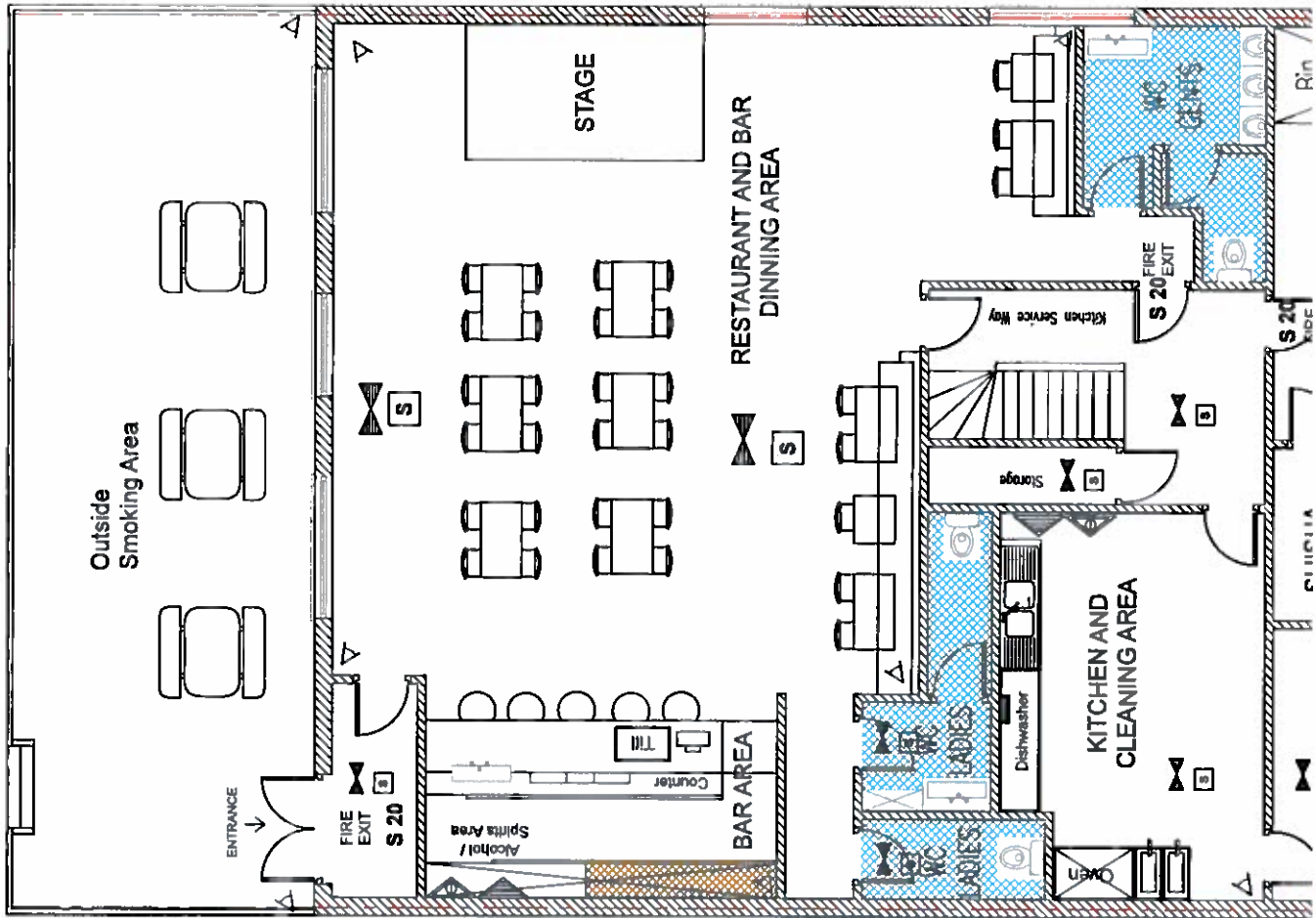
For joint applications, signature of 2nd applicant or 2nd applicant’s solicitor or other authorised agent (please read guidance note 13). If signing on behalf of the applicant, please state in what capacity.

Signature	
Date	
Capacity	

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

LEGEND

-  WC AREA
-  BAR AREA
-  AMBIT OF LICENSED PREMISES
-  SAFETY LIGHTS
-  SMOKE DETECTOR
-  CARBON DIOXIDE FIRE EXTINGUISHER
-  9 LT. WATER FIRE EXTINGUISHER
-  FIRE ESCAPE KEEP CLEAR
-  CCTV
-  INTERNALLY ILLUMINATED FIRE ESCAPE SIGN (BS 5266)
-  FIRE BLANKET
-  FAN 611/s
-  FIREALARM BELL



Appendix 2- Letters of representation-RAs

Anderson Chanel

From: Mark.L.Greaves@met.pnn.police.uk
Sent: 31 August 2017 12:21
To: Licensing
Cc: Barrett Dallah
Subject: Application for a New Premises Licence: - Matizz Bar and Lounge, 83 Mayes Road, Wood Green, London, N22 6TN

Dear Mrs Barrett

I am making a representation against the application for Matizz Bar & Lounge, 83 Mayes Road, London N22 6TN

This venue has been a public house for some years and over the tenure of the previous two owners has had concerns with crime and disorder and public nuisance when clients leave late at night. The venue is situated in Mayes Road at the junction with Coburg Road and is overlooked by residential properties. The venue under the previous management was subject to a review of the Premises Licence due to crime and disorder and public nuisance emanating from the venue and in December 2016 the LSG reduced the licensable hours of the venue.

Police concerns are that the application applies to open until 0100 Sunday to Thursday, until 0230 Fridays and 0300 Saturdays in a residential area. With regards the applications stated closing times there is a statement in the application: 'Should the premises remain open for non – licensable activity' which the applicant previously stated was to add an hour to the closing time to empty the premises for existing clients. As the venues capacity is stated on the application at 90 and all licensable activity stops an hour prior to 'hours open to the public' I would consider it reasonable to have emptied the venue within that hour.

The application mentions a smoking area at the front of the venue until 2300 but not where clients will smoke from 2300 until closing time. It would need to be an open area and therefore residents on the opposite side of the road may be disturbed as voices travel at night. The application mentions 'professional security which I assume means S.I.A registered Door Supervisors but only 2 and only at weekends although no times are mentioned . We ask the LSC to consider the following amendments to the application as it stands:

Police recommend there is a S.I.A registered Security Officer on each entrance to control entry and one inside monitoring clients behaviour to identify and prevent any incidents of crime and disorder from 2100 hours Monday to Sunday until venue has closed and clients dispersed.

CCTV standards not mentioned in application so Police recommend:

A digital CCTV system to be installed in the premises.

Cameras must be sited to observe the entrance doors from the inside.

Cameras on the entrances must capture full frame shots of the heads and shoulders of all people entering the premises i.e. capable of identification.

Cameras must be sited to cover all areas to which the public have access including any outside smoking areas.

Provide a linked record of the date, time of any image.

Provide good quality images.

Have a monitor to review images and recorded quality.

Be regularly maintained to ensure continuous quality of image capture and retention.

Member of staff trained in operating CCTV at venue during times open to the public.

Digital images must be kept for 31 days. The equipment must have a suitable export method, e.g. CD/DVD writer so that Police can make an evidential copy of the data they require. Copies must be available within a reasonable time to Police on request.

Police recommend:

An incident log shall be kept at the premises, it will be in a hardback durable format handwritten at the time of the incident or as near to as is reasonable and made available on request to the Police, which will record the following:

- (a) all crimes reported to the venue
- (b) all ejections of patrons
- (c) any complaints received
- (d) any incidents of disorder
- (e) seizures of drugs or offensive weapons
- (f) any faults in the CCTV system or searching equipment or scanning equipment
- (g) any refusal of the sale of alcohol
- (h) any visit by a relevant authority or emergency service.

With regards The Protection of Children from Harm Police recommend:

Challenge 25 Policy Implemented:

I recommend that the following form of verification of a person's proof of age is:

- A valid passport.
- A photo driving licence
- A proof of age standard card system
- A citizen card, supported by the Home Office.

With regards the hours of the venue Police consider they should reflect the hours previously decided by the LSC and in the case of live / recorded music requested start time by applicant, that they considered suitable for such a venue in a residential area:

Opening hours:
Monday to Sunday 1000 to 0000

Supply of alcohol:
Monday to Sunday 1000 to 2330

Live music and recorded music:
Monday to Sunday 1800 to 2330

Provision of late night refreshment:
Monday to Sunday 2300 to 2330

The outside shisha area is to close and all customers are to be asked to come inside by 2230, Monday to Sunday.

Yours sincerely

Mark Greaves

**Mark Greaves PC 164YR
Community & Youth Engagement**

**Licensing Officer
Haringey BOCU
Territorial Policing**

Tel: 020 3276 0150 Mobile: 07766 161877

Haringey police are here

- *for victims,*
- *to build trust with communities,*
- *to prevent crime in partnership,*
- *and to bring offenders to justice.*

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Anderson Chanel

From: Licensing
Subject: FW: WK389510 - RE: Application for a New Premises Licence: - Matizz Bar and Lounge, 83 Mayes Road, Wood Green, London, N22 6TN (WK/378525)

From: Tamba Lamin
Sent: 04 September 2017 16:41
To: Shipp David <David.Shipp@haringey.gov.uk>; Licensing <Licensing.Licensing@haringey.gov.uk>
Cc: Charles Rockwell <Rockwell.Charles@haringey.gov.uk>; Barrett Daliah <Daliah.Barrett@haringey.gov.uk>
Subject: WK389510 - RE: Application for a New Premises Licence: - Matizz Bar and Lounge, 83 Mayes Road, Wood Green, London, N22 6TN (WK/378525)

Licensing Consultation

To: Licensing Officer

From: Enforcement Response Officer (Noise)

Name of Officer preparing representation: Lamin Tamba

Our Reference: WK/000389510

Date: 4th September 2017

Premises: Matizz Bar & Lounge, 83 Mayes Road, Wood Green, London, N22 6TN

Type of application: New

I would like to confirm that I have considered the above proposal with regard to the prevention of public nuisance on behalf of the Enforcement Response (Noise) Team & would like to make representations to the Application

The operating schedule does not address the prevention of public nuisance from:

- airborne entertainment noise
- Structure borne noise or vibrations from entertainment
- Noise generated by patrons in external areas of the premises
- Noise generated from patrons queuing to enter
- Noise from patrons exiting the premises
- Noise from plant and machinery
- Light nuisance
- Cooking odour

The proposed operating hours are inappropriate due to the close proximity of residential dwellings.

The noise caused by patrons exiting the premises and locating suitable transport home is likely to be detrimental to the residential amenity. This may be exacerbated by the level of public transport available at the proposed closing hours.

Supporting Information

Since the change of name/management, no public nuisance was witnessed by this department.

The most recent photo of the front of the premises is attached for your perusal



This representation recommends that the following alterations/conditions to the operating schedule:

Operating hours

That the premises closes no later than 24:00

That regulated entertainment ceases at 23:30.

Reason: The close proximity of residential premises. To allow for a quiet/slow egress of patrons from the premises.

Prevention of nuisance from noise / vibration

All doors and windows will remain closed during the licensed regulated entertainment activities or in any event after 11pm. The entrance door will be fitted with a self-closing device and staff required to ensure that it is not propped open. A member of staff shall be made responsible to ensure the door is opened for as brief a period as possible. Where necessary adequate and suitable mechanical ventilation should be provided to public areas

Entry to the premises will be restricted to *the front main door on Mayes Road* whilst the premises is being used for regulated entertainment licensed activity

Entrance/exit from the premises whilst regulated entertainment licensable activities are ongoing shall be via a lobbied door to minimise noise breakout.

The regulated entertainment licensable activity shall conclude 30 minutes before the premises is due to close to prevent excessive noise breakout as the premises empties

Structure borne noise

All speakers are mounted on anti-vibration mountings to prevent vibration transmission of sound energy to adjoining properties

Sound limits

The licensee shall ensure that no music played in the licensed premises is audible at or within the site boundary of any residential property

All regulated entertainment amplified activity will utilise the in-house amplification system, the maximum output of which is controlled by the duty manager

Outside Areas

No music will be played in, or for the benefit of patrons in external areas of the premises

No form of loudspeaker or sound amplification equipment is to be sited on or near the exterior premises or in or near any foyer, doorway, window or opening to the premises

Signs shall be displayed in the external areas/on the frontage requesting patrons to recognise the residential nature of the area and conduct their behaviour accordingly. The management must reserve the right to ask patrons to move inside the premises or leave if it is felt that they could be disturbing neighbours

The number of persons permitted to utilise the external area/frontage will be restricted to 16.

Only patrons seated at tables will be permitted in the beer garden

The external area /frontage will be closed and patrons requested to come inside the main structure of the premises at 21:30.

Deliveries and collections.

Empty bottles and non-degradable refuse will remain in the premises at the end of trading hours and taken out to the refuse point at the start of the working day rather than at the end of trading when neighbours might be unduly disturbed

Plant and machinery

All plant and machinery is correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from noise

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

Regular *bi monthly* liaison meetings will be held where specifically requested by residents to enable neighbours to raise concerns about any aspect of the licensed activities

Patrons entering/exiting premises.

There will be no queuing outside the premises.

Where people queue to enter the premises a licensed door supervisor shall supervise and ensure the potential patrons behave in an acceptable manner

Signs should be displayed requesting patrons to respect the neighbours and behave in a courteous manner

Door supervisors

When the premises turn out, a licensed door supervisor shall supervise patrons and ensure they leave in a prompt and courteous manner, respecting the neighbours.

A licensed door supervisor will be positioned on the exit door to ensure, as far as reasonably practical, that patrons do not leave drinks.

Prevention of Nuisance from Odour

All ventilation and extraction systems shall be correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from odour.

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

Anderson Chanel

From: Barrett Daliah
Sent: 24 August 2017 16:48
To: Anderson Chanel
Subject: FW: LICENSING AUTHORITY REPRESENTATION- Application for a New Premises Licence: - Matizz Bar and Lounge, 83 Mayes Road, Wood Green, London, N22 6TN

Dear Sirs,

We are making representation against the application for Matizz Bar and Lounge, 83 Mayes Road, London N22.

The main reason for making the representation is that the premises were subject to a recent review due to the negative impact from the late night operation of the venue on local residents and the applicant seeks to operate another late night venue at this locality which has been proven to not be suited for such late night activity as it is predominantly residential.

The application seeks the following:

Regulated Entertainment: Live Music & Recorded Music

Sunday to Thursday	1800 to 0000 hours
Friday	1800 to 0130 hours
Saturday	1800 to 0200 hours

Late Night Refreshment

Sunday to Thursday	2300 to 0000 hours
Friday	2300 to 0130 hours
Saturday	2300 to 0200 hours

Supply of Alcohol

Sunday to Thursday	1000 to 0000 hours
Friday	1000 to 0130 hours
Saturday	1000 to 0200 hours

For the consumption ON the premises

Hours Open to Public:

Sunday to Thursday	0900 to 0100 hours
Friday	2300 to 0230 hours
Saturday	2300 to 0300 hours

An application for a review of the current premises licence at the address was previously undertaken by residents and determined by the LSC in December 2016. The review was brought due to ongoing public nuisance issues and crime and disorder emanating from the venue which impacted on nearby residents. Then premises is set along Mayes Road and has a side entrance on Coburg Road which leads into an area that was being used for shisha smoking. Noise from patrons emanating from the premises, standing outside on Coburg Road talking and shouting as well as fights taking place in the early hours of the morning had a cumulative impact on those living nearby. Residents kept diaries and logs of ongoing issues with the late operation of the venue that caused problems over a 2 year period.

It is concerning that the new applicant has submitted another application seeking such late hours at a venue that has now been shown to not be suited for such hours. Since the LSC pulled back the closing times of the venue to midnight and licensable activity finishing 30 minutes beforehand there has been a reduction in complaints from residents who had previously been affected. The applicant previously submitted an application to increase the hours but this application failed as it became apparent that the plans submitted were not reflective of the current layout of the premises.

The fact that the applicant is requesting these hours raises questions on the potential impact and the likely effect that increasing the hours will have on those living nearby.

The Home Office Guidance issued under Section 182 Guidance places a requirement on applicants to demonstrate when setting out steps they propose to take to promote the licensing objectives that they understand the area .

The Council Statement of Licensing Policy advises the following in this instance:
53 LICENSING HOURS

The Council will generally deal with the issue of licensing hours having due regard to the individual merits of each application, considering the potential for nuisance associated with the style, characteristics and activities of the business and type of premises, examining any steps that might reduce the risk of nuisance.

However, although the Council will treat each case on its individual merits, generally it will not grant permission for licensable activities beyond 2330 hours on Sundays to Thursdays and Midnight on Fridays and Saturdays in respect of public houses situated in areas having denser residential accommodation. The Council would expect good reasons to be given to support any application for extensions beyond these hours, including addressing possible disturbance to residents and local parking. Additionally, in these areas, consideration will be given to imposing stricter conditions in respect of noise control.

80 THE PREVENTION OF PUBLIC NUISANCE

Licensed premises, especially those that operate late at night or in the early hours of the morning, can give rise to a range of nuisances that may potentially impact on people living, working or sleeping in the vicinity of the premises. Principal concerns relate to noise nuisance, light pollution and noxious smells.

This authority expects applicants for premises licences and club premises certificates to have made relevant enquiries about the local area and prepare their operating schedule on the basis of a risk assessment of the potential sources of nuisance posed to the local community by their intended operation. The operating schedule should demonstrate an understanding of the level of risk of nuisance and include positive proposals to manage any potential risks.

We cannot support the application in its current request, we ask the LSC to consider the following amendments to the application:

Opening hours:

Monday to Sunday: 1000 to 0000

Supply of alcohol:

Monday to Sunday: 1000 to 2330

Live music and recorded music:

Monday to Sunday: 1000 to 2330

Provision of late night refreshment:

Monday to Sunday: 2300 to 2330

The outside shisha/smoking area is to close and all customers are to be asked to come inside by 2230, Monday to Sunday. No amplified music to be played in the external area. This is to avoid any potential for noise nuisance to nearby residents. That there be an effective dispersal policy to ensure that patrons are encouraged to leave the area quickly and quietly and not enabled to hang around on the Coburg Road Side of the premises at any time.



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Appendix 3- Letters of representation -Residents

HARINGEY COUNCIL
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18 AUG 2017

Dear Ms. Daliah Barrett-Williams it's recently come to my attention that the Matizz Bar has applied to the licensing committee for an extension to 2. am to their present deadline of 12. midnight 7. days a week. Naturally when i heard about the extension request from the Matizz Bar i contacted the licensing committee to confirm what i had already heard from a source who is very reliable. I'm not surprised in the least that the Matizz Bar would make an application to the licensing committee for an extension to the present license, which must be hurting them financially as their options are limited in what they can actually do to attract into the Matizz Bar, which does beg the question as to why are requesting a 2. am extension of their present license, which only permits them open until midnight when they must close. and in the present circumstances the midnight shutdown operates 7 days a week. Not long after the Matizz Bar was operating. on three consecutive evenings i contacted the noise abatement team concerning the Matizz Bar where a jinger and loud music could be heard from " please turn over "

the area at the rear of the Matizz Bar which is allocated to people who smoke Shisha pipes, as I have no doubt at all that music should not be played at all at the rear of the Matizz Bar as that was an area allocated for the purpose already stated. There was another occasion when the police had to be called to the Matizz Bar due to an argument that was taking place inside the Matizz Bar where there was a considerable number of travellers, and I could hear the noise coming from the Matizz Bar, and I opened my front door where I came across two women who were actually urinating where the bins are situated, and I told both of them to get themselves back to the Matizz Bar where the noise was still ongoing until it eventually stopped well after midnight, as these were reluctant to go, anyway these incidents did take place and will be logged. As stated previously in my letter I am not against people who want to socialise and enjoy themselves, but I draw the line where the Matizz Bar have requested an attention of 2 AM, and the questions need to be asked what this attention actually means and where it will lead. I truly believe that the owners of the Matizz Bar should consider their circumstances very carefully and cease indulging in their fantasies as it has to be born in that this is a neighbourhood where

people live and work and have children as I sincerely hope that the management of the Matizz Bar submit a comprehensive business plan to the sub-committee so that everybody concerned can understand of why the Matizz Bar are requesting a 2. am extension of their present license. As I have already stated I'm apposed to the 2. am extension as it will mean more people who will come by car, and they leave more noise when they turn on their car stereos where tend to hang around outside where I live and other people as well who live in Coburg Road and along Mayes Road.

There have been changes, but they cosmetic in the day to day running of the Matizz Bar. I sincerely hope that the sub-committee will look carefully at this proposed license extension of 2. am, as I'm apposed to it but can without hesitation that I will not be alone in my opposition to the proposed extension of 2. am requested by the Matizz Bar. As I have previously stated this venture would ideally suited to the high road where the noise could be absorbed by the traffic flow on either side of the road, but this issue needs to be addressed by the sub-committee in a practical and common sense approach. I look forward to hearing from you concerning this matter. Yours sincerely
Thank you.

Signed

HARINGEY COUNCIL
LICENSING
RECEIVED

24 AUG 2017

Dear Ms Barrett,

I would like to make representation against the application for a new premises licence for the, Matizz Bar and Lounge, 83 Mayes Road Wood Green N22 6TN (WK/389510)

It is distressing to hear that the Matizz Bar is attempting to get a new licence after we won the review at the end of December 2016 to get their time reduce because of the Anti-social behaviour and Crime and disorder that was coming from this premises for over 5 years.

Also on 4/5/17 this premises attempted again to get extra opening hours to 4am in the morning under the guys that they were new management which the committee found out to be totally untrue and the community also identified this to be totally untrue, it was a blatant attempt to mislead the committee. This organisation did not care about the detrimental effect changing the opening times to 4am in the morning which show a total disregard for the families, old people and mental health people that lived in and around the area of that bar that would have been affected, they were apathetic. But of course we should expect no different because it is the same management that cause so much disorder on our road and surrounding roads and shows the arrogances of this organisation.

It seems like this organisation forgot the distress they cause to the families which was not that long ago when it was open at 3am so common sense told them why not go a for a licence for 4 am finish. Am not sure if they were losing their heads to think the community would welcome it with open arms but in fact the community response was swift that even surprise me, over 60 signatures against this move and letters of support against this. This organisation seem surprised which was bewildering and shows how in sensitive to the situation they were and out of touch, again showing clearly the arrogance of this organisation.

My neighbours and I strongly agree that these premises should not get a new licence because; it is the same management that manages this bar. They have not even had the courtesy to change the staff. The staff that have been working for them are the same staff that cause a lot of heartache, noise and disorder and were involve in high speed racing on our roads, playing late night football in the middle of our roads and playing loud music from their cars with no disregards for the neighbours, this is well documented in my last objections to this organization.

A lot of the faces who used to go to the Pub or now is called the Matizz Bar are the same people who used to terrorize our road, are starting to return again, one of these people, who am starting to see a lot is the person I call the firer burner,

the one that likes to start fires near buildings with his friends then laugh and joke about it. I court this on video and this was sent in to the Council as part of the evidence on the first review. This person goes to the Pub a lot and will spend most of the day and night there which leads me to believe that he works for them. He is a good friend of the Ex- manager that had threatened to have me shot; of course a complaint was lodge with the Police about this threat. I have both of them on video when they were harassing us outside are houses.

Of course these people are free to go where they want, but the so call new manager said they are trying to attract a different clientele, yet he allows those people to go to his bar and even let them work for him, this is not turning over a new leave this is a continuation of the same old and this will only get worse if they are granted a time extension. They have shown again and again that there words cannot be trusted unfortunately.

Latest Incidents to Date

20/6/2017 9pm Ref: T1590928

Not even six weeks after Sub-Committee meeting where the Manager of the Matizz Bar promise that we would not hear any live music coming from the bar as he said, most of his budget went into sound proving. We heard the music loud and clear. Even when I step out to the shops, I could still hear the music clearly from the end of Caxton road and onwards towards Wood Green Library. I cannot believe that they did not know this was causing a nuisance.

22/6/2017 8:58pm Ref: T1592948

Again the Matizz Bar was playing loud live music and at the same time the Karamel Restaurant was playing loud live music at the same time, it was terrible, it sounded like they were both having a competition on who can play the loudest live music. I called the noise team please referred to reference number above that was given to me by the council.

All reference numbers seen are numbers given to me by the Noise team.

23/6/2017 8:21pm Ref: T1593723 10:35pm Ref: T15937993

I had to call the noise team on three occasions please refer to reference numbers above. The Matizz Bar was playing loud music from the bear garden area, doors wide open. You could hear this music clean through the house. Am not sure why the management could not hear that their music was pouring out into the

road and causing a nuisance or was this an act of defiance to the community and the Sub-committee.

On 23/6/17 There were six men of Turkish descent play fighting outside are houses and were quite loud, their car was also blocking my driveway. I called one of the neighbours to witness this before i went outside to tell these men to stop fighting outside are house and to move their car. There was no SIA from the Matizz Bar in sight which was disappointing as this was their customers. Again as usual there SIAs were totally ineffective and this would just be a taster of things to come if they got an extension on their time.

These men were also speeding and were using their car horns freely.

Again this seems like a broken record with the same story.

4/7/2017 11:04pm Ref: T1604989

There was a celebration going on in the Matizz Bar for most of the evening but the noise was getting louder and louder as the evening was getting late. There was a lot of noise coming from the bear garden area it reminded me when they had football crowds and late night parties, the only way I can describe it was they sounded like animals, it was really bad. I called the noise team, please see ref number above. Later that night I went outside as I can see flashing blue lights, it was the police, there were a lot of them there as the people coming out of there were arguing amongst themselves and fighting. It turns out they were travellers. A group of women that came from the Matizz were weeing on the old people's property, it's a shame they did not feel that they could do that in the Bar. No SIA's were in sight as usual. My neighbour also came outside to look because of the noise. These people did not leave the road for a very long time and to rub salt into the wounds, you could see some of the Matizz Bar staff leaving to go to their quiet homes as they probably made enough profit for that night and it seems like it wasn't there problem anymore, leaving us with the pieces and the aftermath of their activities as usual.

14/8/2017 12:10 am

In the early hours of Sunday morning I return to my house, as I pull into Coburg road I saw three cars with a lot of guys in them, Turkish descent, the man in the middle of it, I call the firer burner was standing by the cars talking to them and seem to be making jokes, their voices were raised. One of the cars had their door wide open on the road side and they were playing loud music, I had to manoeuvre my car so it did not hit the open car door and I drove pass and park my car and I went into my house. Again no security in sight, again there SIA's go missing when they should be proactive. This person who seems to work for them did not tell these guys to go home quietly it seems like he was encouraging it. This was opposite the Matizz, no management came out to encourage these people to leave but of course they are all friends.

20/8/2017 12:28 am

A group of 12 to 15 people of male and female Turkish descent came out of the Matizz Bar singing and talking loud and shouting pass are houses. Looks like a celebration of some kind as they had silver balloons. Again no security insight or staff to manage this crowd and to tell them to leave quietly as usual. They proceeded to their cars and open their car doors, left the door wide open, turn on the car stereo loud and started to play music; they started to dance in the roads as if it was a street party. Again no security or staffs was insight to manage this. When they did eventually leave we had to put up with the slamming of car doors and the tooting of car horns and of course cars speeding off. You would of thought because of prior history that they would of manage this better but a leopard cannot change its spots.

Note: With the birthday celebrations we are not against people enjoying themselves but when it is at the detriment of others and you show a lack of respect and recklessness then we have a problem. And it is well documented of this type of behaviour when this organisation put on parties, there is a lack of discipline and organisation on the management part which has been a recurring theme for over 5 years, how long does it take to learn from the lessons of the past..?

These people have been playing cat and mouse with the local Authorities now for a very long time, back in August 2014 when they were repossessed and then in November 2014 reopen with the same people using a different name. When this organisation gets put under pressure they go quiet then come back with a new name but unfortunately even with a new name their behaviour remain the same, in fact at times being more arrogant. Holding back information from the Council and Police, people difficult to get a hold off. Paper work not in order, would take weeks before the authorities would be given any information. Even establishing who are the real owners of this business the organisation made the local authorities jump through hoops just to get that.

Did the Pub fully implement the last set of conditions that was imposed on them in December 2016 at the Review hearing..? and also at the Hearing on 4/5/2017..?

I cannot begin to describe the emotions and distress as we are still getting over the abusive behaviour of the last 5 years from this organisation. If the Council grants these people this licence I feel the Council would of granted these people the full licence to terrorize the most vulnerable people on our road and surrounding roads as it is mainly the elderly on our road and on the surrounding roads you have some people with mental health issues.

Since the review and getting their hours reduce, our road has been mostly peaceful for nine months. We are now being told that this bar wants to increase their opening times to as long as 3am. This would be going backwards in time to what we were experiencing before, most weekends and during the week was a guaranteed it's going to be hell, i.e. will not be able to sleep because of the noise from the bar and the garden area. Will be going back to Birthday celebrations, football matches, we heard a lot's of noise from the garden area and pub, the singing and chanting from football games from these areas. We will be going back to big parties on weekends and during the week which always brought total chaos, crime and a lot of distress to us on Coburg road and the surrounding areas, the stress this causes me, my mum, neighbours, cannot sleep properly because of the anti-social and threatening behaviour from staff and their customers. Being disturbed by the bar activities and their customers who played loud music when approaching our road and leaving our road. Their customers hanging around our road for long periods of time, loitering, playing loud music from their cars, their stereo systems often turn up to the maximum, blowing their car horns, slamming of car doors of all hours of the morning on Coburg Road. Regularly racing up and down Coburg Road and surrounding areas with their loud exhaust pipes and doing wheel spins and tires burnouts or doughnuts in the middle of our road at times close to our homes. Weeing on our walls, smoking their drugs near our property and leaving their rubbish, cigarette

ends, bottles on our walls etc. I will not be able to settle to sleep until 5 am sometimes 6 am which would be totally unreasonable. I will have to look outside my window again wondering has anyone blocked my driveway today, almost every day this was occurring. When I have to go out or go to work I was always wondering will I get out of my drive way or is a pub customer or staff, partly blocking our driveway or totally blocking our driveways, or will I be able to get back into my driveway, which could make me late. I know now this was done on purpose and we were being targeted.

We would have to go back to calling the police but not getting a response because they are over stretch but that does not help us if we are feeling threaten by the anti-social behaviour which means more heartache for my family and feeling helpless.

There were times I would turn down work because I was reluctant to leave my mum on her own because these people had no respect for the elderly and would still carry on with their abusive behaviour near our homes. At times I felt I could not go out on a weekend to socialise with my friends because I knew their SIAs were not doing their job but this was properly under instructions by their manager.

Their customers loitering regularly on the corner of Coburg road making up noise and clearly do not care that it was disturbing the neighbour's as they go out of their way to make sure everyone can hear their voices. A lot of this was done directly outside the bar on Coburg Road, and at times outside our houses, again we now know this was done on purpose. Staffs and their SIAs did nothing. In fact at times their SIAs were just as loud laughing on the top of their voices and disturbing the peace. Again we now know this was done on purpose.

Their staff and their customers would play football in the middle of our road at all hours of the night, sometimes up to 20 men, staff and customers. To date I have not received an apology for the death threat made to me and my mum.

Their reign of terror was having a detrimental effect on me, physically, socially and emotionally.

Haringey Council saw through their deceptive behaviour before and did not buckle under the pressure of a business that just cares about profit and does not care about the community clearly does not care about the effects their late night activities will have on our road and surrounding roads. We would expect the Council to send out a clear message that the ordinary man does have a voice and that we do have a right not to be abuse, feel threaten in our own homes and a right to a peaceful harmonious life and that the Council will stand up to rogue businesses that disguise themselves as genuine businesses.

Just to let you know of some of my experiences, as a, Close Protection Officer myself I have work besides Royal Close Protection and have helped protect some of the biggest names in the film and music industry.

So I would humbly and respectfully ask that this organisation is not granted a new licence as this is a residential area and not the high road; we have young children living on our road and surrounding roads and elderly and vulnerable people. All will be affected by their late night's activities and because of the late night licence it would inevitable draw the undesirables to our road and surrounding roads causing total mayhem as it did before, This is well documented from are last two objections to this business. This organisation, regardless of what name they call themselves has repeatedly fail us on Coburg Road and the surrounding roads, losing control of their customers, staff and have shown themself to be totally arrogant and insensitive to the needs of the local community, this has been demonstrated from the very strong response of the community and strong feelings that this Bar has invoke when members of the local community speaks about this organisation.

One positive thing that this bar has done for the local community is that they have brought us closer together. We are united and together on this one subject matter and are voices are getting louder. We acknowledge that they have a right to apply but we also have the right by law to object and thank god that we do have these rights because in some Countries these rights would not be respected. So we respectfully ask that this licence is not granted.

Thank you for your attention to this matter,

Kind regards,

P.s please blot out any personal information, i.e. my email address, cheers,

Anderson Chanel

Subject: FW: Application for a New Premises Licence:- MATIZZ BAR AND LOUNGE, B3 MAYES ROAD, WOOD GREEN, LONDON, N22 6TN (WK/389510)-Bryan Barnes

From:

Sent: 05 September 2017 15:04

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

Subject: Re: Application for a New Premises Licence:- MATIZZ BAR AND LOUNGE, 83 MAYES ROAD, WOOD GREEN, LONDON, N22 6TN (WK/389510)-Bryan Barnes

Dear Ms Barrett,

Please can you add this to my document,

3/9/2017 6:33 pm

A customer of the Matizz Bar, male of Turkish decent parks his car blocking our driveway, there is plenty of parking spaces for this individual to park. He goes into the bar. After a while he comes back out and stands outside are house talking on the top of his voice. This goes on for about five mins, he eventually gets into his car and drives off.

This will be of things to come if they get an time extension, going back to the days when this was accruing every day, which was not long ago.

Thank you for your attention to this matter,

Kind regards,

P.s please blot out my email address, cheers.

From: Barrett Daliah <Daliah.Barrett@haringey.gov.uk>

Sent: 25 August 2017 12:28:14

To:

Subject: RE: Application for a New Premises Licence:- MATIZZ BAR AND LOUNGE, 83 MAYES ROAD, WOOD GREEN, LONDON, N22 6TN (WK/389510)-Bryan Barnes

Received.

Thank you.

Daliah Barrett

From:

Sent: 24 August 2017 14:01

To: Barrett Daliah

Subject: Application for a New Premises Licence:- MATIZZ BAR AND LOUNGE, 83 MAYES ROAD, WOOD GREEN, LONDON, N22 6TN (WK/389510)-Bryan Barnes

Dear Ms Barrett,

Please see attach my objections to the time extensions for the Matizz Bar.

Please sent me an email of acknowledgment, and of course when the committee will be meeting.

Again thank you for your attention to this matter.

Kind regards,

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- 1 SEP 2017

To: Haringey Licensing Team.

From:

I am writing with regards to the Matizz Bar and Lounge's application to extend it's opening hours and hope you will take into account my objections:

Since the original license was granted following the Licensing sub committee meeting at the Civic Centre on 4/5/17, I have had to call the noise department on a number of occasions to complain about the noise. I am sure I am not alone in this matter. This has been a fairly regular occurrence and although the noise has reduced slightly in volume I still have to wear ear-plugs and take a sleeping pill whenever live music is played, roughly 3 or 4 times per week. I also have to close my windows and doors, which is a particularly annoying thing to have to do when the weather is warm or hot. Will you please bear in mind the impact that this business has had on my mental and physical health.

Mr Anil Gocen's application to extend opening hours to 12, 1.30 am and 2.00 am is a terrible worry for me. I had foolishly imagined that some sort of compromise had been reached and that I could tolerate things as they stand. Now I fear that every 6 months he will put in another application to extend opening hours. Mr Gocen has been very crafty and from the time notices went up there has been no live music or noise problems. I hope you will see that this is part of a carefully constructed plan. I attended the meeting on 4/5/17 and I would like to remind you of what can be politely described as the nonsense told by Mr Gocen to the sub committee and indeed Ms Barrett, representing the licensing team: he stated that:

The front area on Mayes Road would be a smoking area and that only 1 person at a time would be allowed to use it. But from day one, tables and chairs were put out for customers and obviously more than one person is allowed to smoke.

That it would be a members only establishment with a register kept of those members. Clearly this is not the case as it runs as any 'pub' would be run, open to the general public.

He agreed to the sub committee's recommendation that all complaints will be logged in a book. I cannot imagine that this has happened.

He stated that the doors would be closed at all times to reduce the noise levels. But, quite the opposite has happened and the doors are always left open.

He also claimed that he would only be playing 'background' music. But as I have said, live music takes place and whenever that happens complaints about the noise have to be put in.

Mr Gocen was also very evasive about his role as the 'owner' and it was only after a lot of questions from the sub committee that it was finally established that he was not the owner, but a manager, with links to the true owner who was responsible for previous businesses from these premises and the cause

of so much misery to local tenants.

So in short, Mr Gocen is quite prepared to say what he knows you want to hear, to the faces of the sub committee councillors and to the licensing team, without doing anything concrete. As I have said, he is being very crafty in reducing the noise at the same time as seeking to extend opening hours. I hope you will agree with me that he does not deserve any extensions considering that he is so contemptuous towards your authority. I hope you will not offer any form of compromise and will grant him not a minute of extra time. He will apply for further extensions every 6 months or so. I hope that you will see through his maneuverings as clearly as I do.

I have looked through Haringey's Statement of Licensing Policy 2016-2021: Parts 85/86/87: preventing nuisance from within premises and would urge you to consider the following areas which the Matizz Bar and Lounge has systematically failed to abide by:

"This authority expects that the following measures will be considered and applied appropriate to the level of risk of nuisance being created

- **The numbers of persons using any licensed external area at any one time**
- **The hours of operation of any licensed external area, requiring patrons to return back into the premises at a specific time. In residential areas it is suggested that a closing time of 22.00 is appropriate. Any music relayed into the external area should cease earlier**
- **The numbers of 'smokers' allowed outside of the premises at any one time**
- **The times within which live music and / or amplified sound may be played in any external area or marquees or relayed by external speakers (where permitted under the terms of the licence). It is suggested that this should not continue beyond 22.00**
- **The reduction of music levels within the premises 30 minutes before closing**
- **Keeping doors and windows closed during performances of licensable regulated entertainment**
- **Management control of entrance / exit lobbies so as to ensure that the integrity of the premises is maintained and internal sound contained**
- **Management and recording of periodic perimeter checks**
- **The provision of acoustic double door lobbies of an adequate residence time**
- **The provision of acoustic seals and self closers on doors**

- **The connection of fire doors and / or private external doors to the sound limiting device (so that volume is reduced if the doors are opened)**
- **The installation and use of a sound-limiting device for all amplified sound to enable maximum volume and bass to be set at levels appropriate for the premises/ event**
- **The installation and / or maintenance of double glazing / sound resistant glass;**
- **The provision of sound insulation to party walls, floor and ceiling**
- **The provision of acoustic baffling to any ventilation extract and intake system**
- **The provision of additional air conditioning / air cooling to enable doors and windows to remain closed during any entertainment."**

The Matizz Bar and Lounge has been wholly inadequate when it comes to meeting the council's expectations and the above represents an extensive list of failures. I concede that there seems to be some sort of self-closing device attached to the doors which are always open regardless and that there is insulation on the walls, but not the floors or ceiling.

I am therefore formally requesting that far from extending opening hours, the entertainments license should be withdrawn. Mr Gocen could then reapply provided he can prove that he has made genuine, accountable efforts to contain the noise and is not simply talking and saying the things that he knows you would like to hear.

May I remind you that the Matizz is surrounded by residents with children at 85 Mayes Road (right next door to it), by people with mental health issues from 108-114 Mayes Road and by elderly and fragile people in John Aidis House in Coburg Road. These people need your protection as they are vulnerable and cannot speak up or even write for themselves. Over 60 people objected to the original application and yet still an entertainments license was given and hence the noise problems. I was deeply disappointed at the time not to have been informed about the decision following the meeting on 4/5/17. I understand that I should have been notified within 5 days of the decision being made. Is it possible for you to send me a copy of any writings that relate to this decision and the reasons behind it and whether any conditions were attached? Also, will this latest application be looked at by a sub committee in the Civic Centre as before? If so, I would like to attend.

Finally, can you please acknowledge that you have received this letter.

I look forward to hearing from you,

Yours Sincerely,

Anderson Chanel

From:
Sent: 02 September 2017 16:29
To: Licensing
Subject: Ref Matizz Bar and Lounge application for extension to its opening hours

For the attention of the licensing team

My name is _____ and I live at _____

I am writing to advise you of my objection to the application for the extension of opening hours for the Matizz Bar and Lounge

I am an elderly person that lives alone. My bedroom is opposite the pub and if permission is granted the noise levels that will be going on throughout the night will have a huge impact on my nights sleep.

I am concerned that if the pub remains open for extended hours there will be an increased amount of disturbance in the area which could also impact on the safety of the area. Also I am concerned about property damage from people who may be more intoxicated and drinking for longer hours.

The pub is surrounded by houses and is not in an area where late licenses and extended opening hours are appropriate. There are many people living nearby, elderly and families with children.

I hope that you take my points on board when making your decision as I really do not feel that granting permission would be of benefit to the community.

Kind regards

~~Wood Green~~
Wood Green N22
London

~~03-09-17~~
03-09-17

Dear Sir/Madam,

This is just a reminder of our last letter to your Committee concerning the Owner of the Maltby Bar.

We in this neighbourhood are affected greatly by the noise and unruly behaviour especially in the late hours and closing time I am on medication and some others that we know of.

We in this neighbourhood feel it is a grave mistake to give them a three o'clock extension this is a residential neighbourhood for a night club and we ask for this to be considered carefully.

Thank you very much,
Yours Sincerely,

Woodgreen n22
4.9.17.

To Whome it may concern.

Dear Sir or Madam.

I understand that the Pub
Naligz bar wanted a time extension,
I am not happy about that. The reason
is, the people that goes to the pub, is
uncontrollable. On their way out they make a lot
of noise, playing loud music, blowing car horns,
eve fighting and swearing, and this will
continue until late in the morning.

I got lots of headach and lack of sleep
from that. Therefore I do not want them
to open late.

yours truly

Shah Noshaba

From: >
Sent: 05 September 2017 16:13
To: Licensing
Subject: LICENSING ACT 2003 - REPRESENTATION FORM - Matlzz Bar and Lounge, 63 Mayes Road, Wood Green, London, N22 6UP

Dear Sir or Madam,

I () am making a representation regarding the granting of a late licence to Matlzz Bar and Lounge, 83 Mayes Road, Wood Green, London, N22 6UP.

I am making a representation under the category, "The Prevention of Public Nuisance", namely:

This is situated in a residential area that is quiet after about 9 or 10 O'clock in the evening and allowing this extension will lead to a totally unacceptable rise in noise levels and disturbance to the residents in the immediate vicinity in the early hours of the morning when they require peace and rest for the following day.

Previously an establishment here was open until these times and it was a total disaster with loud thumping music and police regularly called to deal with disturbances at "chucking out" time.

Since this bar re-opened a few months ago there have been frequent noise violations as well as disturbances requiring police and ambulance attendance, including police doing a door to door on a Sunday morning gathering evidence from a serious disturbance. This has happened when the pub only opens normal hours and an extension to this is likely to lead to intolerable nuisance and disturbance.

If you require further info from me then please let me know.

Yours Sincerely,

Appendix 4- Copy of current licence

LICENSING ACT 2003
Sec 24

PREMISES LICENCE

Receipt: AG762941

Premises Licence Number: LN/00001646
LN/000003309

This Premises Licence has been issued by:

**The Licensing Authority, London Borough of Haringey,
6th Floor Alexandra House, 10 Station Road,
Wood Green, London, N22 7TR**

Signature:

Date: 24th November 2005
Transfer & Vary DPS: 2nd June 2017

Part 1 – PREMISES DETAILS

Postal Address of Premises or, if none, Ordnance Survey map reference or description:

**MATIZZ BAR & LOUNGE
83 MAYES ROAD
WOOD GREEN
LONDON N22 6UP**

Telephone:

Where the Licence is time limited, the dates:

Not applicable

Licensable activities authorised by the Licence:

Supply of Alcohol

Regulated Entertainment: Live Music & Recorded Music

Provision of Late Night Refreshment

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

Supply of Alcohol

Monday to Sunday 1000 to 2330

Live Music and Recorded Music

Monday to Sunday 1000 to 2330

Provision of Late Night Refreshment

Monday to Sunday 2300 to 2330

The opening hours of the premises:

Monday to Sunday 1000 to 0000

New Years Eve opening hours from the start of permitted hours on 31 December until the start of permitted hours on 1 January.

LICENSING ACT 2003
Sec 24

The outside shisha area is to close and all customers are to be asked to come inside by 2230, Monday to Sunday.

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

Supply of alcohol for consumption both ON and OFF the premises

Part 2

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

Anil Gocen
7 Aubert Court
Avenell Road
London
N5 1BJ

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:

Funda Yenidogan
23 Hickory Close
Edmonton
London
N9 7PY

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

Personal Licence: LN/201500331

Issued by: London Borough of Enfield

Annex 1 –Mandatory Conditions

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 responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises.
 - a) games or other activities which require or encourage, or are designed to require or encourage, individuals to –
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
 - d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
 - e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).
4. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
5.
 - (1) The premises licence holder or club premises certificate 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 licences must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.

Annex 1 –Mandatory Conditions

(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.

6. The responsible person shall ensure that –

- (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures –
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml; and
- (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
- (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

Minimum Drinks Pricing

1. A relevant person shall ensure that no alcohol is sold or supplied for consumption on or 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) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979

(b) "permitted price" is the price found by applying the formula –

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

Where –

- (i) P is the permitted price
 - (ii) D is the amount 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 person" 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;

Annex 1 –Mandatory Conditions

(d) "relevant person" 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) "value added tax" 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 the 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.
4. (1) Sub-paragraph (2) applies where the permitted price given by Paragraph (b) of paragraph 2 on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.

(2) 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 supervisor:

All individual(s) at the premises for the purpose of carrying out a security activity must

- (a) be authorised to carry out that activity by a licence granted under the Private Security Industry Act 2001; or
- (b) be entitled to carry out that activity by virtue of section 4 of that Act.

Annex 2 – Conditions consistent with the Operating Schedule

THE PREVENTION OF CRIME AND DISORDER

On Friday and Saturday nights a minimum of two door supervisors approved by the security industry authority will be employed on the premises to control the entry and exit of customers.

All exterior areas will be illuminated.

All toilets will be checked regularly.

The licensee and staff will monitor customer behaviour especially during busy periods.

Drug prevention methods will be employed and the relevant signage displayed

Premises will have a drivers' shelf with a selection of soft drinks.

Premises will be a member of Pubwatch.

Premises will display drink drive posters on site.

PUBLIC SAFETY

Premises will have a first aid box available for staff and customers.

The pub will promote a licensed taxi service to facilitate its customers making onwards journeys.

An accident/incident book will be on site for staff and public.

Premises will provide assistance to the disabled when required.

Fire fighting equipment will be serviced regularly.

Pest control contract will be in place.

There shall always be current electric and gas certificates in place.

THE PREVENTION OF PUBLIC NUISANCE

Premises will have no opening windows in the bar area.

A regular noise survey will be carried out.

When required staff will organise taxis to transport customers home and customers will be seen off premises and encouraged to disperse at closing.

Cellar cooling condenser will be in a position so as not to cause a noise nuisance.

"Please respect our neighbours and leave quietly" sign will be on display.

The fabric of the building will be sound retaining.

Prevention of nuisance from noise/vibration

All doors and windows will remain closed, except for access to or egress from the premises, during the licensed regulated entertainment activities or in any event after 11pm. The entrance door will be fitted with a self-closing device and staff required to ensure that it is not propped open. A member of staff shall be made responsible to ensure the door is opened for as brief a period as possible. Where necessary adequate and suitable mechanical ventilation will be provided to public areas.

Entry to the premises will be restricted to front main entrance located on Mayes Road whilst the premises is being used for regulated entertainment licensed activity.

Annex 2 – Conditions consistent with the Operating Schedule

Entrance/exit from the premises whilst regulated entertainment licensable activities are ongoing shall be via a lobbied door to minimise noise breakout.

Sound limits

The licensee shall ensure that no music played in the licensed premises is audible at or within the site boundary of any residential property.

All regulated entertainment amplified activity will utilise the in-house amplification system, the maximum output of which is controlled by the duty manager.

Outside Areas

No regulated entertainment will be played in, or for the benefit of patrons in external areas of the premises.

Signs shall be displayed in the rear beer garden requesting patrons to recognise the residential nature of the area and conduct their behaviour accordingly. The management must reserve the right to ask patrons to move inside the premises or leave if it is felt that they could be disturbing neighbours.

The outside shisha area is to close and all customers are to be asked to come inside by 2230, Monday to Sunday.

Deliveries and collections

Deliveries and wherever possible collections associated with the premises will be arranged between the hours 0800 to 1900 Mondays to Saturdays and not on Sundays or Bank Holidays so as to minimise the disturbance caused to the neighbours.

Glasses will be collected from the external area at the beginning of the day rather than at closing time when neighbours in close proximity might be unduly disturbed.

Empty bottles and non-degradable refuse will remain in the premises at the end of trading hours and taken out to the refuse point at the start of the working day rather than at the end of trading when neighbours might be unduly disturbed.

Plant and machinery

All plant and machinery is correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from noise.

Dealing with complaints

Liaison meetings will be held where specifically requested by residents to enable neighbours to raise concerns about any aspect of the licensed activities.

Patrons entering/exiting the premises

A minimum of 2 door supervisors will be used on a Friday and Saturday evening (or on any other days that premises is open beyond it's regular hours as stipulated on the premises licence) from 21:00h until the premises closes. One will be positioned at front on main door and one will be positioned in rear beer garden.

When being used at closing time a door supervisor shall monitor patrons to ensure they leave in a prompt and courteous manner and are respecting the neighbours.

When being used at closing time a door supervisor will be positioned on the exit door to ensure, as far as reasonably practical, that patrons do not leave with open vessels.

Any drinks purchased for consumption off the premises must be in sealed containers.

Annex 2 – Conditions consistent with the Operating Schedule

Prevention of nuisance from odour

All ventilation and extraction systems shall be correctly maintained and regularly serviced to ensure that it is operating efficiently and with minimal disturbance to neighbours arising from odour.

THE PROTECTION OF CHILDREN

Premises will not allow unaccompanied children at any time.

No children will be permitted on the premises after 20:00 hours.

AWP will be positioned in site of the bar counter.

Suitable soft drinks menu will always be available.

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

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

Review-16th December 2016

The Committee decided to modify the conditions of the licence as follows:

The conditions proposed by the Police at pages 84 and 86 of the agenda pack are to be imposed.

Opening hours:
Monday to Sunday 1000 to 0000

Supply of alcohol:
Monday to Sunday 1000 to 2330

Live music and recorded music:
Monday to Sunday 1000 to 2330

Provision of late night refreshment:
Monday to Sunday 2300 to 2330

The outside shisha area is to close and all customers are to be asked to come inside by 2230, Monday to Sunday.

The Committee confirmed that no licensable activities, including the supply of alcohol, are to be carried out in the shisha area, as this does not form part of the area covered by the current licence.

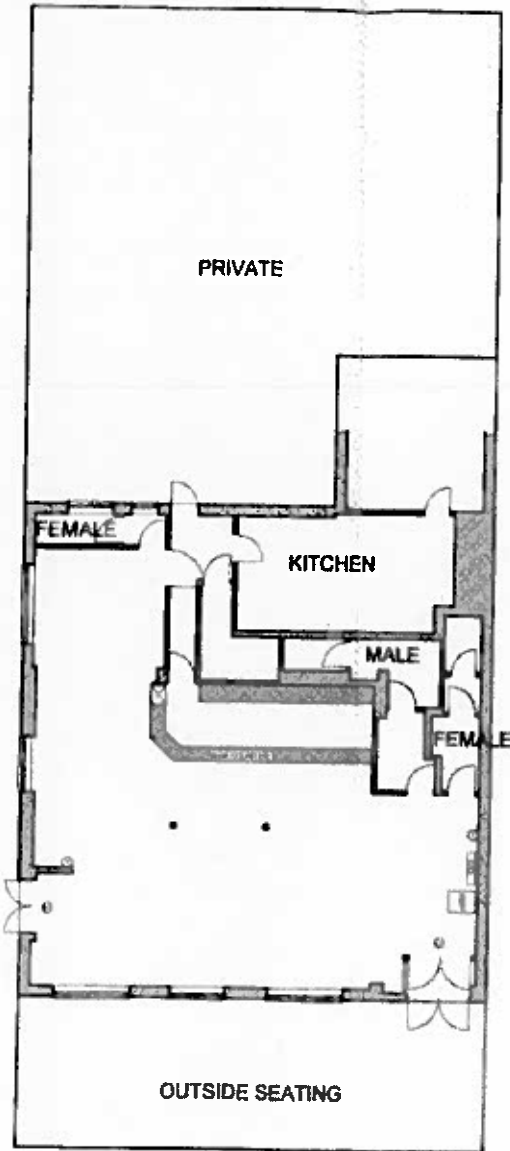
The Committee took into consideration the record of incidents relating to public nuisance and crime and disorder as submitted by local residents, the Council's Noise Enforcement team and the Police. The committee was satisfied that despite having had a number of opportunities to address the public nuisance and crime and disorder that were emanating from the premises, the management of the premises had failed to take adequate steps to address the behaviour concerned. The evidence put forward regarding the incidents by the applicant and his representative was credible and reflected long standing matters of concern to residents. It was also clear that the impact and potential harm to local residents, many of whom are vulnerable by reason of age could not be ignored. Having heard evidence from the respondent regarding recent changes to the management of the premises, the committee took the view that the measures imposed were an appropriate and proportionate response to promote the four Licensing Objectives.

The committee only made its decision after having heard all the evidence of the parties and considered its decision to be proportionate.

Informative

The Committee recommended that the DPS undertake training in relation to their responsibilities under the Licensing Act 2003 on a regular basis and that, in the event that Mr Hussain replace the current DPS on the premises licence as indicated at the hearing, he also undertake to complete such training on a regular basis.

Annex 4 - Plans




EXISTING GROUND FLOOR PLAN



LOCATION PLAN, SCALE 1:500

KEY

- (SD) SMOKE DETECTOR
- (W) 10 LITRE WATER EXTINGUISHER
- (F) FOAM EXTINGUISHER
- (P) DRY POWDER EXTINGUISHER
- (C) CO2 EXTINGUISHER
- (C) WET CHEMICAL EXTINGUISHER
- (E1) ILLUMINATED 'EXIT' SIGN
- (E2) ILLUMINATED 'EMERGENCY EXIT' SIGN
- (E3) ILLUMINATED 'EXIT' SIGN WITH DIRECTIONAL ARROW
- (CIG) CIGARETTE VENDING MACHINE
- (AWP) FRUIT MACHINE

REV	DATE	DETAILS	DRAWN
 ROMANS Surveyors			
4 KING STREET LANE, WINDENSHAM, BERKSHIRE, RG41 5AA TELEPHONE: 0118 536 6600			
23 THE AVENUE, SOUTHAMPTON, HAMPSHIRE, SO17 1BA TELEPHONE: 0330 460110			
84 BRAY ROAD, THAMESHAM, WINDENSHAM, RG41 5AA TELEPHONE: 0330 660000			
E-MAIL: ROMANS@ROMANS.CO.UK WWW. ROMANS.CO.UK			
(IN REPLY TO) PUNCH TAVERNS plc			
(CLIENT TITLE) Duke of Edinburgh, 83 Mayes Road, Wood Green, N22 6UP.			
(DRAWING TITLE) Existing Floor Plans			(SCALE) 1:100
(DRAWN) TINU OJO			(DATE) 27.08.04
(CHECKED) [Signature]			(DATE) 08/72
ROMANS SURVEYORS ARE PART OF THE ROMANS GROUP HOLDINGS.			(REV) 001 A
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