

Licensing Sub Committee

Agenda

Tuesday, 1 December 2020 5.30 p.m.
Online 'Virtual' Meeting https://towerhamlets.public-i.tv/core/portal/home

Contact for further enquiries:

Simmi Yesmin, Senior Democratic Services Officer, simmi.yesmin@towerhamlets.gov.uk 020 7364 4120 1st Floor, Town Hall, Mulberry Place, 5 Clove Crescent, E14 2BG http://www.towerhamlets.gov.uk/committee

Meeting Webcast

The meeting is being webcast for viewing through the Council's webcast system. http://towerhamlets.public-i.tv/core/portal/home

Electronic agendas reports and minutes.

Copies of agendas, reports and minutes for council meetings can also be found on our website from day of publication.

To access this, click <u>www.towerhamlets.gov.uk/committee</u> and search for the relevant committee and meeting date.

Agendas are available on the Modern.Gov, Windows, iPad and Android apps.



London Borough of Tower Hamlets Licensing Sub Committee

Tuesday, 1 December 2020

5.30 p.m.

APOLOGIES FOR ABSENCE

To receive any apologies for absence.

1. DECLARATIONS OF INTEREST (Pages 5 - 6)

Members are reminded to consider the categories of interest, identified in the Code of Conduct for Members to determine: whether they have an interest in any agenda item and any action they should take. For further details, see the attached note from the Monitoring Officer.

Members are also reminded to declare the nature of the interest at the earliest opportunity and the agenda item it relates to. Please note that ultimately it is the Members' responsibility to identify any interests and also update their register of interest form as required by the Code.

If in doubt as to the nature of an interest, you are advised to seek advice prior the meeting by contacting the Monitoring Officer or Democratic Services.

2. RULES OF PROCEDURE (Pages 7 - 16)

To note the rules of procedure which are attached for information.

		NUMBER	AFFECTED
3.	ITEMS FOR CONSIDERATION		
3 .1	Application for a Premises Licence for (Shop) 36 Toynbee Street, London E1 7NE	17 - 84	Spitalfields & Banglatown

Licensing Objectives:

- Public Nuisance
- Crime & Disorder

Representations by:

- Licensing Authority
- Environmental Health



Tower Hamlets Council
Town Hall
Mulberry Place
5 Clove Crescent
E14 2BG

WARD(S)

PAGE

Licensing Objectives:

Public Nuisance

Review Triggered by:

• Environmental Health

Representations by:

- Licensing Authority
- Metropolitan Police
- Local Resident(s)

4. EXTENSION OF DECISION DEADLINE: LICENSING ACT 2003

The Sub Committee may be requested to extend the decision deadline for applications to be considered at forthcoming meetings due to the volume of applications requiring a hearing. Where necessary, details will be provided at the meeting.



Agenda Item 1

<u>DECLARATIONS OF INTERESTS AT MEETINGS- NOTE FROM THE</u> MONITORING OFFICER

This note is for guidance only. For further details please consult the Code of Conduct for Members at Part C. Section 31 of the Council's Constitution

(i) Disclosable Pecuniary Interests (DPI)

You have a DPI in any item of business on the agenda where it relates to the categories listed in **Appendix A** to this guidance. Please note that a DPI includes: (i) Your own relevant interests; (ii)Those of your spouse or civil partner; (iii) A person with whom the Member is living as husband/wife/civil partners. Other individuals, e.g. Children, siblings and flatmates do not need to be considered. Failure to disclose or register a DPI (within 28 days) is a criminal offence.

Members with a DPI, (unless granted a dispensation) must not seek to improperly influence the decision, must declare the nature of the interest and leave the meeting room (including the public gallery) during the consideration and decision on the item – unless exercising their right to address the Committee.

DPI Dispensations and Sensitive Interests. In certain circumstances, Members may make a request to the Monitoring Officer for a dispensation or for an interest to be treated as sensitive.

(ii) Non - DPI Interests that the Council has decided should be registered – (Non - DPIs)

You will have 'Non DPI Interest' in any item on the agenda, where it relates to (i) the offer of gifts or hospitality, (with an estimated value of at least £25) (ii) Council Appointments or nominations to bodies (iii) Membership of any body exercising a function of a public nature, a charitable purpose or aimed at influencing public opinion.

Members must declare the nature of the interest, but may stay in the meeting room and participate in the consideration of the matter and vote on it **unless**:

 A reasonable person would think that your interest is so significant that it would be likely to impair your judgement of the public interest. If so, you must withdraw and take no part in the consideration or discussion of the matter.

(iii) Declarations of Interests not included in the Register of Members' Interest.

Occasions may arise where a matter under consideration would, or would be likely to, affect the wellbeing of you, your family, or close associate(s) more than it would anyone else living in the local area but which is not required to be included in the Register of Members' Interests. In such matters, Members must consider the information set out in paragraph (ii) above regarding Non DPI - interests and apply the test, set out in this paragraph.

Guidance on Predetermination and Bias

Member's attention is drawn to the guidance on predetermination and bias, particularly the need to consider the merits of the case with an open mind, as set out in the Planning and Licensing Codes of Conduct, (Part C, Section 34 and 35 of the Constitution). For further advice on the possibility of bias or predetermination, you are advised to seek advice prior to the meeting.

Section 106 of the Local Government Finance Act, 1992 - Declarations which restrict Members in Council Tax arrears, for at least a two months from voting

In such circumstances the member may not vote on any reports and motions with respect to the matter.

<u>Further Advice</u> contact: Asmat Hussain, Corporate Director, Governance and Monitoring Officer, Tel: 0207 364 4800.

APPENDIX A: Definition of a Disclosable Pecuniary Interest

(Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012, Reg 2 and Schedule)

Subject	Prescribed description
Employment, office, trade, profession or vacation	Any employment, office, trade, profession or vocation carried on for profit or gain.
Sponsorship	Any payment or provision of any other financial benefit (other than from the relevant authority) made or provided within the relevant period in respect of any expenses incurred by the Member in carrying out duties as a member, or towards the election expenses of the Member. This includes any payment or financial benefit from a trade union within the meaning of the Trade Union and Labour Relations (Consolidation) Act 1992.
Contracts	Any contract which is made between the relevant person (or a body in which the relevant person has a beneficial interest) and the relevant authority— (a) under which goods or services are to be provided or works are to be executed; and (b) which has not been fully discharged.
Land	Any beneficial interest in land which is within the area of the relevant authority.
Licences	Any licence (alone or jointly with others) to occupy land in the area of the relevant authority for a month or longer.
Corporate tenancies	Any tenancy where (to the Member's knowledge)— (a) the landlord is the relevant authority; and (b) the tenant is a body in which the relevant person has a beneficial interest.
Securities	Any beneficial interest in securities of a body where— (a) that body (to the Member's knowledge) has a place of business or land in the area of the relevant authority; and (b) either—
	(i) the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body; or
	(ii) if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which the relevant person has a beneficial interest exceeds one hundredth of the total issued share capital of that class.

TOWER HAMLETS



LICENSING COMMITTEE

RULES OF PROCEDURE
GOVERNING APPLICATIONS FOR
PREMISES LICENCES
AND OTHER PERMISSIONS
UNDER THE LICENSING ACT 2003

Date Last Reviewed:	14 th June 2016
Reviewed By:	Senior Corporate and Governance Legal Officer
Approved By:	Licensing Committee
Date Approved:	14 th June 2016
Version No.	1
Document Owner:	Paul Greeno
Post Holder:	Senior Corporate and Governance Legal Officer
Date of Next Scheduled Review:	31 st March 2018

1. Interpretation

- 1.1 These Procedures describe the way in which hearings will be conducted under the Licensing Act 2003, as set out in the Licensing Act 2003 (Hearings) Regulations 2005 (as amended) ('the Hearings Regulations'). The Procedures take into account the Licensing Act (Premises Licences and Club Premises Certificates) Regulations 2005.
- 1.2 Except where otherwise stated, references in this Code are to the Licensing Committee and its Sub-committees and the expression 'Licensing Committee' should be interpreted accordingly.
- 1.3 The Hearings Regulations provide (Regulation 21) that a Licensing Authority shall, subject to the provisions of those Regulations, determine for itself the procedure to be followed at a hearing.
- 1.4 These Procedures, therefore, set out the way in which Licensing Committee Meetings will be conducted under the Licensing Act 2003, following the requirements of the Hearings Regulations.
- 1.5 Proceedings will not be rendered void only as the result of failure to comply with any provision of the Hearings Regulations (Regulation 31) save that in any case of such an irregularity, the Licensing Committee shall, if it considers that any person may have been prejudiced as a result of the irregularity, take such steps as it thinks fit to cure the irregularity before reaching its determination (Regulation 32).

2. Composition of Sub-Committee

2.1 The Sub-Committee will consist of three (3) members and no business shall be transacted unless three (3) members of the Licensing Committee are present and able to form a properly constituted Licensing Sub-Committee. In such cases the Chair shall have a second or casting vote.

3. Procedure

3.1 The hearing shall take place in public save that the Licensing Committee may exclude the public from all or part of a hearing where it considers that, on balance, it is in the public interest to do so. The parties and any person representing them may be excluded in the same way as another member of the public. Any person so excluded may, before the end of the hearing, submit to the Licensing Committee in writing, any information which, they would have been entitled to give orally had they not been required to leave. Where there are a number of items on the agenda, the adjournment of that item for a short period, whilst another item is heard, may allow this process to be carried out effectively.

- 3.2 The Chair will begin by asking the parties to identify themselves and confirm whether or not they are represented.
- 3.3 The Licensing Committee should always satisfy itself that sufficient notice of the hearing has been given to all parties and if not satisfied, then the Licensing Committee should take such steps as it thinks fit to deal with that issue before reaching its determination and this could include adjourning that application to a later date.
- 3.4 The Licensing Committee will then consider any requests by a party for any other person to be heard at the hearing in accordance with the Regulations. Permission will not be unreasonably withheld provided proper notice has been given.
- 3.5 The Chair will then explain how the proceedings will be conducted, and indicate any time limits that may apply to the parties to the application. In setting time limits, the Licensing Committee will take into account the importance of ensuring that all parties receive a fair hearing, and the importance of ensuring that all applications are determined expeditiously and without undue delay. Further the Licensing Committee must have regard to the requirement to allow each party an equal amount of time.
- 3.6 If a party considers that any time limit is not sufficient then they should address the Licensing Committee and which will determine accordingly.
- 3.7 If any party has informed the Authority that they will not be attending or be represented at the hearing or any party does not give notice that they will not be attending but fails to attend and is not represented, the Licensing Committee may proceed in their absence or adjourn the hearing if it considers it to be necessary in the public interest. An adjournment will not be considered where due to the operation of the Hearing Regulations it would not be possible to adjourn.
- 3.8 If the Licensing Committee adjourns the hearing to a specified date it must specify the date, time and place to which the hearing has been adjourned and why it is considered necessary in the public interest.
- 3.9 If the Licensing Committee holds the hearing in the absence of a party, it will consider at the hearing the application, representation or notice given by that party.
- 3.10 The Chair will invite an Officer of the Licensing Section to present the report by briefly summarising the application and the number and type of the representations as set out in the papers circulated. The Officer will also advise of any discussions held with the parties; any amendments made to the application; any representations withdrawn; and any agreed conditions that the Licensing Committee is being asked to consider. The Officer shall not give

- any opinion on the application or ask the Committee to make an inference based on such an opinion.
- 3.11 Members of the Licensing Committee can then ask questions of clarification of the Licensing Officer or seek legal advice from the Legal Adviser to the Licensing Committee if they require in respect of matters raised during the presentation by the Licensing Officer.
- 3.12 The Legal Adviser to the Licensing Committee will then give any relevant legal advice that the Licensing Committee need to take into consideration.
- 3.13 The Chair will then ask the applicant or their representative, if present, to present a summary of the nature and extent of the application. This should be brief, avoid repetition of material already available to the Licensing Committee in the Officer's report or otherwise, and include any reasons why an exception should be made to the Council's Licensing Policy, where appropriate, and respond to the written representations received. The submission may be followed by the evidence of any person who has been given permission by the Committee to give supporting evidence on behalf of the applicant or who has made a representation in favour of the application.
- 3.14 The application is to be presented within the time limit that has been set.
- 3.15 Where an applicant is unrepresented and having difficulty in presenting their application then the Legal Adviser to the Licensing Committee may ask questions of the applicant so that the relevant points are addressed and clarified for the Licensing Committee.
- 3.16 Members of the Licensing Committee may ask questions of the person presenting the case after their address as well as any other person who has spoken in support of the application. Members can also ask questions of the applicant as well as any other person present for the applicant who they consider can assist.
- 3.17 The Legal Adviser to the Licensing Committee may ask questions for the purpose of clarifying points for the Licensing Committee.
- 3.18 The Chair will then ask the persons who have made representations against the application to address the Licensing Committee within the time limit that has been set. They should not repeat what is already set out in their representations or notice or raise new matters. In their address they should provide clarification on any points previously requested by the Council. The submission may be followed by the evidence of any person who has been given permission by the Committee to give supporting evidence.
- 3.19 Members of the Licensing Committee may then ask questions of the persons making representations against the application and any other person who has

- spoken in support of such representation. Members can also ask questions of any other person present who they consider can assist.
- 3.20 The Legal Adviser to the Licensing Committee may ask questions for the purpose of clarifying points for the Licensing Committee.
- 3.21 Petitions will be treated as representations provided they meet the requirements for relevant representations set out in the Licensing Act 2003. Members should proceed with caution when relying upon petitions used as evidence due to the structure and wording used.
- 3.22 The Licensing Committee will disregard any information given by a party, or any other person appearing at the hearing, which is not relevant to:
 - a) their application, representation or notice; and
 - b) the promotion of the licensing objectives or the crime prevention objective where notice has been given by the police.
- 3.23 The Chair will intervene at any stage of the hearing to prevent repetitious or irrelevant points being raised.
- 3.24 Cross examination of any party or any other person allowed to appear will not be allowed unless specifically permitted by the Chair.
- 3.25 There is no right for any party to sum up but they may be permitted to do at the discretion of the Chair and within time limits prescribed by the Chair.
- 3.26 The Licensing Committee will consider its decision in private save that the Legal Adviser and Democratic Services Officer will remain with them.
- 3.27 The Licensing Committee will normally return to open session to announce its decision but in cases where the prescribed time limit allows for a later determination and it is appropriate to determine the matter within that time then the Chair will advise the parties present that the decision will not be announced then but that the determination will take place within the prescribed time limit and that written notification will be dispatched to all parties advising then of the determination.

4. Exclusions

4.1 In addition to any exclusion under paragraph 3.1 above, The Licensing Committee may require any person attending the hearing who in their opinion is behaving in a disruptive manner to leave the hearing and may refuse to permit the person to return; or allow them to return only on such conditions as Licensing Committee may specify.

4.2	Any person so excluded may, before the end of the hearing, submit to the Authority in writing, any information which, they would have been entitled to give orally had they not been required to leave.



Guidance for Licensing Sub-Committee Meetings.

(1) Attendance at Meetings.

All meetings of the Sub-Committee are open to the public and press to attend. On rare occasions, the Sub-Committee may retire to consider private business that will be clearly marked on the agenda as such. The press and public will be excluded for those confidential items only. We try to keep confidential reports to an absolute minimum. We request that you show courtesy to all present and please keep mobile phones on silent. Meetings can reach full capacity and seats are allocated on a first come first come served basis.

(2) Licensing Sub-Committee Role and Membership.

In summary, the Sub - Committee will consider and determine applications to grant, vary or review a license submitted under the Licensing Act 2003 where representations have been made. The full terms of reference can be found on the Committee webpages (see below). The Licensing Sub - Committee will consist of 3 Members of the main Licensing Committee. Meetings are normally held in the Town Hall Council Chamber.

Licensing Sub- Committee Webpages

To view go to the Committee and Member Services web page: www.towerhamlets.gov.uk/committee - 'agenda, reports, decisions and minutes', then click on 'Licensing Sub- Committee'.

The pages include:

- Terms of Reference for the Licensing Sub -Committee.
- Meeting dates, agendas and minutes.
- Agenda timetable including agenda publication dates. (To view click 'browse meetings and agendas for this committee', then 'show agenda management timetable').

(3) Access to Committee Papers.

The agenda for Sub - Committee meetings is published five clear (working) days before the Sub - Committee meeting on the Committee webpages (except for certain types of applications where special rules apply). All Committee papers (i.e. agendas, reports, minutes and decisions) are published on the website and also available on iPad and Android tablet apps downloadable for free from their respective app stores.

(4) Who can speak at Licensing Sub- Committee meetings?

Only interested parties may address the Sub-Committee (those who have made a valid representation) and the applicant and their representatives. Although the Sub-Committee may allow other persons to present the interested parties evidence or to give supporting evidence. If you are planning to attend the hearing to address the committee, you are advised to contact the **Campter** of the committee.

pages and agenda front page for contact details. Speakers are advised to arrive at the start of the meeting in case the order of business is changed. Speakers will be called to speak by the Chair at the appropriate time. If speakers are not present by the time their application is heard, the Committee may consider the item in their absence.

(5) What can be circulated?

Should you wish to submit any material, please contact the Committee/Licensing Officer as soon as possible. The Sub-Committee may accept information at the hearing, however this is only with the agreement of all parties present.

(6) How will the applications be considered?

The Sub-Committee will normally consider the items in agenda order subject to the Chair's discretion. The hearing procedure is detailed at the end of this guidance.

(7) How can I find out about a decision?

You can contact Democratic Services the day after the meeting to find out the decisions.

(8) Queries on reports.

For any questions, please contact the Officer named on the front of the report.

Typical Seating Plan for Licensing Sub - Committee Meetings in the Town Hall Council Chamber.

Public Seating	Objectors Benches	Sub-Committee
Public Seating		Members
Public Seating		Chair
_		Legal Officer
Public Seating	Applicants	Committee Officer
5 1 11 6 41	Benches	
Public Seating	Deficites	Licensing Officer

LICENSING SUB COMMITTEE HEARING PROCEDURE

All interested parties to the hearing must notify Democratic Services within prescribed timescales that they intend to attend and/or be represented at the hearing and whether any witnesses will be attending on their behalf. The meeting will be in the form of a discussion led by the Sub Committee, cross examination of either party will not be permitted.

The Chair will allocate an equal amount of speaking time to each party. Where there is more than one representation raising the same or similar grounds, those parties should consider nominating a single representative to address the Sub-Committee on their behalf at the hearing.

The hearing will proceed as follows (subject to the discretion of the Chair).

- 1. Chair will introduce him/herself and ask Members, officers, and all interested parties present at the meeting to introduce themselves.
- 2. Licensing Officer to present the report.
- 3. Committee Members to ask questions of officer (if any).
- 4. The Applicant to present their case in support of their application (including any witnesses they may have).
- 5. Committee Members to ask questions of applicants and their witnesses or ask for points of clarification.
- 6. The relevant Responsible Authorities in attendance will present their case and their reasons for representation (including any witnesses they may have).
- 7. The Objectors/Interested Parties in attendance will present their case and their reasons for objecting (including any witnesses they may have).
- 8. Committee Members to ask questions of Responsible Authorities, objectors and their witnesses or ask for points of clarification.
- 9. Applicant (with exception and with permission of the Chair) can ask questions of the other parties to the hearing and their witnesses.
- 10. Interested Parties to the hearing (with exception and with the permission of the Chair) can ask questions of the applicant/other parties to the hearing and their witnesses.
- 11. Chair's closing remarks
- 12. Sub-Committee retire from the meeting with the Committee Officer and Legal Officer and consider their decision.
- 13. The Sub-Committee will return to the meeting and Chair announces the decision together with the reasons for the decision and any right to appeal.
- 14. A Decision letter will be sent to all interested parties confirming the decision made.



Agenda Item 3.1

Committee : Date Classification Report No. Agenda Item No.

Licensing Sub-Committee Unclassified

Report of: David Tolley

Head of Environmental Health & Trading

Standards

Originating Officer: **Mohshin Ali**

Senior Licensing Officer

Title: Licensing Act 2003

Application for a Premises Licence for (Shop) 36

Toynbee Street, London E1 7NE

Ward affected:

Spitalfields and Banglatown

1.0 **Summary**

Applicant: Emmanuel Anthony Xuereb

Name and (Shop)

Address of Premises: 36 Toynbee Street

London E1 7NE

Licence sought: Licensing Act 2003 – premises licence

The sale by retail of alcohol (off sales)

only)

Representations: Licensing Authority (RA)

Environmental Health Noise Team

2.0 Recommendations

2.1 That the Licensing Committee considers the application and representations then adjudicate accordingly.

LOCAL GOVERNMENT 2000 (Section 97) LIST OF "BACKGROUND PAPERS" USED IN THE DRAFTING OF THIS REPORT

Brief description of "background paper"

Tick if copy supplied for register

If not supplied, name and telephone number of holder

- Guidance Issued under Section 182 of the Licensing Act 2003
- Tower Hamlets Licensing Policy
- File

Mohshin Ali 020 7364 5498

3.0 Background

- 3.1 This is an application for a premises licence for (Shop) 36 Toynbee Street, London E1 7NE.
- 3.2 The applicant has described the premises as:

 "At the moment the premises is totally empty and in need of cosmetic decorating. Once done, the appropriate shelving, refridgeration and safety counter will be installed".
- 3.3 A copy of the premises licence application form is enclosed as **Appendix 1**.
- 3.4 The licensable activities and timings that have been applied for are as follows:

The sale by retail of alcohol (off sales only)

- Monday to Saturday, from 10:00 hrs to 22:00 hrs
- Sunday, from 12:00 hrs to 18:00 hrs

The opening hours of the premises

 The applicant has not stated the opening hours so it is assumed to be the same as above.

4.0 Location and Nature of the premises

- 4.1 The site plan of the venue is included as **Appendix 2**.
- 4.2 Maps showing the vicinity and photographs are included as **Appendix 3.**
- 4.3 Details of the nearest licensed venues are included as **Appendix 4**.

5.0 Licensing Policy and Government Advice

- 5.1 The Council has adopted a licensing policy and this is available from the Licensing Section, and at the hearing. The revised policy came into effect on the 1st November 2018.
- 5.2 Relevant Sections of the policy are brought to the attention of Members within the Licensing Officers report.
- 5.3 The Home Secretary has issued Guidance under Section 182 of the Licensing Act 2003. This is available on the Government's website, www.homeoffice.gov.uk. It was last revised in April 2018.
- 5.4 Relevant Sections of this advice are brought to Members attention within the Licensing Officers report. Members should note however, than in some areas Tower Hamlets, after a proper consideration of local circumstances, has not followed the Government's advice, or has developed it further.

6.0 Representations

- 6.1 This hearing is required by the Licensing Act 2003, because relevant representations have been made by the following:
 - Licensing Authority acting as a Responsible Authority (See Appendix 5).
 - Environmental Health Noise Team (See **Appendix 6**).
- 6.2 All of the responsible authorities have been consulted about this application. They are as follows:
 - The Licensing Authority
 - The Metropolitan Police
 - London Fire Brigade.
 - Planning Department
 - Health and Safety
 - Environmental Health Noise Team
 - Trading Standards
 - Child Protection
 - Public Health
 - Home Secretary (Home Office Immigration Enforcement)
- 6.3 In addition the application was required to be advertised in a local newspaper and by a blue poster. Only representations that relate to the following licensing objectives are relevant:
 - the prevention of crime and disorder
 - public safety
 - the prevention of public nuisance
 - the protection of children from harm
- 6.4 Essentially, the relevant parties oppose the application because in their opinion, the applicant has not explained how within the context of the application they will meet the licensing objectives of the prevention of public nuisance and the prevention of crime and disorder.
- 6.5 There are strict time limits to any representations. The time limits are contained in The Licensing Act 2003 (Premises licences and club premises certificates) Regulations 2005.
- 6.6 The applicant has offered measures in the operating schedule of the application that address the promotion of the Licensing Objectives. If there were no representations, the Licensing Authority would grant the licence, with conditions consistent with the operating schedule, which are relevant, proportionate and enforceable. Members are asked to consider the schedule and incorporate any conditions as necessary to address the licensing objectives.

7.0 Conditions consistent with Operating Schedule (as offered by the applicant)

7.1 CCTV is installed in the premises and is maintained fully including recording, CCTV is operated fully during operational times.

Licensing Officer recommends the following rewording:

The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Tower Hamlets Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31 day period.

- 7.2 No children under the age of 18 will be permitted entry unaccompanied by an adult.
- 7.3 Proof of age where necessary will be required.

<u>Licensing Officer recommends the following rewording:</u>

A Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.

8.0 Conditions in consultation with the Responsible Authorities

None

9.0 Licensing Officer Comments

9.1 The Business & Planning Act 2020 came into force on Wednesday 22nd July 2020 and provides a temporary permission for businesses that have a premises licence that permits them to sell alcohol in regards to the ability to sell alcohol as an off sale, i.e. for consumption off the premises. The permission will end on 30th September 2021 unless the legislation is changed by the Secretary of State.

It will only apply to businesses that hold a Premises Licence up to 22nd July 2020 and that in the last 3 years preceding 22 July 2020 those licences have NOT:

 had a premises licence application where permission for off sales was refused;

- had a variation of a premises licence seeking permission for off sales refused
- had a variation seeking to exclude off sales permission granted
- had a premises licence varied or modified by a review hearing to exclude off sales.

The new off-sales permission will permit off-sales to be made at a time when the licensed premises are open for the purposes of selling alcohol for consumption on the premises, subject to a cut off time of 11pm or the cut off time of the current licensed hours stated on the licence, whichever is earlier. Measures also temporarily suspend existing licence conditions in so far as they are inconsistent with the new off-sales permission. Further Guidance on this can be found at https://www.gov.uk/government/publications/guidance-for-temporary-alcohol-licensing-provisions-in-the-business-and-planning-bill

- 9.2 The Live Music Act removed licensing requirements for the following:
 - amplified live music and recorded music between 8am and 11pm before audiences of no more than 500 people on premises authorised to sell alcohol for consumption on the premises;
 - unamplified live music between 8am and 11pm in all venues.
 - Further exemptions apply see Section 16.5-16.6 of Section 182
 Guidance.
- 9.3 The following is intended simply to advise Members of the relevant aspects of the Boroughs Licensing Policy, guidance from the Secretary of State, legislation and good practice. Members may depart from the Council's Licensing Policy and/or Government advice, provide they consider it appropriate to do so, and have clear reasons for their decision.
- 9.4 Guidance issued under section 182 of the Licensing Act 2003
 - ❖ As stated in the guidance it is "provided to licensing authorities in relation to the carrying out of their functions under the 2003 Act." It is a key medium for promoting best practice, ensuring consistent application and promoting fairness equal treatment and proportionality (1.7).

- Also "as long as licensing authorities have properly understood this Guidance, they may depart from it if they have good reason to do so and can provide full reasons. Departure from this Guidance could give rise to an appeal or judicial review, and the reasons given will then be a key consideration for the courts when considering the lawfulness and merits of any decision taken." Therefore licensing authorities will need to give full reasons for their actions (1.9).
- Also Members should note "A Licensing Authority may depart from its own policy if the individual circumstances of any case merit such a decision in the interests of the promotion of the licensing objectives." (1.12)
- ❖ Also, "The licensing authority may not impose any conditions unless its discretion has been exercised following receipt of relevant representations and it is satisfied as a result of a hearing (unless all parties agree a hearing is not necessary) that it is appropriate to impose conditions to promote one or more of the four licensing objectives." Therefore, conditions may not be imposed for the purpose other than promoting the licensing objectives and in some cases no additional conditions will be appropriate. (10.8)
- Necessary conditions should emerge from a risk assessment by the applicant, which should then be reflected in the operating schedule (10.4).
- ❖ The Guidance states: "Where there are objections to an application to extend the hours during which licensable activities are to be carried on and the licensing authority determines that this would undermine the licensing objectives, it may reject the application or grant it with appropriate conditions and/or different hours from those requested." (10.14)
- Mandatory conditions must be imposed (10.25) and censorship avoided (10.17).
- ❖ The Guidance states: "It is still permitted to sell alcohol using promotions (as long as they are compatible with any other licensing condition that may be in force), and the relevant person should ensure that the price of the alcohol is not less than the permitted price. Detailed guidance on the use of promotions is given in the guidance document available on the Gov.uk website." (10.58) Also, "Licensing authorities should not attach standardised blanket conditions promoting fixed prices for alcoholic drinks to premises licences or club licences or club premises certificates in an area." (10.21)
- 9.5 The Licensing Act 2003 permits children of any age to be on the premises which primarily sells alcohol providing they are accompanied by an adult. It is not necessary to make this a condition.

- 9.6 In all cases the Members should make their decision on the civil burden of proof, that is "the balance of probability."
- 9.7 In all cases Members should consider whether or not primary legislation is the appropriate method of regulation and should only consider licence conditions when the circumstances in their view are not already adequately covered elsewhere.
- 9.8 The Government has advised that conditions must be tailored to the individual type, location and characteristics of the premises and events concerned. Conditions cannot seek to manage the behaviour of customers once they are beyond the direct management of the licence holder and their staff and standardised conditions should be avoided where they cannot be shown to be appropriate. (1.16/1.17)
- 9.9 The Council's Licensing Policy generally expects applicants to address the licensing objectives and discuss how to do this with the relevant responsible authorities.
- 9.10 In **Appendices 7 13** Members are given general advice, and also have explanations of the Council's Licensing Policy, Government advice and other legislation relating to the matters previously identified.

10.0 Legal Comments

10.1 The Council's legal officer will give advice at the hearing.

11.0 Finance Comments

11.1 There are no financial implications in this report.

12.0 **Appendices**

Appendix 1 A copy of the application

Appendix 2 Site Plan

Appendix 3 Maps of the surrounding area

Appendix 4 Other licensed venues in the area

Appendix 5 Representation of Licensing Authority (RA)

Appendix 6 Representation of EH Noise Team

Appendix 7 Licensing Officer comments on noise while the

premise is in use

Appendix 8 Licensing Officer comments on access/egress

Problems

Appendix 9 Licensing Officer comments on crime and

disorder on the premises

Appendix 10 Licensing Officer comments on crime and disorder

from patrons leaving the premises

Appendix 11 Planning

Appendix 12 Licensing Policy relating to hours of trading

Appendix 13 Tower Hamlets Cumulative Impact Zone

Appendix 1

London Borough of Tower Hamlets
Licensing Section
John Onslow House
1 Ewart Place
London E3 5EG.



Dear Sir / Madam

I have enclosed the application to apply for a Premises Licence for the property at 36 Toynbee Street, London E1 7NE.

I am waiting to complete on the leasehold, subject to being granted the premises licence. Currently the shop is empty, I hope to be able to start a business here which will offer food and drink to the local community, and I will be looking to employing a couple of local residents on a part time basis.

I have completed the application to the best of my ability. If I have omitted any information, please let me know.

I have called the Docklands & East London Advertiser regarding placing the required notice, and as I understand the protocol, I need to wait for your go ahead before I submit the notice.

Also I have filled in Blue Notice to put onto the property, which I will be doing as from Monday7th September for a period of 28 days.

I have telephoned your offices and I have the details for other notices I need to send off to.

I will be calling your offices today to make the required payment £190.00 for this application.

If I have missed anything, please either call me, or email me.

Yours sincerely,

Emmanuel Anthony Xuereb.



This form should be completed and forwarded to: Licensing Section, John Onslow House, 1 Ewart Place, London E3 5EQ with a cheque for the correct fee, made payable to the London Borough of Tower Hamlets. You can also pay by phoning 020 7364 5008 or on-line: http://www.towerhamlets.gov.uk/pay

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/Wé	LIMMANUEL (Insert name(s) of applicant)	ANTHONY	XUEREB
------	---	---------	--------

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					
,	36 TOYNBEE S	TREE	T		
Post town	LONDON	Postcode	ETTNE		

Telephone number at premises (if any)	
Non-domestic rateable value of premises	£ 10,750·00·

Part 2 - Applicant details

Pleas appro		te whether you are applying for a premises lie	cence	as Please tick as					
a)	an individual or individuals * please complete								
b)	a pe	rson other than an individual *							
	i	as a limited company/limited liability		please complete section (B)				
	ii	partnership as a partnership (other than limited liability)		please complete section (B)				
	iii	as an unincorporated association or		please complete section (B	}				
	iv	other (for example a statutory corporation)		please complete section (B)				
c)	a re	cognised club		please complete section (B)				
d)	a ch	arity		please complete section (B)				
e)	the p	proprietor of an educational establishment		please complete section (B))				
f)	a he	alth service body		please complete section (B)				
g)	Care	rson who is registered under Part 2 of the e Standards Act 2000 (c14) in respect of an pendent hospital in Wales		please complete section (B)				
ga)	a person who is registered under Chapter 2 of please complete section Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England								
h)	the chief officer of police of a police force in □ please complete section (B England and Wales								
* If you		applying as a person described in (a) or (b) :	please	confirm (by ticking yes to on	е				
premi	ses fo	ng on or proposing to carry on a business whor licensable activities; or	ich inv	volves the use of the	J				
I am n		g the application pursuant to a		r	_				
	statutory function or a function discharged by virtue of Her Majesty's prerogative								

(A) INDIVIDUAL APPLICANTS (fill in as applicable)

The second secon				_		THE RESERVE	and the same of th			COLUMN TO SERVICE	
Mr ⊠	Mrs		Miss			Ms			er Title (for mple, Rev)		
Surname	χ	リドト	REB				rst na		NUEL	1	ANTHONY
Date of bir	th			am 18	years		ASS				
Nationality							· · · · · · · · · · · · · · · · · · ·				
address if d	Current residential address if different from premises address										
Post town					***************************************				Postcode		
Daytime co	ntact	teleph	one num	ber							
E-mail add (optional)	ress										
Where applichecking se see note 15	rvice),	the 9-c	digit 'shar	g a righ e code	ht to w e' prov	ork ided	via the	e Hor e app	ne Office or licant by the	nlin at s	e right to work ervice (please
SECOND IN	IDIVID	UAL A	PPLICA	NT (if a	applica	able)					
Mr 🔲	Mrs		Miss		ľ	Vis			er Title (for mple, Rev)		
Surname						Fi	rst na	mes			***************************************
Date of birt over	h			l an	n 18 y	ears	old o	r	☐ PI	eas	se tick yes
Nationality		-									
Where applicable (if demonstrating a right to work via the Home Office online right to work checking service), the 9-digit 'share code' provided to the applicant by that service: (please see note 15 for information)											
Current reside address if dispremises ad	fferent	from									
Post town									Postcode		

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, unincorrected especiation etc.)
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 OS 10 2020
If you wish the licence to be valid only for a limited period, when do you want it to end?
Please give a general description of the premises (please read guidance note 1)
At the moment the premises is to vally empty
and in need of cosmetic dearating. This done,
the appropriate shelving, refridgeration and
safety canter will be vistalled.
There is a toilet for the use of employees;
and in need of cosmetic dearating. Once done, the appropriate shelving, refridayeation and safety counter will be visibled. There is a toilet for the use of employees; with running hot a cold water facilities.
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)

Prov	ision 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)_					
Supp	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			Will the performance of a play take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
guidance note 7)				Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	nce note 4)	eli de la companya d
Tue					
Wed			State any seasonal variations for performing play guidance note 5)	<u>s</u> (please read	
Thur					
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			The second of th)	
Sun					

Films Standard days and timings (please read			Will the exhibition of films take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors		
guidance note 7)				Outdoors		
Day	Start	Finish		Both		
Mon			Please give further details here (please read guida	ve further details here (please read guidance note 4)		
Tue						
Wed			State any seasonal variations for the exhibition of films (ple			
			guidance note 5)			
Thur						
Fri					he premises for the	
			exhibition of films at different times to those listed in the column the left, please list (please read guidance note 6)			
Sat		the tert, please list (please lead guidant				
Sun						

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

Parameter Commence					AD COMMENSATION AND A SECOND S
Boxing or wrestling entertainments			Will the boxing or wrestling entertainment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
Standard days and timings (please read guidance note 7)			(please read guidance note 3)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance note 4)		
Tue					
Wed			State any seasonal variations for boxing or wrest	ling entertainm	<u>nent</u>
			(please read guidance note 5)		
Thur					
Fri			Non standard timings. Where you intend to use t		
			boxing or wrestling entertainment at different time		<u>ed in</u>
Sat			the column on the left, please list (please read guid	rance note 6)	
Sun					
1	1	1	i .		

Live music Standard days and timings (please read			Will the performance of live music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
guidance note 7)			,	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	nce note 4)	
Tue					
Wed			State any seasonal variations for the performance of live music (please read guidance note 5)		
Thur					
Fri			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 (please read guidance note 6)		
Sat			vicinii on the long please list (please lead guidance flote o)		
Sun					

Recorded music Standard days and timings (please read guidance note 7)		nd ead	Will the playing of recorded music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors			
	_				<u> </u>		
Day	Start	Finish		Both			
Mon			Please give further details here (please read guidance note 4)				
Tue							
Wed			State any seasonal variations for the playing of re (please read guidance note 5)	corded music			
Thur							
Fri			Non standard timings. Where you intend to use to playing of recorded music at different times to the column on the left, please list (please read guidance)	ose listed in th			
Sat			Column on the left, please list (please lead guidant	e note o)			
Sun							

Performances of dance Standard days and timings (please read			Will the performance of dance take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
guidance note 7)				Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance note 4)		
Tue					
Wed	-		State any seasonal variations for the performance read guidance note 5)	e of dance (plea	ase
Thur					
Fri			Non standard timings. Where you intend to use to performance of dance at different times to those I on the left, please list (please read guidance note 6)	isted in the co	
Sat			on the left, picase hat (picase read guidance hote o	,	
Sun					

Anything of a similar description to that falling within (e), (f) or (g) Standard days and timings (please read guidance note 7)			Please give a description of the type of entertainment providing	t you will be	
Day	Start	Finish	Will this entertainment take place indoors or	Indoors	
Mon			outdoors or both – please tick (please read guidance note 3)	Outdoors	
			3	Both	
Tue			Please give further details here (please read guida	nce note 4)	A
Wed					
Thur			State any seasonal variations for entertainment of description to that falling within (e), (f) or (g) (plead note 5)		ce
Fri					
Sat			Non standard timings. Where you intend to use the entertainment of a similar description to that falling) at different times to those listed in the column list (please read guidance note 6)	ng within (e), (f) or
Sun					

Late night refreshment Standard days and timings (please read guidance note 7)		nd ead	Will the provision of late night refreshment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
guidance note 7)				Outdoors	
Day	Start	Finish		Both	
Mon	Please give further details here (please rea			nce note 4)	
Tue					
Wed			State any seasonal variations for the provision of late night refreshment (please read guidance note 5)		
Thur					
Fri			Non standard timings. Where you intend to use the provision of late night refreshment at different time in the column on the left, please list (please read g	es, to those li	sted
Sat			in the column on the left, please list (please lead g	uluance note o)
Sun					

Supply of alcohol Standard days and timings (please read guidance note 7)		nd	Will the supply of alcohol be for consumption – please tick (please read guidance note 8)	On the premises	
guidai	ide flote 7)			premises	Ø
Day	Start	Finish		Both	
Mon	10.am		State any seasonal variations for the supply of alc	cohol (please re	ead
		10 pm.	guidance note 5)		
Tue	10.a.m				
		10 p.m			
Wed	10 а.м				
		10 pm			
Thur	10am		Non standard timings. Where you intend to use the		
		10 pm	supply of alcohol at different times to those listed the left, please list (please read guidance note 6)	in the column	<u>on</u>
Fri	10 am		the series in the series in the series of		
		10 pm			
Sat	10an				
		10 pm			
Sun	Nam		12-6 pm.		
		5 pm			

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	YP ENSMANSIE	ANTHON	YUEREB.
Date of birth	1		
Address		en e	
Postcode		,	
Personal lic	ence number (if known)		
MATTER TANKE TO BE SEEN AND THE			
Issuing lice	nsing authority (if known)		

K

Barrens or the state of the sta	
Please highlight any adul ancillary to the use of the read guidance note 9).	t entertainment or services, activities, other entertainment or matters premises that may give rise to concern in respect of children (please
L	
Hours premises are	State any seasonal variations (please read guidance note 5)

open to the public Standard days and timings (please read guidance note 7) Day Start Finish Mon Tue Wed 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 Thur left, please list (please read guidance note 6) Fri Sat Sun

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)

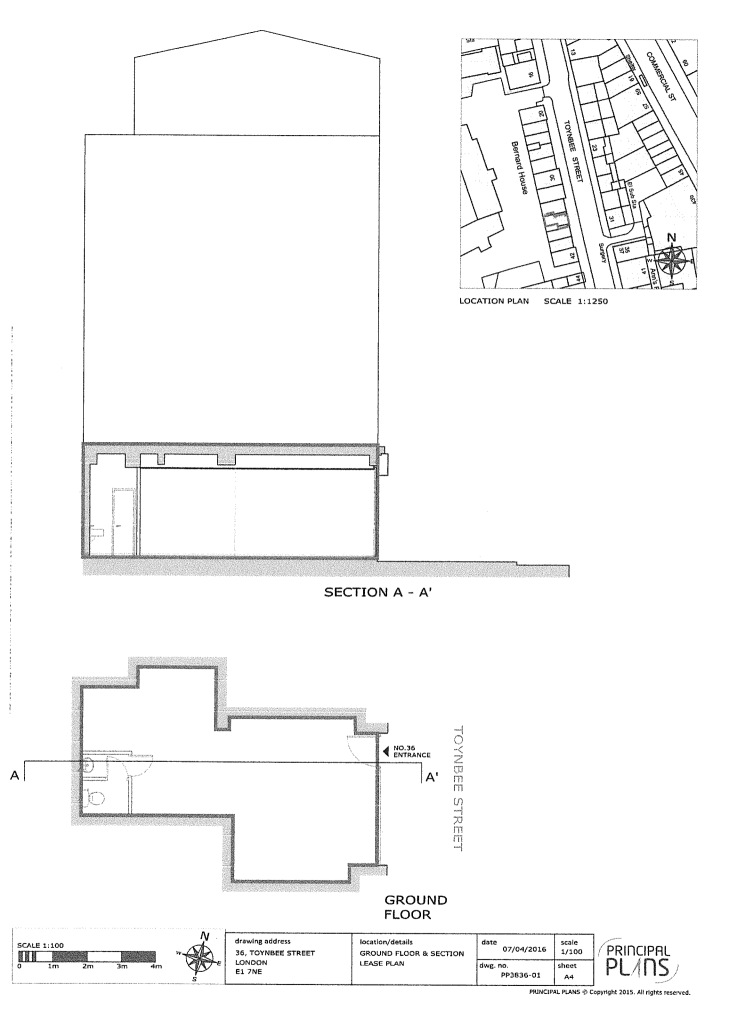
b) The prevention of crime and disorder
We will vistall CCTV cameras and speak to the local Crims Prevention Team for more
aduite e recondontations.
c) Public safety
We will follow the up to date Government Health
Guidelines, including Could-19 adapations.
All racessary Public hibility Insuranas will
be taken out before opening.
d) The prevention of public nuisance
Due to the size of the premises, only 2
Due to the size of the premises, only 2
Due to the size of the premises, only 2
Due to the size of the premises, only 2 customers will be permited entry, e) The protection of children from harm
Due to the size of the premises, only 2 customers will be permited entry, e) The protection of children from harm
Due to the size of the premises, only 2 customers will be permited entry, e) The protection of children from harm
Due to the size of the premises, only 2 customers will be permited entry.
Due to the size of the premises, only 2 customers will be permited entry, e) The protection of children from harm
Due to the size of the premises, only 2 customers will be permited entry. e) The protection of children from harm No children under the age of 18 will be permitted entry on a companied by an adolt, Proof of Age where necessary will be required.
Due to the size of the premises, only 2 customers will be permited entry. e) The protection of children from harm No children under the age of 18 will be permitted entry on a companied by an adolt, Proof of Age where necessary will be required. Checklist: Please tick to indicate agreement
e) The protection of children from harm No children inder the age of 18 will be permitted entry on a companied by an adolt, Proof of Age where necessary will be required. Checklist: Please tick to indicate agreement I have made or enclosed payment of the fee. Chaque Enclosed.
Due to the size of the premises, only 2 customers will be permised entry. e) The protection of children from harm No children under the age of 18 will be permissed entry on adolt, Proof of Age where necessary will be required. Checklist: Please tick to indicate agreement • I have made or enclosed payment of the fee. Chaque Enclosed.

	osed the consent form completed by the individual I wish to be designated upervisor, if applicable.						
	d that I must now advertise my application.						
I understan rejected.	d that if I do not comply with the above requirements my application will be						
[Applicable limited liabided do	to all individual applicants, including those in a partnership which is not a lity partnership, but not companies or limited liability partnerships] I have becoments demonstrating my entitlement to work in the United Kingdom or my issued by the Home Office online right to work checking service (please read						
note 15).	issued by the Fieline Office office to work officering service (piedse fedd						
STATEMENT IN	CE, UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE OR IN CONNECTION WITH THIS APPLICATION. THOSE WHO MAKE A FALSE AY BE LIABLE ON SUMMARY CONVICTION TO A FINE OF ANY AMOUNT.						
WORK WHEN T DISQUALIFIED I EMPLOY AN AD EMPLOYMENT I IMMIGRATION, A THE SAME ACT	CE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO HEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO ULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE DR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS						
Part 4 – Signatu	res (please read guidance note 11)						
	licant or applicant's solicitor or other duly authorised agent (see guidance note note note note note note note not						
Declaration	 [Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15). The DPS named in this application form is entitled to work in the UK (and is not subject to conditions preventing him or her from doing work relating to a 						
	licensable activity) and I have seen a copy of his or her proof of entitlement to work, or have conducted an online right to work check using the Home Office online right to work checking service which confirmed their right to work (please see note 15)						
Signature							
Date	4/09/2020						
Capacity	APPLICANT!						
For joint applica agent (please reacapacity.	tions, signature of 2 nd applicant or 2 nd applicant's solicitor or other authorised d guidance note 13). If signing on behalf of the applicant, please state in wha t						
Signature							

Date	HRJe	ptember 2	2020.			
Capacity	APPLIC	'ANT.E	·A·XUE	REB.		
Contact name (whethis application (p			al address for co	rrespondence	e associated with	
Post town		•		Postcode		
Telephone number (if any)						
If you would prefe	er us to correspond	d with you by e-m	nail, your e-mail a	iddress (optic	onal)	

Notes for Guidance

- Describe the premises, for example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off-supplies, you must include a description of where the place will be and its proximity to the premises.
- 2. In terms of specific regulated entertainments please note that:
 - Plays: no licence is required for performances between 08:00 and 23.00 on any day, provided that the audience does not exceed 500.
 - Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
 - Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
 - Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.



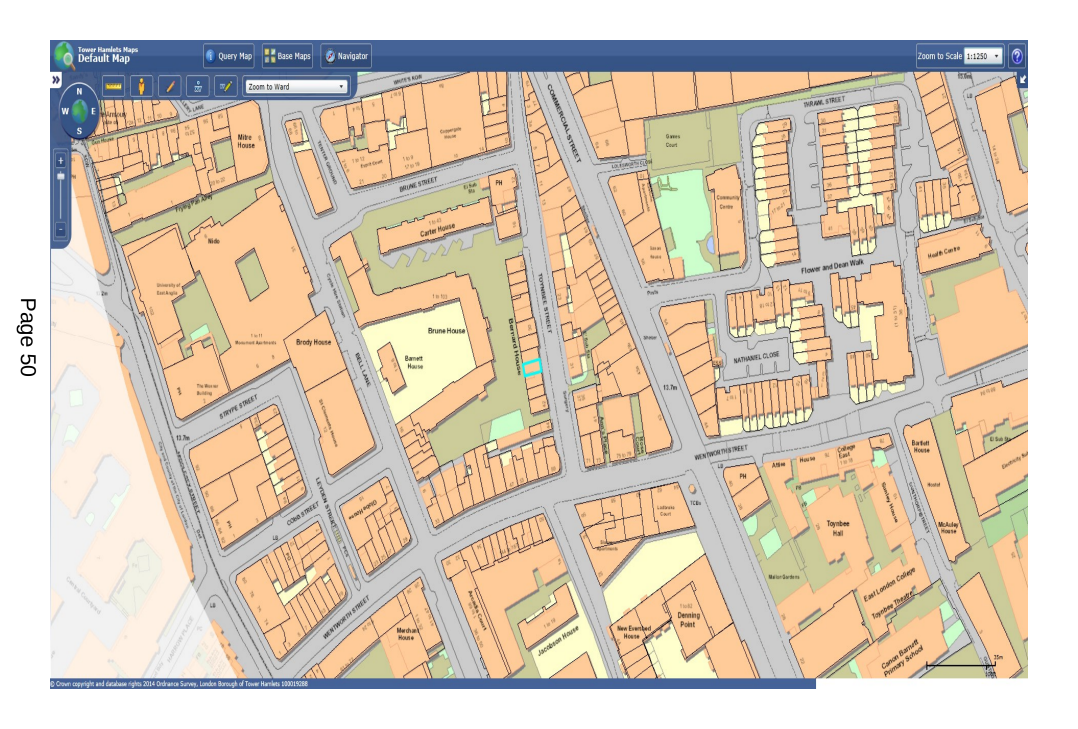
Tower Hamlets Maps

Page 1 of 1



Tower Hamlets Maps

Page 1 of 1



36 Toynbee Street - Nearby licensed premises

Name of Premises	Licensing Activities	Opening Times
(Duke of Wellington) 12 Toynbee Street	The sale by retail of alcohol (on & off sales) Mondays, Tuesdays and Saturdays - 11am to 11pm Wednesday, Thursday and Friday - 11am to 12 midnight Sundays – 12noon to 10.30pm The provision of regulated entertainment (Live Music and recorded music, and provision of facilities for entertainment of a similar description) Mondays to Saturdays - 11am to 11pm Sundays – 12noon to 10.30pm	 Mondays, Tuesdays and Saturdays - 11am to 11.30pm Wednesday, Thursday and Friday - 11am to 12.30am Sundays – 12noon to 11pm
(Selfish) 8 Toynbee Street	Sale of Alcohol (on sales) Monday – Friday 11:00 hours – 20:00 hours Saturday 10:00 hours – 19:00 hours Sunday 11:00 hours – 18:00 hours	 Monday – Friday 11:00 hours – 20:00 hours Saturday 10:00 hours – 19:00 hours Sunday 11:00 hours – 18:00 hours
(Retreat East Farm Shop) 20 - 22 Toynbee Street	 The sale of alcohol (on and off sales) Monday to Sunday, from 08:00 hours to 18:00 hours 	Monday to Sunday, from 08:00 hours to 18:30 hours
(Ballygunge Ventures T/a Gunpowder) Ground Floor 11 Whites Row	 The Supply of Alcohol (on sales only) Monday to Thursday from 11:00hrs to 23:00hrs Friday to Saturday from 11:00hrs to 23:30hrs Sunday from 11:00hrs to 22:00hrs The Provision of Late Night Refreshment (indoors) Monday to Thursday from 23:00hrs to 23:30hrs Friday to Saturday from 23:00hrs to 00:00hrs (midnight) 	 Monday to Thursday from 08:00hrs to 23:30hrs Friday to Saturday from 08:00hrs to 00:00hrs (midnight) Sunday from 09:00hrs to 22:30hrs

(Herb and Spice Indian Restaurant) 10 and 11 A Whites Row	The sale by retail of alcohol (on sales only) Monday, Tuesday, Wednesday, Thursday, Friday and Sunday: From 11:30 hrs to 14:30 hrs ;and 17:30 hrs to 23:30 hrs Recorded Music Monday, Tuesday, Wednesday, Thursday, Friday and Sunday: From 11:30 hrs to 14:30 hrs ;and 17:30 hrs to 23:30 hrs	 Monday, Tuesday, Wednesday, Thursday, Friday and Sunday: From 11:30 hrs to 14:30 hrs ;and 17:30 hrs to 23:30 hrs
(East End Organic Food & Wine) 13a Whites Row	The sale by retail of alcohol (off sales only) Monday to Saturday from 08:00 hours to midnight Sunday from 08:00 hours to 23:00 hours	 Monday to Saturday from 08:00 hours to midnight Sunday from 08:00 hours to 23:00 hours



Licensing Authority John Onslow House 1 Ewart Place London E3 5EQ

Email:

My reference: P/EHTS/LIC/131133

Date 5th October 2020

Dear Sir/Madam,

Place Directorate Public Realm

Head of Environmental Health & Trading Standards **David Tolley**

Licensing Section John Onslow House 1 Ewart Place London E3 5EQ

Tel
Fax
Enquiries to Lavine Miller- Johnson

Email:

www.towerhamlets.gov.uk

Licensing Act 2003

New Premises- Licence Application for 36 Toynbee Street London E1 7NE

The Licensing Authority (acting a Responsible Authority) is making a representation against the above application on the grounds of:

• the prevention of public nuisance

Cumulative Impact Policy

On 1st November 2013, Tower Hamlets Council adopted a Cumulative Impact Policy in the Brick Lane Area. The Council Cumulative Impact Zone (CIZ) was revised alongside this Statement of Licensing Policy on the 1st November 2018. Local crime mapping showed that although there had been a reduction in crime and disorder linked to licensed premises within the CIZ since January 2015, the same crime mapping showed that the area of the CIZ is still higher than average in regards to crimes and disorder linked to licensed premises compared to the rest of the borough (19.3).

The Licensing Authority is of the view that the number, type and density of premises selling alcohol for consumption on and off the premises and/or the provision of late night refreshment in the Bethnal Green area is having a

cumulative impact on the licensing objectives and has therefore declared a cumulative impact zone within the area. The Bethnal Green CIZ aims to manage the negative cumulative impact of the concentration of licensed premises in the area and the stresses that the saturation of licensed premises has had on local amenity, environmental degradation and emergency and regulatory services in managing this impact.

The effect of this Special Cumulative Impact Policy will affect applications in respect of the sale or supply of alcohol on or off the premises and/or late-Night Refreshment for the following:

- New Premises Licences applications,
- New Club Premises Certificates applications
- Provisional Statements.
- Variation of Premises Licenses and Club Premises Certificate applications (where the modifications are relevant to the issue of cumulative impact for example increases in hours or capacity).

The Licensing Authority expects such applications to have regard for and make reference to the CIZ (19.5).

The Special Cumulative Impact policy creates a rebuttable presumption that where relevant representations are received by one or more of the responsible authorities and/or other persons against applications within the CIZ zones the application will be refused (19.6).

Where representations have been received in respect to applications within the CIZ zones, the onus is on applicants to adequately rebut the presumption. Applicants will need to demonstrate in their applications why the granting of their application will not negatively add to the cumulative already experience within the CIZ Zones. Applicants may wish to address the following in their applications:

- Genuinely exceptional circumstances,
- Relevant good practices they employ (for example, this could include details of membership of local Pubwatch/other trade groups,
- Accreditation of Award Schemes (as applicable), and any participation in Police/Council initiatives),
- Other good operational/practice arrangements in respect of any outside drinking and smoking to control potential impact in the area,
- Measures used to promote the licensing objectives (for example, any relevant conditions to control noise, dispersal, litter and other anti-social issues (19.7)

This Policy will be strictly applied and where relevant representations are received it is the view of the Council that the application will be refused. Applicants will need to demonstrate that there are exceptional circumstances and that granting their application will not negatively add to

the cumulative effect on the Licensing Objectives within the Brick Lane and Bethnal Green CIZ if they wish to rebut this presumption.

Examples of factors the Licensing Authority may consider as exceptional may include, though are not limited to:

- small premises with a capacity of fifty persons or less who only intend to operate during Framework Hours,
- premises which are not alcohol led and operate only within Framework Hours, such as coffee shops,
- instances where the applicant has recently surrendered a licence for another premises of a similar size and providing similar licensable activities in the same Special Policy Area.

Examples of factors the Licensing Authority will **not** consider as exceptional include:

- that the premises will be well managed and run,
- that the premises will be constructed to a high standard,
- that the applicant operates similar premises elsewhere without complaint (19.8).

Licensable activities and times

The applicant has applied for the following licensable activities and hours:

The Supply of Alcohol (Off sales only)

- Monday Saturday from 10:00 hours to 22:00 hours
- Sunday From 12:00 hours 18:00 hours

On a balance of probability, this Authority is concerned by the addition of another premise providing "licensable activities", potentially adding to the existing anti-social issues in the area.

<u>The Home Office guidance</u> under Section 182 of the Licensing Act2003 (8.42) says:

"Applicants are, in particular, expected to obtain sufficient information to enable them to demonstrate, when setting out the steps they propose to take to promote the licensing objectives, that they understand:

- the layout of the local area and physical environment including crime and disorder hotspots, proximity to residential premises and proximity to areas where children may congregate;
- any risk posed to the local area by the applicants' proposed licensable activities; and

 any local initiatives (for example, local crime reduction initiatives or voluntary schemes including local taxi-marshalling schemes, street pastors and other schemes) which may help to mitigate potential risks."

The applicant has provided no information in the Operating Schedule to address the CIZ particularly the impact that the off sales of alcohol will have within the CIZ.

Great consideration has been given to the fact that the premise is in the Brick Lane Cumulative Impact Zone and it has been noted that the applicant has not provided any supporting information to show that the licensing objectives will be upheld with regards to public nuisance.

It is important to note that when applying for a licence in a CIZ area, applicants need to demonstrate that the granting of their application will not negatively add to the cumulative effect and undermine the licensing objectives.

On considering this application as it stands, I feel it does not uphold the following licensing objective of 'prevention of public nuisance' therefore the Licensing Authority feels that the application should be rejected.

Yours faithfully,

Licensing Officer (Acting as a Responsible Authority)

Mohshin Ali

From: Mohshin Ali on behalf of Licensing

Sent: 01 October 2020 16:29

To: Mohshin Ali

Subject: FW: 131133 - New premise license application for Shop 36 Toynbee Street London

Follow Up Flag: Follow up Flag Status: Flagged

From: Nicola Cadzow

Sent: 01 October 2020 15:20

To: Licensing <Licensing@towerhamlets.gov.uk>

Subject: 131133 - New premise license application for Shop 36 Toynbee Street London

Dear Licensing,

I have considered the new premise licence application for Shop 36 Toynbee Street, London and the potential impact of public nuisance and measures to prevent noise generated from within the premises or outside it which could cause disturbance to people in the vicinity, and consideration has to be given to the fact that the premises is in Brick Lane Cumulative Impact Zone.

Also, there is insufficient information in the operating schedule of the licence application to show how the applicant will promote the licensing objective for the prevention of public nuisance.

Noise Sensitive premises: residential premises in close proximity 36 Toynbee Street, London.

In my view the application, as it stands fails, to comply with the objective of the Licensing Act 2003 relating to "public nuisance" for the following reasons:-

- Noise breakout from the venue affecting neighbouring residents,
- Access & egress to and from the venue, of patrons, especially due to patrons likely to be in high spirits; and

CONCLUSION

Environmental Protection **does not** support the application for Shop, 36Toynbee Street, London as the applicant have not provided sufficient information to show how they will promote the licensing objective for the prevention of public nuisance, with particular regard to the fact that the premises is in Brick Lane cumulative impact zone.

Kind regards

Nicola Cadzow

Environmental Health Officer Environmental Protection Team Place Directorate

Noise while the premise is in use

General Advice

If they conclude this is a problem Members should consider whether it is possible to carry out suitable and proportionate noise control measures so that noise leakage is prevented. In addition Members may consider that only certain activities are suitable.

The hours of operation also need to be considered (see below). If Members believe that there is a substantial problem of noise while the premises are in use and it cannot be proportionately address by licensing conditions they should refuse the application.

Licensing Policy

The policy recognises that noise nuisance can be an issue, especially if a premises is open late at night. (See Sections 9.1 of the Licensing Policy). While all applications will be considered on their merits, consideration will be given to imposing stricter conditions in respect of noise control where premises are situated close to local residents. (See Section 14.10).

The Licensing Authority expects the applicant to have addressed all nuisance issues relating to the premises in their operating schedule and to have sought appropriate advice from the Council's Environmental Health Officers. (See Section 9.2 of the Licensing Policy).

The Licensing Authority will consider attaching conditions to prevent nuisance. In particular Members may wish to consider (this list is not exhaustive):

- hours of opening (this needs to be balanced against potential disorder caused by artificially early closing times
- Whether certain parts should close earlier than the rest (for example a "beer garden", or restricted in their use
- Whether or not certain activities should have to close at an early hour, for example live music
- Conditions controlling noise or vibration (for example, noise limiters, keeping doors and windows closed).
- Prominent clear and legible notices at all exits requesting the public to respect the needs of local residents and leave the premises and area quietly
- Conditions controlling the use of explosives, pyrotechnics and fireworks
- Conditions controlling the placing of refuse
- Conditions controlling noxious smells
- Conditions controlling lighting (this needs to be balanced against potential crime prevention benefits)

Police Powers

Part 8 of the Licensing Act 2003 enables a senior police officer to close down a premises for up to 24 hrs where public nuisance is being caused by noise coming from the premises and the closure of the premises is necessary to prevent that nuisance.

Guidance Issued under Section 182 of the Licensing Act 2003

The prevention of public nuisance could include low-level nuisance, perhaps affecting a few people living locally as well as major disturbance affecting the whole community (2.15).

Licence conditions should not duplicate other legislation (1.16). Necessary and appropriate conditions should normally focus on the most sensitive periods (2.19) and may address disturbance as customers enter or leave the premises but it is essential that conditions are focused on measures within the direct control of the licence holder.

Other Legislation

The Environmental Protection Act 1990, Part 111 gives Environmental Health Officers the power to deal with statutory nuisances.

The Anti-social Behaviour Act 2003, Sections 40 and 41 give Environmental Health Officers the power of closure up to 24 hours in certain circumstances.

Access and Egress Problems

Such as:

Disturbance from patrons arriving/leaving the premises on foot Disturbance from patrons arriving/leaving the premises by car Lack of adequate car parking facilities Close proximity to residential properties

Comment

The above have been grouped together as egress problems. Of course the particular facts will be different for each alleged problem.

Egress only is referred to-if necessary access can be added or substituted in.

General Advice

In considering concerns relating to disturbance from egress, Members need to be satisfied that the premises under consideration has been identified as the source of the actual or potential disturbance. If they are satisfied that this is a problem, then proportionate conditions should be considered.

The hours of operation also need to be considered.

If Members believe that there is a substantial problem concerning egress and it cannot be proportionately addressed by licensing conditions, they should refuse the application.

Licensing Policy

The policy recognises that noise nuisance can be an issue, especially if a premises is open late at night. (See Section 10 of the Licensing Policy).

The Licensing Authority expects the applicant to have addressed all nuisance issues relating to the premises in their operating schedule and to have sought appropriate advice from the Council's Environmental Health Officers. (See Section 10.2 of the Licensing Policy).

The policy also recognises that staggered closing can help prevent problems at closure time (**See Section 15.1**).

However, while all applications will be considered on their merits, consideration will be given to imposing stricter conditions in respect of noise control where premises are situated close to local residents. (**See Section 15.5**)

The Council has adopted a set of framework hours (**See 15.8 of the licensing policy**). This relates to potential disturbance caused by late night trading.

The Licensing Authority will consider attaching conditions to prevent nuisance and these may include Conditions drawn from the Model Pool of Conditions relating to the prevention of Public Nuisance. (**See Annex G of the Licensing Policy**). In particular Members may wish to consider (this list is not exhaustive):

- hours of opening (this needs to be balanced against potential disorder caused by artificially early closing times
- Whether certain parts should close earlier than the rest (for example a "beer garden", or restricted in their use
- Whether or not certain activities should have to close at an early hour, for example live music
- Conditions controlling noise or vibration (for example, noise limiters, keeping doors and windows closed).
- Prominent clear and legible notices at all exits requesting the public to respect the needs of local residents and leave the premises and area quietly

Guidance Issued under Section 182 of the Licensing Act 2003

The prevention of public nuisance could include low-level nuisance, perhaps affecting a few people living locally as well as major disturbance affecting the whole community. (2.15).

Licence conditions should not duplicate other legislation (1.16).

Any conditions should be tailored to the type, nature and characteristics of the specific premises. Licensing authorities should be aware of the need to avoid inappropriate or disproportionate measures that could deter events that are valuable to the community, such as live music. Noise limiters, for example, are very expensive to purchase and install and are likely to be a considerable burden for smaller venues. (2.19)

Measures can include ensuring the safe departure of customers, these can include:

- Providing information on the premises of local taxi companies who can provide safe transportation home; and
- Ensuring adequate lighting outside the premises, particularly on paths leading to and from the premises and in car parks

Necessary and appropriate conditions should normally focus on the most sensitive periods (2.19) and may address disturbance as customers enter or leave the premises but it is essential that conditions are focused on measures within the direct control of the licence holder.

Anti-Social Behaviour on the Premises

Licensing Policy

The Licensing Authority expects the applicant to have addressed all crime and disorder issues relating to the premises in their operating schedule and to have sought appropriate advice. (See Section 6 of the Licensing Policy)

The Licensing Authority will consider attaching conditions to deter crime and disorder and these may include conditions drawn from the Model Poll of Conditions relating to Crime and Disorder. (**See Appendix 3 of the Licensing Policy**). In particular Members may wish to consider (this list is not exhaustive):

- Methods of management communication
- Use of registered Door Supervisors
- Bottle Bans
- Plastic containers
- CCTV
- Restrictions on open containers for "off sales"
- Restrictions on drinking areas
- Capacity
- Proof of Age scheme
- Crime prevention notices
- Drinks promotions-aimed at stopping irresponsible promotions
- Signage
- Seating plans
- Capacity

If Members believe that there is a substantial problem of anti-social behaviour and it cannot be proportionately addressed by licensing conditions they should refuse the application.

Police Powers

The Licensing Act 2003, Part 8 gives a senior police officer the power to close a premises for up to 24 hours where the officer believes there is, or is likely to be disorder on or in the vicinity and closure is necessary in the interests of public safety.

Guidance Issued under Section 182 of the Licensing Act 2003

The pool of conditions, adopted by the Council is recommended (Annexe D).

The key role of the Police and SIA is acknowledged (2.1-2.2).

Conditions attached to licences cannot seek to manage the behaviour of customers once they are beyond the direct management of the licence holder

and their staff or agents, but can directly impact on the behaviour of customers in the immediate vicinity of the premises as they seek entry or leave (1.16).

Conditions are best targeted on deterrence and preventing crime and disorder (2.3) communication, CCTV, police liaison, no glasses, capacity limits are all relevant (2.3 - 2.6).

The Guidance recognises working with Home Office Immigration Enforcement in the prevention of immigration crime. Licence conditions that are considered appropriate for the prevention of illegal working in licensed premises might include requiring a premises licence holder to undertake right to work checks on all staff employed at the licensed premises or requiring that a copy of any document checked as part of a right to work check are retained at the licensed premises.

Guidance Issued under Section 182 of the Licensing Act 2003

Conditions can be imposed for large capacity "vertical consumption" premises (10.23 - 10.24).

Guidance Issued by the Office of Fair Trading

This relates to attempts to control minimum prices.

Other Legislation

• The Council has a duty under Section 17 of the Crime and Disorder Act 1998 to do all it reasonably can to prevent crime and disorder

Anti-Social Behaviour from Patrons Leaving the Premises

General Advice

Members need to bear in mind that once patrons have left a premises they are no longer under direct control. Members will need to be satisfied that there is a link between the way the premises is operating and the behaviour that is complained of. An example of this would be that irresponsible drinking is being encouraged. Before deciding that any particular licensing conditions are proportionate, Members will also need to be satisfied that other legislation is not a more effective route. For example, if the problem is drinking in the street it may be that the Council should designate the area as a place where alcohol cannot be consumed in public.

Members may also wish to consider whether the hours of opening relate to any problems of anti-social behaviour.

If Members believe that there is a substantial problem of anti-social behaviour and it cannot be proportionately addressed by licensing conditions they should refuse the application.

Licensing Policy

The policy recognises that other legislation or measures may be more appropriate but also states that licensing laws are "a key aspect of such control and will always be part of an overall approach to the management of the evening and night time economy" (see Section 4.15 and 4.16 of the Licensing Policy).

The Licensing Authority expects the applicant to have addressed all crime and disorder issues relating to the premises in their operating schedule and to have sought appropriate advice. (See Sections 6.2 of the Licensing Policy)

The Licensing Authority will consider attaching conditions to deter crime and disorder and these may include Conditions drawn from the Model Poll of Conditions relating to Crime and Disorder. (**See Appendix 3 of the Licensing Policy**). In particular Members may wish to consider (this list is not exhaustive):

- Bottle Bans
- Plastic containers
- CCTV (outside the premises)
- Restrictions on open containers for "off sales"
- Proof of Age scheme
- Crime prevention notices
- Drinks promotions-aimed at stopping irresponsible promotions
- Signage

Cumulative Impact

There is a process by which the Licensing Authority can determine that an area is saturated following representations. However, the process for this involves wide consultation and cannot come from representations about a particular application. (See Section 8 of the Licensing Policy).

Police Powers

The Licensing Act 2003, Part 8 gives a senior police officer the power to close a premises for up to 24 hours where the officer believes there is, or is likely to be disorder on or in the vicinity and closure is necessary in the interests of public.

Guidance Issued under Section 182 of the Licensing Act 2003

The key role of the Police is acknowledged (2.1).

Conditions attached to licences cannot seek to manage the behaviour of customers once they are beyond the direct management of the licence holder, but can relate to the immediate vicinity of the premises as they seek entry or leave (1.16).

Conditions are best targeted on deterrence and preventing crime and disorder (2.3) CCTV inside & out, communication, police liaison, no glasses are all relevant

There is also guidance issued around public nuisance (2.15 - 2.21).

The pool of conditions, adopted by the Council is recommended (see Appendix 3 of the Licensing Policy). Licence conditions should not duplicate other legislation (1.16).

Necessary and appropriate conditions should normally focus on the most sensitive periods and may address disturbance as customers enter or leave the premises but it is essential that conditions are focused on measures within the direct control of the licence holder (2.18/2.21).

Licensing law is not the primary mechanism for the general control of nuisance and anti-social behaviour by individuals once they are away from the licensed premises and, therefore, beyond the direct control of the individual, club or business holding the licence, certificate or authorisation concerned (14.13).

Other Legislation

Crime and Disorder Act 1998

The Council has a duty under Section 17 of the Crime and Disorder Act 1998 to do all it reasonably can to prevent crime and disorder.

The Act also introduced a wide Paggeof Reasures designed to address antisocial behaviour committed by adults and young people. These include:

- Anti-Social Behaviour Orders
- Child Curfew Schemes
- TruancyParenting Orders
- Reparation Orders
- Tackling Racism

Appendix 11

Planning

An application for a Premises Licence can be made in respect of a premises even where the premises does not have relevant Planning Permission. That application has to be considered and Members can only refuse the application where the application itself does not promote one of more of the Licensing Objectives. Members cannot refuse just because there is no planning permission. Where a Premises Licence is granted and which exceeds what is allowed by the Planning Permission and that Premises then operates in breach of planning then the operator would be liable to enforcement by Planning.

Appendix 12

Licensing Policy Relating to Hours of Trading

All applications have to be considered on their own merits.

The Council has however adopted a set of framework hours as follows:

- Monday to Thursday, from 06:00 hrs to 23:30 hrs
- Friday and Saturday, from 06:00 hrs to 00:00 hrs (midnight)
- Sunday, from 06:00 hrs to 22:30 hrs

(see 14.8 of the Licensing Policy)

In considering the applicability of frame work hours to any particular application regard should be had to the following

- Location
- Proposed hours of regulated activities, and the proposed hours the premises are open to the public
- The adequacy of the applicant's proposals to deal with issues of crime and disorder and public nuisance
- Previous history
- Access to public transport
- Proximity to other licensed premises, and their hours

(See 14.9 of the licensing policy)

Subject to any representations to the contrary in individual cases the following premises are not generally considered to contribute to late night anti-social behaviour and will therefore generally have greater freedom

- Theatres
- Cinemas
- Premises with club premises certificates

Appendix 13

Special Cumulative Impact Policy for the Brick Lane and Bethnal Green Area

- 19.1 As with many other London Borough's the majority of late night licensed premises are concentrated within one area of the Borough. Following guidance issued under the Licensing Act 2003 a cumulative impact policy for the Brick Lane area was adopted on 18th September 2013 by the Council and came into effect on the 1st November 2013.
- 19.2 After consultation the Council recognised that because of the number and density of licensed premises selling alcohol, on and off the premises and the provision of late night refreshment (sale of hot food after 11pm) within the Brick Lane Area as defined in Figure One, there might be exceptional problems of nuisance, disturbance and/or disorder outside or away from those licensed premises as a result of their combined effect.
- 19.3 The Council Cumulative Impact Zone (CIZ) was reviewed alongside this Statement of Licensing Policy by the Licensing Committee on 14th December 2017. Following this review and consultation in early 2018 the Council has decided to keep the Cumulative Impact Zone (CIZ). Local crime mapping showed that although there had been a reduction in crime and disorder linked to licensed premises within the CIZ since January 2015, the same crime mapping showed that the area of the CIZ is still higher than average in regards to crimes and disorder linked to licensed premises compared to the rest of the borough.

Further to the CIZ in the Brick Lane Area shown in Figure One below, data from 999/101 calls to Police in 2016/17 showed a large number of incidents linked to licensed premises within the area shown in Figure Two below (Bethnal Green Area). In light of this evidence and following consultation mentioned above the Council has decided to adopt a second CIZ in the Bethnal Green Area.

- 19.4 The Licensing Authority is of the view that the number, type and density of premises selling alcohol for consumption on and off the premises and/or the provision of late night refreshment in the area highlighted in Figures One and Two is having a cumulative impact on the licensing objectives and has therefore declared a cumulative impact zone within these areas. The Brick Lane and Bethnal Green CIZ aims to manage the negative cumulative impact of the concentration of licensed premises in these areas and the stresses that the saturation of licensed premises has had on local amenity, environmental degradation and emergency and regulatory services in managing this impact.
- 19.5 The effect of this Special Cumulative Impact Policy will affect applications in respect of the sale or supply of alcohol on or off the premises and/or late Night Refreshment for the following:

- New Premises Licences applications,
- New Club Premises Certificates applications
- Provisional Statements,
- Variation of Premises Licenses and Club Premises Certificate applications (where the modifications are relevant to the issue of cumulative impact for example increases in hours or capacity).

The Licensing Authority expects such applications to have regard for and make reference to the CIZ.

- 19.6 The Special Cumulative Impact policy creates a rebuttable presumption that where relevant representations are received by one or more of the responsible authorities and/or other persons against applications within the CIZ zones the application will be refused.
- 19.7 Where representations have been received in respect to applications within the CIZ zones the onus is on applicants to adequately rebut the presumption. Applicants will need to demonstrate in their applications why the granting of their application will not negatively add to the cumulative already experience within the CIZ Zones. Applicants may wish to address the following in their applications:
 - Genuinely exceptional circumstances,
 - Relevant good practices they employ (for example, this could include details of membership of local Pubwatch/other trade groups,
 - Accreditation of Award Schemes (as applicable), and any participation in Police/Council initiatives),
 - Other good operational/practice arrangements in respect of any outside drinking and smoking to control potential impact in the area,
 - Measures used to promote the licensing objectives (for example, any relevant conditions to control noise, dispersal, litter and other anti-social issues.
- 19.8 This Policy will be strictly applied and where relevant representations are received it is the view of the Council that the application will be refused. Applicants will need to demonstrate that there are exceptional circumstances and that granting their application will not negatively add to the cumulative effect on the Licensing Objectives within the Brick Lane and Bethnal Green CIZ if they wish to rebut this presumption.

Examples of factors the Licensing Authority may consider as exceptional may include, though are not limited to:

- small premises with a capacity of fifty persons or less who only intend to operate during Framework Hours,
- premises which are not alcohol led and operate only within Framework Hours, such as coffee shops,

 instances where the applicant has recently surrendered a licence for another premises of a similar size and providing similar licensable activities in the same Special Policy Area.

Examples of factors the Licensing Authority will **not** consider as exceptional include:

- that the premises will be well managed and run,
- that the premises will be constructed to a high standard,
- that the applicant operates similar premises elsewhere without complaint.
- 19.9 The Special Cumulative Impact policy will not be used to revoke an existing licence or certificate and will not be applicable during the review of existing licences.

The Cumulative Impact Zones:

Figure One

Brick Lane area:

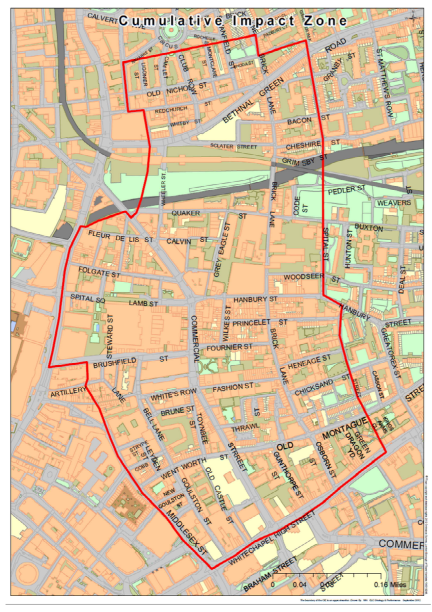
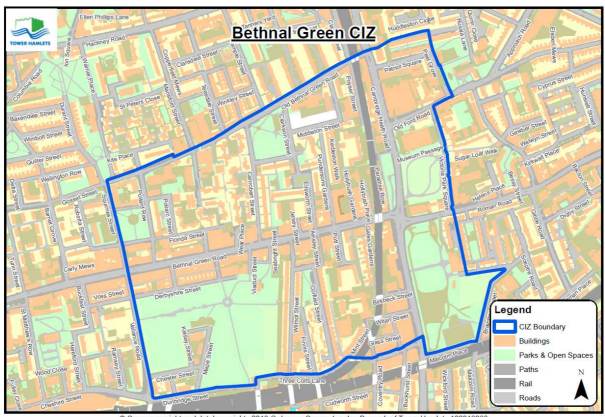


Figure Two:

Bethnal Green Area



© Crown copyright and database rights 2018 Ordnance Survey, London Borough of Tower Hamlets 100019288



Agenda Item 3.2

Committee:

Licensing Sub-Committee

Date:

1 December 2020

Classification:

UNRESTRICTED

Report No. | Agenda Item No. |
No. |

Report of: David Tolley

Head of Environmental Health & Trading

Standards

Originating Officer:
Corinne Holland
Licensing Officer

Title: Licensing Act 2003

Application to Review the Premises Licence for Queens Head, 8 Flamborough Street, London E14 7LS

Ward affected: St Dunstans

1.0 **Summary**

Name and Queens Head

Address of premises: 8 Flamborough Street

London E14 7LS

Licence under review: Licensing Act 2003

Sale by retail of alcohol

Review Triggered by: Environmental Health

Representations: Licensing Authority

Police

Local Residents

2.0 Recommendations

2.1 That the Licensing Committee considers the application for review and then adjudicates accordingly.

LOCAL GOVERNMENT 2000 (Section 97)
LIST OF "BACKGROUND PAPERS" USED IN THE DRAFTING OF THIS REPORT

Brief description of "background paper"

Tick if copy supplied for register

If not supplied, name and telephone number of holder

• Guidance Issued under Section 182 of the Licensing Act 2003

Tower Hamlets Licensing Policy

File

Corinne Holland 020 7364 3986

3.0 Review Application

- 3.1 This is an application for a review of the premise licence for the Queens Head Public House, 8 Flamborough Street, London E14 7LS. The review was triggered by the Environmental Health noise team.
- 3.2 A copy of the review application is attached in **Appendix 1**.
- 3.3 Additional evidence provided by Environmental Health is in **Appendix 2.**

4.0 The Premises

- 4.1 The premises licence was issued on 29th September 2005. The current licence holder is Steven Fairman who has been the licence holder since 14th January 2020. The Designated Premises Supervisor, also Steven Fairman, has been in place since 8th May 2019. A copy of the current licence is contained in **Appendix 3**.
- 4.2 On 22nd January 2019 the Licensing Authority triggered a review which was brought in front of the Licensing Sub Committee on 2nd April 2019. The DPS at the time was removed and several conditions were imposed. Full details of the premises' recent history can be found in the representation made by the Licensing Authority in **Appendix 5.**
- 4.3 Maps showing the premises and surrounding area are included in **Appendix 4**.

5.0 Representations

- 5.1 This hearing is required by the Licensing Act 2003, because a review has been triggered by Environmental Health.
- 5.2 The review is further supported by the following Responsible Authorities Licensing Authority **Appendix 5** Police **Appendix 6**.
- 5.3 The review has also received representations from local residents in support of the Review. See below representations:

Amanda Luscombe	Appendix 7
Cynthia Grant	Appendix 8
Christopher Ody	Appendix 9
David Richards	Appendix 10
Diana Warren	Appendix 11
Enrique Casarrubios / Jane Robinson	Appendix 12
Elaine & John Fanning	Appendix 13
lain McLoughlin	Appendix 14
Mike Askew	Appendix 15
Maria Graydon	Appendix 16

Mandy Loveday	Appendix 17
Donna McLoughlin	Appendix 18
Sandra Hanshaw	Appendix 19

5.4 There have also been a number of representations made in support of the premises by local residents:

Brendan Bourne	Appendix 20
Mr & Mrs G Vano	Appendix 21
Iris Baines	Appendix 22
John Boran	Appendix 23
Mrs J Doran	Appendix 24
Mrs M Paul	Appendix 25
Miss S Sinclair	Appendix 26
Tina Rowe	Appendix 27

- 5.5 Only representations that relate to the following licensing objectives are relevant:
 - the prevention of crime and disorder
 - public safety
 - the prevention of public nuisance
 - the protection of children from harm
- 5.6 In the view of the interested party and the responsible authorities it is necessary to achieve the licensing objectives of the prevention of public nuisance and prevention of crime & disorder.

6.0 Review Explained

- 6.1 The Licensing Act 2003 was described by the Government at the time as "light touch" but as Baroness Blackstone stated in the Lords at the time of the second reading (26 Nov 2002) "Local residents and businesses as well as expert bodies, will have the power to request that the licensing authority review existing licences where problems arise. Such a review could result in the modification of the licence, its suspension, or ultimately, revocation."
- 6.2 The Home Office has issued guidance under Section 182 of the Licensing Act 2003 in relation to reviews and that is contained in **Appendix 28.** It is available on the Government's website, www.homeoffice.gov.uk. It was last revised in April 2018.
- 6.3 Members are particularly asked to note the comments in relation Crime and Disorder. In particular the home office advice is that "The role of the licensing authority when determining such a review is not therefore to

- establish the guilt or innocence of any individual but to ensure that the crime prevention objective is promoted."
- 6.4 In relation to its advice on representations the home office has also advised that "there is no requirement for an interested party or responsible authority to produce a recorded history of problems at a premises to support their representations." It has also issued revised guidance about Crime and Disorder. **See Appendix 29**.
- 6.5 Members should also note the Council's Licensing Policy in relation to Crime and Disorder, the relevant parts of which are contained in **Appendix 30**.
- 6.6 The home office has also issued guidance about the prevention of public nuisance this is contained in **Appendix 31.**
- 6.7 The Council's Licensing Policy in relation to Public Nuisance is contained in **Appendix 32**.
- 6.8 The Home Office has advised that in relation to reviews "Where authorised persons and responsible authorities have concerns about problems identified at premises, it is good practice for them to give licence holders early warning of their concerns and the need for improvement, and where possible they should advise the licence or certificate holder of the steps they need to take to address those concerns. A failure by the holder to respond to such warnings is expected to lead to a decision to apply for a review. Co-operation at a local level in promoting the licensing objectives should be encouraged and reviews should not be used to undermine this co-operation."
- 6.9 An interested party or a responsible authority can trigger a review at any time, but the grounds must be relevant to the licensing objectives. The form of the application, and the advertisement of the review are the subject of regulations (The Licensing Act 2003 (Premises Licences and Club Premises Certificate) Regulations 2005). In addition, the licensing authority has to satisfy itself of certain matters in relation to the Licensing Act 2003. The Licensing & Safety Team Leader is the delegated officer who deals with this on behalf of the Licensing Authority. All the matters stated in 5.0 were considered before any representations were accepted for inclusion in this report.
- 6.10 The Licensing Act 2003 requires that the Licensing Authority satisfies itself that it should reject the grounds for a review because:
 - The ground is not relevant to one or more of the licensing objectives
 - In the case of an application by a local resident that the application is frivolous, vexatious or repetitious.

7.0 Review Advertisement

- 7.1 The review was advertised by a blue poster, next to the premises, by the Licensing Section. This was periodically monitored by the Section to ensure it was on continuous display, and replaced as necessary. It was also advertised at Mulberry Place, 5 Clove Crescent, London E14 2BG.
- 7.2 The party that triggers the review must notify the licence holder and responsible authorities. The review documents were sent to the licence holders.
- 7.3 The procedure for a review can be summarised as follows:
 - A review is triggered by a responsible authority or interested party
 - Consultation is conducted for 28 full days
 - Other responsible authorities or interested parties may join in the review
 - Members conduct a hearing
 - Members make a determination.
 - All the parties to the review have the right of appeal to the magistrates court (i.e. the licence holder, the person who triggered the review and those who have made a representation).

8.0 Licensing Officer Comments

8.1 The Business & Planning Act 2020 came into force on Wednesday 22nd July 2020 and provides a temporary permission for businesses that have a premises licence that permits them to sell alcohol in regards to the ability to sell alcohol as an off sale, i.e. for consumption off the premises. The permission will end on 30th September 2021 unless the legislation is changed by the Secretary of State.

It will only apply to businesses that hold a Premises Licence up to 22nd July 2020 and that in the last 3 years preceding 22 July 2020 those licences have NOT:

- had a premises licence application where permission for off sales was refused;
- had a variation of a premises licence seeking permission for off sales refused
- had a variation seeking to exclude off sales permission granted
- had a premises licence varied or modified by a review hearing to exclude off sales.
- 8.2 The new off-sales permission will permit off-sales to be made at a time when the licensed premises are open for the purposes of selling alcohol for consumption on the premises, subject to a cut off time of 11pm or the cut off time of the current licensed hours stated on the licence, whichever is earlier. Measures also temporarily suspend existing licence conditions in so far as they are inconsistent with the new off-sales permission. Further Guidance on this can be found at

https://www.gov.uk/government/publications/guidance-for-temporary-alcohol-licensing-provisions-in-the-business-and-planning-bill

- 8.3 The Governments advice in relation to reviews is contained in **Appendix 28.** Members must consider all the evidence and then decide from the following alternatives:
 - Take no further action as they do not consider it proportionate to do so
 - Impose conditions (including altering existing permissions) that relate to problems which they consider have been identified and which are necessary and proportionate to ensure that the licensing objectives are met
 - Suspend the licence for a period
 - Revoke the licence completely
- 8.4 The licence should only be suspended or revoked if Members believe that alterations to the existing licence, including imposing new conditions does not have a reasonable prospect of ensuring that the licensing objectives are met.
- 8.5 Members should bear in mind that conditions may not be imposed for any purpose other than to meet the licensing objectives.
- 8.6 In all cases the Members should make their decision on the civil burden of proof that is "the balance of probability."
- 8.7 In all cases Members should consider whether or not primary legislation is the appropriate method of regulation and should only consider licence conditions when the circumstances in their view are not already adequately covered elsewhere.

9.0 **Legal Comments**

9.1 The Council's legal officer will give advice at the hearing.

10.0 Finance Comments

10.1 There are no financial implications in this report.

11.0 Appendices

Appendix 1 Copy of the review application

Appendix 2 Additional evidence from Environmental Heath

Appendix 3 Premises Licence

Appendix 4 Maps of locality

Appendix 5 Representations from Licensing Authority

Appendix 6 Representations from Police

Appendix 7-19 Representation from local residents supporting

review

Appendix 20-27 Representations in support of the premises

Appendix 28 Guidance issued under Section 182 by the Home

Office for reviews

Appendix 29 Guidance Issued by the Home Office under

Section 182 of the Licensing Act 2003 concerning

Crime and Disorder

Appendix 30 London Borough of Tower Hamlets Licensing

Policy in relation to the prevention of Crime and

Disorder

Appendix 31 Guidance Issued by the Home Office under

Section 182 of the Licensing Act 2003 concerning

Public Nuisance

Appendix 32 London Borough of Tower Hamlets Policy in

relation to the prevention of Public Nuisance



Appendix 1



This form should be completed and forwarded to:

London Borough of Tower Hamlets, Licensing Service, John Onslow House, 1 Ewart Place, London E3 5EQ

Application for the review of a premises licence or club premises certificate 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 Nicola Cadzow acting as a Responsible Authority apply for the review of a premises licence under section 51 of the Licensing Act 2003 for the premises described in Part 1 below (delete as applicable)

Part 1 – Premises or club premises details

Postal address of premises or club prem description	nises, or if none, ordnance survey map reference or		
(The Queens Head) 8 Flamborough Street			
Post town	Post code (if known)		
London	E14 7LS`		
Name of premises licence holder or club holding club premises certificate (if known	to		
Number of premises licence or club premises certificate (if known)	29532		

Part 2 - Applicant details Please tick □yes I am 1) an interested party (please complete (A) or (B) below) a) a person living in the vicinity of the premises b) a body representing persons living in the vicinity of the premises c) a person involved in business in the vicinity of the premises d) a body representing persons involved in business in the vicinity of the premises 2) a responsible authority (please complete (C) below) 3) a member of the club to which this application relates (please complete (A) below) (A) DETAILS OF INDIVIDUAL APPLICANT (fill in as applicable) Mrs Miss Ms Other title (for example, Rev) First names Surname Please tick yes I am 18 years old or over **Current postal** address if different from premises address **Post Town Postcode** Daytime contact telephone number E-mail address (optional)

(B) DETAILS OF OTHER APPL	ICANT
Mr Mrs Miss Surname	Ms Other title (for example, Rev) First names
Carrianic	T HSt Hames
I am 18 years old or over	Please tick □ yes
Current postal address if different from premises address	
Post Town	Postcode
Daytime contact telephone nu	ımber
E-mail address (optional)	
(C) DETAILS OF RESPONSIBLE AU	THORITY APPLICANT
Name and address	
Nicola Cadzow Responsible Authority (Environ John Onslow House 1 Ewart Place London E3 5EQ	mental Protection Noise)
Telephone number (if any) 0207 36	4 5000
E-mail (optional)	

This application to review relates to the following licensing objective(s) Please tick one or more boxes 1) the prevention of crime and disorder 2) public safety 3) the prevention of public nuisance x 4) the protection of children from harm

Please state the ground(s) for review (please read guidance note1)

On 2nd of April 2019 a review of this premises licence was heard by the Licensing Sub-committee. The Decision of this hearing included the following conditions to be imposed on the licence:

- No provision for Regulated entertainment
- No live or recorded music to take place at the premises at any time (this will include Karaoke)
- Any new noise conditions imposed on the Premise Licence Section 177A will
 not apply (this will ensure noise conditions are in force at all times licensable
 activities are conducted (see section 16.55 of the Home Office guidance)
- Loudspeakers shall not be located in the entrance lobby or outside the premise building
- No more than 5 smokers to be permitted to smoke outside the front of the premises at any one time.
- All doors and windows to be kept closed after 22:00 hours
- Appropriate signage to be displayed at all exits informing patrons that drinking is not permitted outside the front of the premises, and asking patrons to leave quietly and respect the neighbourhood.

The noise team have recently received a number of complaints from residents regarding the noise from loud recorded music and patrons shouting and causing a disturbance as listed below:

Date	Resident	Nature of complaint	Reference
18/7/20 @ 22:19	1	Extremely loud music and people singing in the street and being loud and generally noisy	310588
19/7/20 @ 00:20	1	loud music and people spilling out onto the street	310713 link to 306957
20/7/20 @15:17	2	Loud music over 100 people on street loud chatting, smashing glasses	310638
20/7/20 @ 10:45	1	patrons of the pub singing in the street, music blasting from an outside speaker	306957
1/8/20 @ 21:40	1	loud music being, shouting and screaming	311315 link to 306957
6/8/20 @ 20:52	3	loud amplified music, people drinking spilling on to the street	311614 link to 306957

Following the initial complaint received by Parkguard who operate Tower Hamlet's Council's out of hours noise service, two officers visited on the 18th July 2020. I attach their witness statements and photographs (as referred to in their statements), as appendix 1.

On their visit they witnessed a group of patrons with raised voices, and also loud music. The volume of the music heard by them was clearly audible above loud voices, when they were 20 meters away from the venue. This identifies recorded music and not just background music, and therefore a breach of condition 7 on the licence, "No live or recorded music to take place at the premises at any time (this will include Karaoke)".

Also included are breaches of the following conditions:

- No provision for Regulated entertainment
- Any new noise conditions imposed on the Premise Licence Section 177A will
 not apply (this will ensure noise conditions are in force at all times licensable
 activities are conducted (see section 16.55 of the Home Office guidance)
- Loudspeakers shall not be located in the entrance lobby or outside the premise building

Mr Steven Gary Fairman the current Licence Holder and Designated Premises Supervisor was at the Licensing Sub-committee in April 2019 when the premises licence was previously reviewed and therefore is fully aware of the conditions imposed on the licence.

Since the licensed premises were allowed to open on the 4th July 2020 complaints have been received.

As the music was clearly audible from 20 meters away, on the balance of probability, the music is regarded as regulated entertainment (recorded music) under the Licensing Act 2003 which has caused a public nuisance to local residents and therefore undermining the Licensing Objective for 'prevention of public nuisance'

As a responsible authority I feel the Premise Licence needs to be reviewed due to the lack of consideration for local residents and a blatant disregard for the law in the management of the premises.

I ask for revocation of the licence.

Have you made an application for review relating to this premises before	Please tick ? yes ☐
If yes please state the date of that application Day Mor	nth Year
f you have made representations before relating to this premits what they were and when you made them	ses please state
My representation was made on the 2 nd February 2019 in support censing authority that no live and/or recorded music to take place my time to include no karaoke and that any new noise conditions Premises Licence Section 177A will not apply, and thus will ensure the inforce at all times when licensable activities are being undertous recommended to the Committee to consider the number of noise eceived and whether they may wish to impose additional noise concerns Head in order to ensure that the licensing objective for the public nuisance was met.	at the premises at imposed on the e noise conditions aken. complaints anditions on the

I have sent copies of this form and enclosure premises licence holder or club holding the c					
I understand that if I do not comply with the a rejected	bove requirements my application will be				
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					
Part 3 – Signatures (please read guidar	nce note 3)				
Signature of applicant or applicant's solic guidance note 4). If signing on behalf of the	itor or other duly authorised agent (please read e applicant please state in what capacity.				
Date 17 th August 2020					
Contact name (where not previously given) and address for correspondence associated with this application (please read guidance note 5) Environmental Protection					
John Onslow House 1 Ewart Place					
Post town London	Post code E3 5EQ				
Telephone number (if any) 0207 364 50					
If you would prefer us to correspond with address (optional) nicola.cadzow	h you using an e-mail address your e-mail				

Notes for Guidance

- 1 The ground(s) for review must be based on one of the licensing objectives.
- 2 Please list any additional information or details for example dates of problems which are included in the grounds for review if available.
- 3 The application form must be signed.
- 4 An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 5 This is the address which we shall use to correspond with you about this application.

Witness Statement

(Criminal Procedure Rules 2005, r.27.1(1); CJ Act 1967, s.9 & MC Act 1980, ss.5A(3)(a) & 5B)

, , , , , , , , , , , , , , , , , , , ,							
			URN				
Statement of							
Age if under 18	over 18	(if over 18 insert "ove	er 18")	Occupation	Response	Officer	

This statement (consisting of pages each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have willfully stated in it anything which I know to be false or do not believe to be true.

Signature:	Date: 30/07/2020
Tick if witness evidence is visually recorded	(supply witness details)

My name is and I make this statement in relation to the QUEENS HEAD PUBLIC HOUSE, 8 FLAMBOROUGH STREET, LIMEHOUSE E14 7LS.

I am employed by Parkguard Ltd as a Noise and Nuisance response officer and have held this position since April 2020. My role requires me to respond to reports of noise and nuisance within the London Borough of Tower Hamlets. A secondary function of my role also requires me to conduct observation visits of licensed premises within the London Borough of Tower Hamlets.

At 2236hrs on SATURDAY 18TH JULY 2020 I was at work in company with my colleague, Response officer when I was notified by my control room of a noise complaint whereby there was loud music emanating from THE QUEENS HEAD pub. I made contact with the reporter via telephone who also advised there was a large number of people standing outside the pub drinking and shouting in addition to the loud music.

At 2240hrs I arrived in the vicinity of the QUEENS HEAD to conduct observations. I immediately noticed a large group of people outside of the pub, a mixture of males and females both standing and sitting. Some of these individuals were smoking and some were drinking from glasses. There was approximately 30 people outside of the venue and approximately 20 people inside. The noise levels from the raised human voices, shouting and laughing from the people standing outside I would describe as loud. There were multiple conversations taking place between the different groups which when all combined created a lot of noise. I heard multiple males shouting loudly but I was unable to determine the exact speech.

I also heard music playing from within the venue which I would describe as recorded music. I was unable to determine the specific song but the overall noise was loud enough for me to hear it from the vehicle which was situated approximately 20 meters away from the venue. There were no gaps in between the music with one song following on from another. I witnessed some people going back into the pub after being outside and then people coming out to stand outside.

As I moved the vehicle to another location to make further observations, I heard two male patrons who were standing outside say, "WHO ARE THESE GUYS THEN."

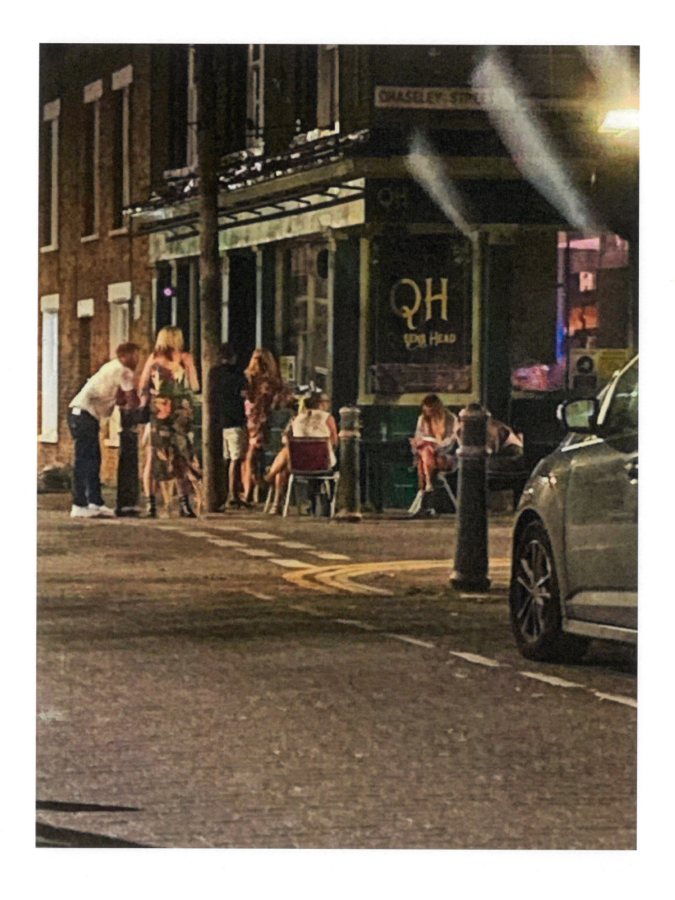
Throughout the duration of my observations there was a consistent flow of patrons coming and going from the venue with approximately 30 patrons outside at any one time with the recorded music continually playing. We departed the area at 2250hrs.

I produce two photographs of the venue as exhibit 01 and exhibit 02.

I am willing to attend court in relation to this matter.



Page 105



Page 106

Witness Statement

(Criminal Procedure Rules 2005	, r.27.1(1); CJ Act 1967,	s.9 & MC Act 1980	, ss.5A(3)(a) & 5B
--------------------------------	---------------------------	-------------------	--------------------

		UR	N			
Statement of						
Age if under 18	over 18	(if over 18 insert "over 18")	Occupation	Respo	nse Officer	

(if over 18 insert "over 18") Occupation Response Officer

This statement (consisting of 2 pages each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have willfully stated in it anything which I know to be false or do not believe to be true.

Signature:	Date: 29/07/2020)
Tick if witness evidence is visually recorded	(supply witness details)	

My name is and I make this statement in relation to the QUEENS HEAD PUBLIC HOUSE, 8 FLAMBOROUGH STREET, LIMEHOUSE E14 7LS.

I am employed by Parkguard Ltd as a Noise and Nuisance response officer and have held this position since May 2020. My role requires me to respond to reports of noise and nuisance within the London Borough of Tower Hamlets. As part of my role I am also required to carry out observations of licensed premises.

On SATURDAY 18TH JULY 2020 at 22:36hrs I was on duty in company with my colleague . I was notified by my control room to attend THE QUEENS HEAD PUB, 8 FLAMBOROUGH STREET, E14 7LS following a complaint of loud music and people congregating outside shouting and causing nuisance. My colleague made contact with the reporter to confirm our attendance and to obtain some further information.

In company with my colleague I arrived at the location and parked the vehicle approximately 25 meters away from the venue with a clear and unobstructed view. I immediately saw approximately 30 patrons standing immediately outside of the venue and were no more than 2 meters away from the venue itself. Some of the patrons were standing up and some sitting down on chairs which belonged to the venue. I saw approximately 5 of the patrons drinking from glasses, there were also a large number of people smoking. I was able to see there were around 20 people in the venue and I could also hear music coming from inside which became louder when patrons in and out as the doors were opening. I am unable to specify the specific song but there no gaps in between songs and there was a continuous sound of music which I could hear from inside my vehicle and at a distance from the venue.

The noise coming from the patrons outside I would say was loud due to multiple raised human voices and I heard some of the males shouting during their conversations. Due to the different number of conversations between the patrons the overall noise from this I would say was very loud. I was situated in the vehicle at a distance and the level of the raised voices, shouting and laughing was clearly audible and intrusive.

As the vehicle was driven past the venue to get clarity on the number of patrons inside, I saw a male patron that was standing outside of the venue, look closely at our vehicle and say, "WHO ARE THESE GUYS THEN".

During the time in which I made my observations there was a continuous flow of people coming in and out and a number of people standing outside. The most I saw at one time standing outside was approximately 30 with people moving freely between inside the venue and outside.

I made observations until 22:50hrs before departing the area.

I am willing to attend court in relation to this matter.

Appendix 2

Corinne Holland

From: Nicola Cadzow

Sent: 18 November 2020 09:04

To: Corinne Holland

Subject: 130238 - Review of premises license for Queens Head Public House, 8 Flamborough Street,

London

Dear Licensing,

Further to the application for the review of the premises license for the Queens Head Flamborough Street on the 17th August 2020, please take this as supplementary information received following the submitted review relating to the premises as follows:-

Environmental Protection Noise team received a further two emails and one call to the noise service, from three individual residents:

- (1) On the 18th August 2020 an email was received from local resident alleging:
 - 14th August 2020 loud music audible from the premises
 - **15**th **August 2020** music was audible from the premises from 7pm and still ongoing at 10.18pm with loud music and singing with words heard "All around the world" "I cannot find my baby"
- (2) On the 24th August 2020 an email was received from local resident alleging noise disturbance from the Queens Head Public as follows:-
 - 21st August 2020 beat of the music audible over their TV and strong winds outside.
 - 22nd August 2020 a group of rowdy customers on Flamborough Street heard for over an hour
 - 23rd August 2020 shouting was heard emanating from the premises
- (3) On the 19th September 2020 @ 21.31pm our records show that a telephone call was received from a local resident to the out of hours noise service alleging loud screaming and shouting heard from the premise

Kind regards

Nicola Cadzow

Environmental Health Officer Environmental Protection Team Place Directorate London Borough of Tower Hamlets John Onslow House London E3 5EQ

www.towerhamlets.gov.uk

Follow us on:

Facebook | Twitter | Linkedin | Instagram

Appendix 3

(Queens Head) 8 Flamborough Street Stepney London E14 7LS

Licensable Activities authorised by the licence

Sale by retail of alcohol

See the attached licence for the licence conditions



Signed by David Tolley

Head of Environmental Health & Trading Standards

Date: 29th September 2005

Minor Variation 24th November 2017 Review 2nd April 2019



Part A - Format of premises licence

Premises licence number

29532

Part 1 - Premises details

Postal address of premises, or description (Queens Head) 8 Flamborough Street Stepney	if none, ordnance survey map reference or
Post town	Post code
London	E14 7LS
Telephone number 02077912504	

Where the licence is time limited the dates

Not applicable

Licensable activities authorised by the licence

The sale by retail of alcohol

The times the licence authorises the carrying out of licensable activities
Supply of Alcohol Monday to Sunday 11:00 hrs to 23:00 hours
The opening hours of the premises
Monday to Sunday 11:00 hrs to 23:30 hours
Where the licence authorises supplies of alcohol whether these are on and/ or off supplies
On and off sales

Part 2

holder of premises licence
Mr Steven Gary Fairman
Registered number of holder, for example company number, charity number
(where applicable)
Name, address and telephone number of designated premises supervisor where the premises licence authorises the supply of alcohol
Mr Steven Gary Fairman
Personal licence number and issuing authority of personal licence held by designated premises supervisor where the premises licence authorises for the supply of alcohol
Licence No:
Issuing Authority: London Borough Tower Hamlets

Name, (registered) address, telephone number and email (where relevant) of

Annex 1 - Mandatory conditions

No supply of alcohol may be made under the premises licence-

- a) at a time where 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

Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence

1.

- (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—
 - 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
- 2. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.

- 3.
- (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 licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy
- (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either—
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
- 4. The responsible person must 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;
 - (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.
- 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 x 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
- (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 this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- 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

Annex 2 - Conditions consistent with the operating Schedule

1. No drinks taken from the premises except bona fide off-sales

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

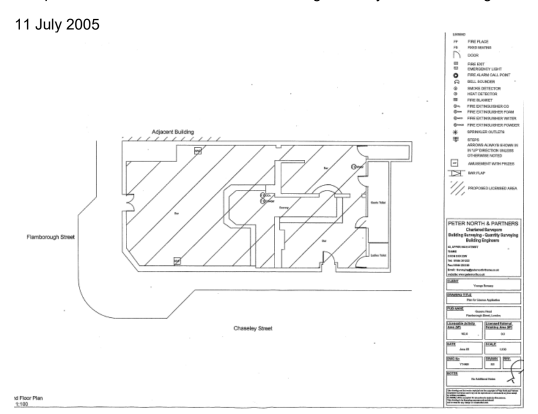
- 2. All doors and windows to be kept closed after 22 00 hrs
- Appropriate signage to be displayed at all exits informing patrons that drinking is not permitted outside the front of the premises, and asking patrons to leave quietly and respect the neighbourhood
- 4. A log book to be maintained on the premises recording any complaints made against the premises or its customers. This is to be available for inspection by Council officers or the Metropolitan Police
- 5. The beer garden is not to be used by customers after 22 00 hrs
- 6. No provision for Regulated Entertainment.

- 7. No live and/or recorded music to take place at the premises at any time (this will include Karaoke).
- 8. Any new noise conditions imposed on the Premises Licence Section 177A will not apply (this will ensure noise conditions are in force at all times licensable activities are conducted (see section 16.55 of the Home Office guidance)
- 9. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Tower Hamlets Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31 day period.
- 10. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises are open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.
- 11. There shall be a personal licence holder on duty on the premises at all times when the premises are authorised to sell alcohol.
- 12. An incident log shall be kept at the premises, and be available on request to the Police or an authorised officer. It must be completed within 24 hours of any incident and will record the following:
 - a) all crimes reported to the venue;
 - b) all ejections of patrons;
 - c) any complaints received concerning crime and disorder
 - d) any incidents of disorder;
 - e) all seizures of drugs or offensive weapons;
 - f) any faults in the CCTV system, searching equipment or scanning
 - g) equipment;
 - h) any refusal of the sale of alcohol;
 - i) any visit by a relevant authority or emergency service.
- 13. Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
- 14. All staff whose duties include the serving of alcohol must be trained in the requirements of this scheme including the importance of recording any

- refusals. A written record of this training is to be kept and produced to police and Authorised Officers upon request.
- 15. Loudspeakers shall not be located in the entrance lobby or outside the premise building.
- 16. No more than 5 smokers to be permitted to smoke outside the front of the premises at any one time.
- 17. Mr Thomas Jeffries shall not be permitted to have any involvement in the day to day management of the premises.

Annex 4 - Plans

The plans are those submitted to the licensing authority on the following date:





Part B - Premises licence summary	
Premises licence number	29532

Premises details

Postal address of premis description	ses, or if none, ordnance survey map reference or
(Queens Head) 8 Flamborough Street Stepney	
Post town	Post code
London	E14 7LS
Telephone number 02077912504	l .

Where the licence is time limited the dates

N/a

Licensable activities authorised by the licence

The sale by retail of alcohol

The times the licence authorises the carrying out of licensable activities

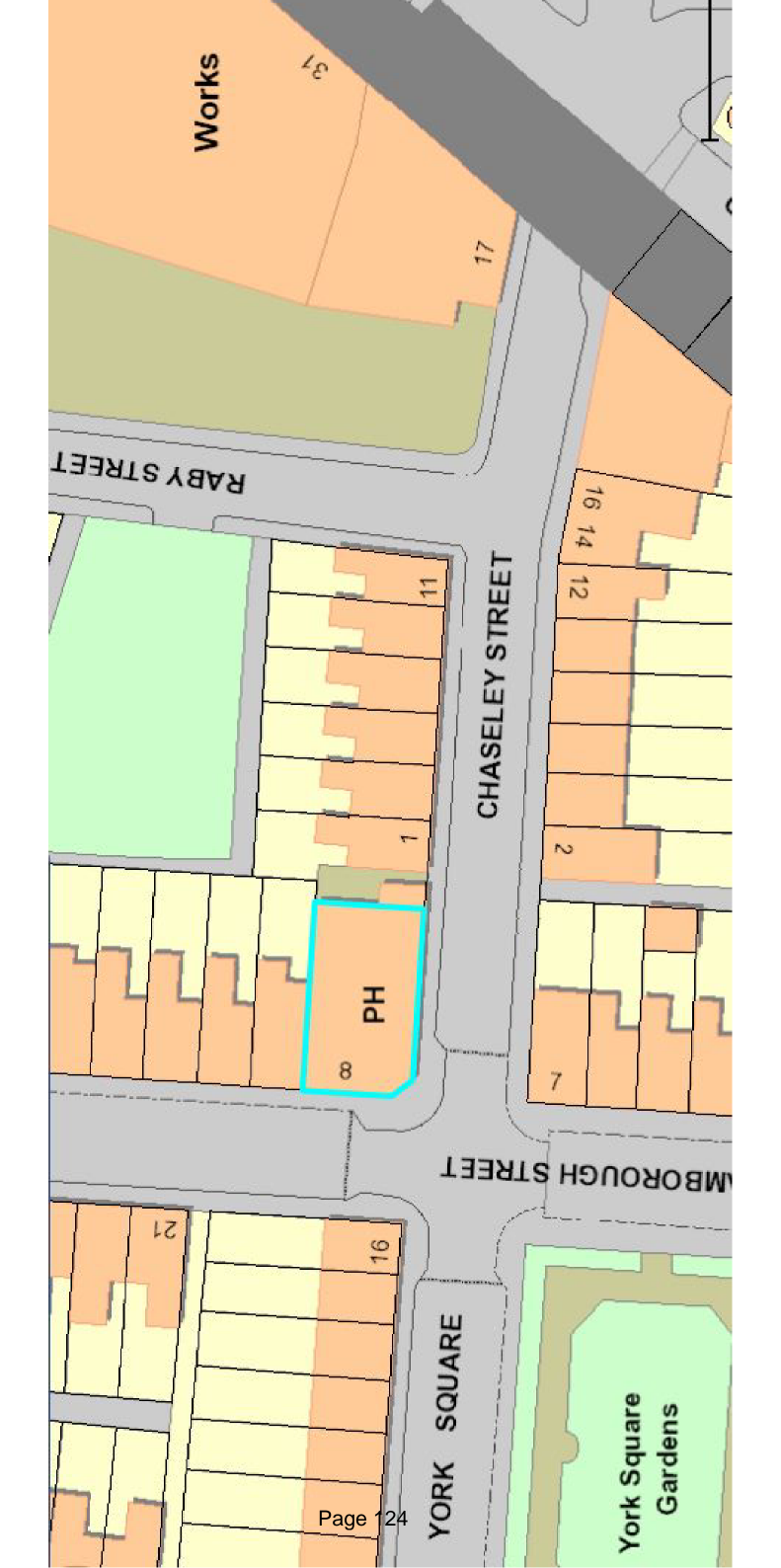
Supply of Alcohol

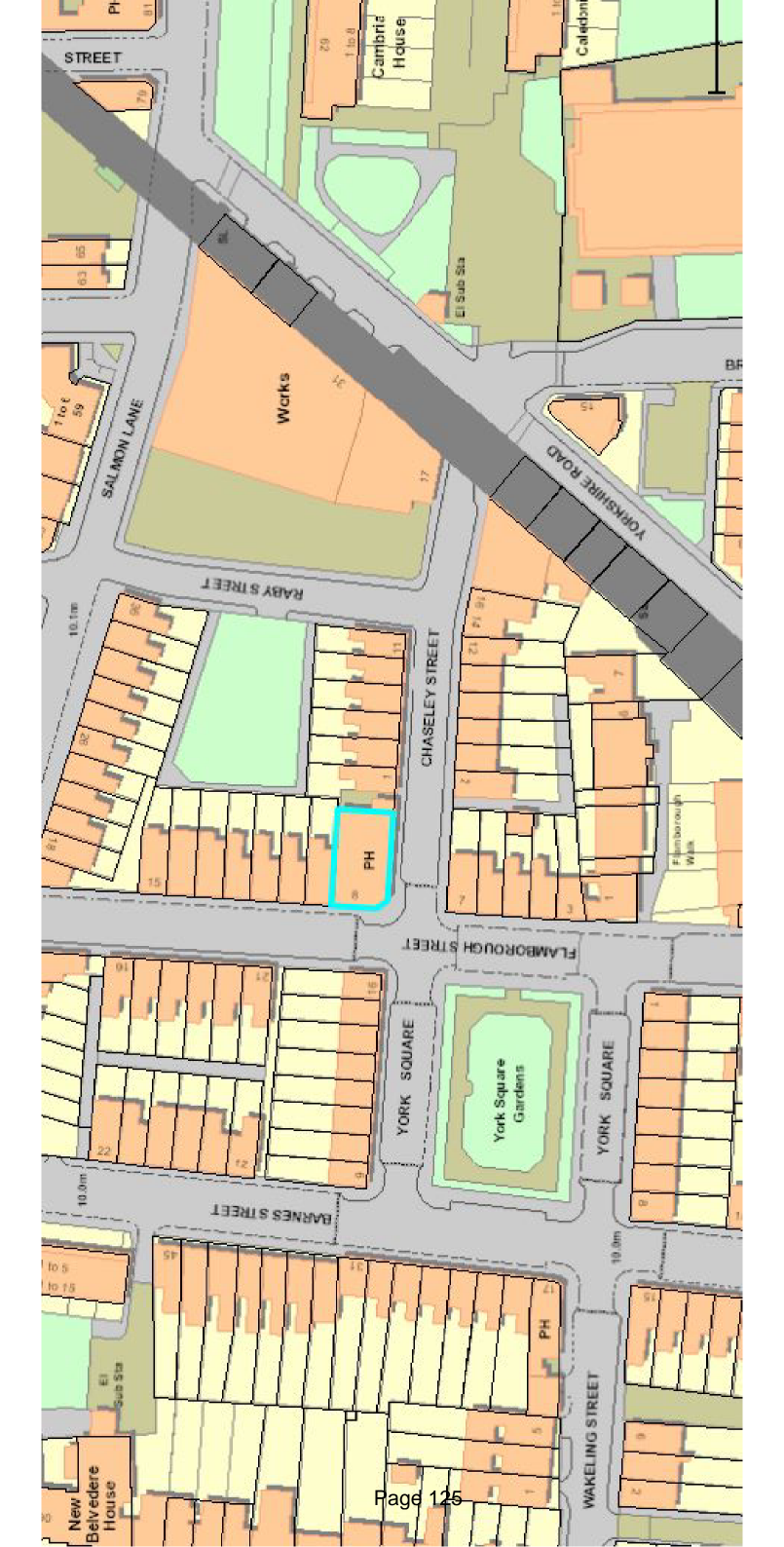
Monday to Sunday 11:00 hrs to 23:00 hours

(this licence is subject to Section 177A, see full licence for details)

The opening hours of the premises	Monday to Sunday 11:00 hrs to 23:30 hours
	·
Name, (registered) address of holder of premises licence	Mr Steven Gar Fairman
Where the licence authorises supplies of alcohol whether these are on and / or off supplies	On and off sales
Registered number of holder, for example company number, charity number (where applicable)	
Name of designated premises supervisor where the premises licence authorises for the supply of alcohol	Steven Gary Fairman
State whether access to the premises by children is restricted or prohibited	No

Appendix 4





Appendix 5



Licensing Authority John Onslow House 1 Ewart place London E3 5EQ

11th September 2020

My reference P/PR/EHTS/LIC/130238

Place Directorate
Public Realm
Environmental Health & Trading Standards

Head Of Service David Tolley

Tel Fax 020 7364 0863 Enquiries to Kath Driver Email kathy.drive

www.towerhamlets.gov.uk

Dear Sirs,

<u>Licensing Act 2003 – Premises Licence Review</u> Queens Head, 8 Flamborough Street, London E14 7LS

I am writing in my capacity of Licensing Authority in relation to the premises licence review for the above address.

The premise was last reviewed on 22nd January 2019 by the Licensing Authority and a hearing, determined on 2nd April 2019, that several conditions should be imposed on the licence and the DPS removed, who at that that time was Valentina Thomas. I attach the minutes of this decision as **Evidence 1**.

During the review process the authority received a transfer to a Thomas Jeffries, the Police objected to this transfer on the basis that complaints had been received since the applicant had taken over the premises and believed by allowing the transfer the licensing objectives would not be met. This application was later withdrawn at that hearing.

Mr Fairman had taken over management of the premises and a transfer was submitted on 25th September 2019 to TJ3 Properties Ltd of which Mr. Thomas Jeffries was the Director. Despite Police objection, a hearing decided to grant the transfer stating that since the review there had been no incidents over the last year under the new management of Mr. Fairman and that Mr. Jeffries has no day to day management of the premises. The Sub Committee decided to grant the transfer application by a majority



Tower Hamlets Council
John Onslow House
1 Ewart Place
London
F3 5FQ

vote with a condition that Mr. Thomas Jeffries shall not be permitted to be involved in the day to day management of the premises.

On 14th January 2020 the licence was transferred to Mr. Fairman with no objection and granted.

We started to receive complaints from July 2020 on the reopening of the public house after lockdown measures. The following are complaints and visits made:

05/07/20 Complaint: At 00:45 AM the pub was still open, all the lights were on inside and there were about eight men outside on the street, the accommodation door was being used to access the bar.

20/07/20 Complaints:

Friday July 10th they could hear music from the premises

Saturday July 11th They could hear music coming from the premises

Saturday July 18th reports of customers on the street being very loud shouting and shrieking. The noise continued all night 00:25 hours customers still on the street, the lights were on in the pub and the accommodation door on Flamborough Street was being used to access the bar.02:40 customers heard singing. 03:00 alleged fight where customers spilled out onto the street. 03:30 the pub as still open.

20/07/20 A number of residents reported the premises open until 03:00 hours causing noise disturbance.

20/07/20 Email sent to Mr. Fairman and his legal representative to advise of the complaints and the disturbance caused on 18th July 2020 and requested feedback and to also request CCTV footage to be saved for that evening and the following morning until 4am. See **Evidence 2**

20/07/20 K Driver received a call from Mr. Fairman stating that there was a party on the 18th July and people outside were asked to leave but they would not move on. He stated he had nothing but recorded music and will save CCTV for Saturday night. He stated the doors were closed at 11:30pm.

24/07/20 Premises visit by Late Night Levy (LNL) officers at 02:40, premises closed

25/7/20 Premises visit by Late Night Levy (LNL) officers at 01.30, premises closed

29/07/20 Formal letter to request CCTV, see **Evidence 3**.

31/07/20 Mr. Fairman telephoned to state that there had been an error with the CCTV and 3 cameras had blown. He also stated he was not present

during this period as he had personal issues that prevented him from being in attendance. He produced an invoice from CCTV company reporting the failure of the cameras. See **Evidence 4**

01/08/20

Reports of noise from the pub and reports left with out of hours noise service. The complainant alleged the premises operating beyond its hours and that at 00:30 hours 10 people come out of the pub, again via the accommodation door. 01:30 someone entered the premises via the accommodation door and music was heard coming from the pub.

02/08/20

Saturday 1st August – Tables and chairs outside the premises on the pavement. Customers were outside the pub and blocking the walkway, lack of social distancing. The complainant alleges being open after 11:00pm for a lock in and states this is a regular occurrence now

07/08/20

18:00 hours Visit By C.Holland, Licensing Officer and PC Perry, Licensing Police.

Two tables outside with chairs around. Only 2 people sitting at each table. Approx 3-4 persons standing around the bar but as they entered they went outside with drinks. Bar stools were at the bar. Hand sanitiser was on tables at both entry's to the pub. Floor marking regarding social distancing and a one way system on the floor. Officers spoke with Debbie Thomas who stated she only works there during the day on Fridays and had finished work. She asked if we had a warrant and she was advised we didn't need one. No-one able to operate the CCTV (Annex 3 condition 10) and no personal licence holder on the premises (annex 3 condition 11). Spoke with Thomas Jeffries (junior) on the phone who stated that he had just come out of hospital having broken his arm. Asked why he had tables outside with drinks (appeared alcoholic pints) he said he thought it was better to have people spread out due to COVID. Told he is breaching his conditions (not informed licensing of business & planning act 2020) or has tables and chairs licence.

07/08 20

- S19 served by Pc Mark Perry for breach of condition 10 and 11: 10) A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises are open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.
- 11) There shall be a personal licence holder on duty on the premises at all times when the premises are authorised to sell alcohol Copy handed to Debbie Thomas. **Evidence 5**

07/08/20

Letter delivered at premises during inspection requesting CCTV footage of the 1st of August Between the hours of 17:30 PM and 01:00 hours. See **Evidence 6**

10/08/20

Telephone call received by Mr Fairman who appeared to be unaware of the condition that a personal licence holder had to be on the premises. He stated he did not have a copy of the licence and was advised to request one. He was also advised to ensure the two pages of the summary was on display as only had one page displayed. This is an offence under section 57 of Licensing Act 2003. He stated he would deliver CCTV for 1st August to our offices.

Due to technical issues with our systems, we have been unable to view the footage to establish if there were breaches.

14/08/20 LNL visit at 23:15 hours

Upon pulling up outside the premises, they saw Thomas Jeffries quickly throw his cigarette on the floor and go inside the venue. The officer spoke to customers outside the venue whilst still in the car and they said the 'last orders bell' had rung just before they got there. There were approximately 5-8 people outside although they were not making any excessive noise and there was no noise coming from inside the premises out onto the street. Having gone inside the venue, there were about 20/25 people in there all still drinking, no music on and no one behind the bar serving. The officer suspected Mr Jeffries had gone inside and turned off any music, and asked any staff behind the bar to move away.

Some customers had full pints – although at 23:15 I guess this was still be expected. Mr. Jeffries was very polite and pleasant with police and advised the council noise team had been there earlier. They also had a track & trace book visible.

15/08/20 LNL visit 23.50-00:30

Premises was closed and secure. Lights were on within the bar however looking past the closed blinds there was nobody present. No music heard from inside either.

20/08/20 LNL visit, unknow time but likely after 01:00 hours Shut, lights off. No patrons

21/08/20 LNL visit at 23:30

Curtains were all closed, lights on and TV could be seen on through the gaps. There were three people smoking outside the front on arrival but had all disappeared when police had knocked on the door of the premises. Noise was coming but it was apparent this was from upstairs as all lights were on. No reply repeated knocking.

22/08/20 LNL visit 23:50

Curtains were all closed, lights were off, whole premises was on darkness and unable to see anyone inside or not. Even though tried through the gaps between curtains. When police had knocked on the door of the premises no noise was coming out of the premises and no one replied.

04/09/20 LNL visit at 23:15

Spoke with a male called Alfie DECAPERRELLE who stated he lived above the pub. No one else came forward to speak with police. IC1 male F602 slim build ginger hair

He denied officers entry and asked for a warrant straight away. There was around 20/30 people inside and it was supposedly a 70th birthday party. Did not see money being exchanged but there were some people with full glasses of alcohol. No music was being played.

In light of the above history, I am making representation in support of the review. The history tells you of several breaches of their licence, such CCTV not working whilst the premises are open, no personal licence holder on the premises, no person available to work the CCTV.

It appears that despite the review of last year there is no clear management responsibility of which the licence holder, or any person managing it, are taking the conditions of their licence seriously. It is known from conversations with Mr. Fairman he has had personal issues of which has prevented him from being at the premises and the Authority does not expect him to be present 24 hours every day however there should be clear procedures in place to ensure the licensing objectives are being met and those conditions are complied with. You will note from residents reports it suggests persons living above the premises are utilising the pub for their own entertainment.

On two occasions the premise was visited at 23:15 hours of which customers had full glasses of alcohol. This may not prove a breach of the sale of alcohol, but you would expect a premises that closes at 23:30 hours for customers to be at the end of their drink and getting ready to leave but the report suggest the opposite, that customers have full glasses and are happy to continue.

The premises licence holder and the designated premises supervisor (DS) are the same, Mr. Steven Fairman. This Authority feels that adding conditions is not viable for this review and removing the DPS would still leave Mr. Fairman as licence holder. It therefore feels that the only option for this review is to seek revocation.

Yours sincerely,



Kathy Driver Principal Licensing Officer

C.c. Mr. S. Fairman (by email)



Communities, Localities & Culture

Safer Communities

Environmental Health and Trading Standards **David Tolley**

Licensing Section John Onslow House 1 Ewart Place London E3 5EQ

London Borough Tower Hamlets Licensing Authority

Tel Fax 020 7364 0863 Enquiries to Kathy Driver Email Kathy.driver

www.towerhamlets.gov.uk

19th November 2020

My reference: P/PR/EHTS/LIC/130238

Dear Sir/Madam,

Licensing Act 2003 Re: Queens Head 8 Flamborough Street, London E14 7LS

Following my representation of 11th September 2020 I wish to add the following in relation to the review;

16/9/20

A visit was arranged to view the CCTV from 1st August 2020 of which it was arranged with Mr. Fairman. Officers attended the venue as the memory stick of the footage was unable to view through the Council's IT system. Licensing Officers Holland and Miller-Johnson attended at 14:20 Steven Fairman and Thomas Jeffries (Jnr) were present. Mr. Jeffries was not able to view the CCTV and therefore called their CCTV engineer. The officers were told the engineer was on their way however after an hour of waiting, the engineer did not arrive. When Officers decided to leave and request the memory stick back, Mr. Jeffries was uncooperative and told the officers to go and get the memory stick themselves which was in the basement of the pub. When Officers refused to go on their own. Mr. Jeffries reluctantly assisted them down. Officer Holland noted the CCTV was showing 13:49:55 when the actual time on her phone was 14:31, showing 40 minutes slow. Officer Holland advised Mr. Jeffries of the error who said he could not change the time. This was also pointed out to Mr. Fairman who stated the CCTV had gone wrong again and needed resetting. He stated it keeps going wrong. The officer then left the premises.



Following this visit Officer Holland provided PC Perry of Licensing Police with the memory stick in order to attempt to view the CCTV footage, PC Perry was able to view it and advised that most of the cameras were obscured or facing the wrong way. Officer Holland emailed Mr. Fairman and his Solicitor and received no response. See **Evidence 7**

29/9/20 Visit at 22:37 Officer Olomo attended. On arrival the premises

the beer garden was noisy, non existent social distancing, track and trace register was seen. Staff present were Alfie Delaperrelle and Shani Stafford, both of which had no face masks on, when questioned they stated they had medical issues that exempted them. The officers were eventually able to speak

to Thomas Jeffries and given advice.

4/10/20 Visit at midnight by Officer Olomo. The premises was shut

however there was substantial noise coming from the flat above.

8/10/20 Visit by Officer Thompson from Health & safety. Visit followed by

complaint form member of the public saying customers not being asked for track and trace details. Officer Thompson spoke to "older landlord" of the premises, name not known. Officer states the male was rude and said the Council can F**k off.

17/10/20 Visit at 00:44 hours. Officer Ali attended, the premises was

closed.

The view remains that adding conditions is unlikely to solve the issue of how the business is run. The public house has operated for many years without complaint and has only been brought to our attention following the change in management. This is the 2nd review under this supervision and feel that the only option would be for Members to consider revocation.

Yours sincerely,

Kathy Driver
Principal Licensing Officer

Licensing Authority Evidence 1

LONDON BOROUGH OF TOWER HAMLETS

RECORD OF THE DECISIONS OF THE LICENSING SUB COMMITTEE

HELD AT 6.30 P.M. ON TUESDAY, 2 APRIL 2019

THE COUNCIL CHAMBER, TOWN HALL, MULBERRY PLACE, 5 CLOVE CRESCENT, LONDON, E14 2BG

Members Present:

Councillor Dan Tomlinson (Chair)

Councillor Shah Ameen (Member) Councillor Zenith Rahman (Member)

1. DECLARATIONS OF DISCLOSABLE PECUNIARY INTEREST

No declarations of disclosable pecuniary interests were declared.

2. RULES OF PROCEDURE

The Rules of Procedure were noted by the Sub Committee.

3. ITEMS FOR CONSIDERATION

3.1 Application to Review the Premises Licence for Queens Head, 8 Flamborough Street, London E14 7LS

The Licensing Objectives

In considering the application, Members were required to consider the same in accordance with the Licensing Act 2003 (as amended), the Licensing Objectives, the Home Office Guidance and the Council's Statement of Licensing Policy and in particular to have regard to the promotion of the four licensing objectives:

- 1. The Prevention of Crime and Disorder;
- 2. Public Safety;
- 3. Prevention of Public Nuisance; and
- 4. The Protection of Children from Harm

Consideration

Each application must be considered on its own merit. The Sub Committee had carefully considered all of the evidence before them and considered written and verbal representation presented at the meeting from both the Applicant and those supporting the review and from the Legal Representative on behalf of the Licensee with particular regard to the licensing objectives of the prevention of public nuisance and the prevention of crime and disorder.

The Sub-Committee were informed that a mutual agreement had been reached between both parties, prior to the start of the meeting. The Chair asked both parties to make brief submissions and outline the agreement reached.

The Sub Committee welcomed the mediation between both parties and accepted the agreement/conditions agreed by the parties.

Members considered that the conditions agreed would help alleviate the concerns raised, and help promote the licensing objectives, in particular the licensing objective of the prevention of public nuisance and the prevention of crime and disorder.

Accordingly, the Sub Committee unanimously;

RESOLVED

That the application for a Review of the Premises Licence for Queens Head, 8 Flamborough Street, London E14 7LS be **Granted**.

Sale of Alcohol

Monday to Sunday from 11:00 hours to 23:00 hours

Hours premises open to the public

Monday to Sunday from 11:00 hours to 23:30 hours

Additional conditions to be imposed on the Premise Licence

- 1. The Designated Premises Supervisor Ms Valentina Thomas to be removed from the Premises Licence.
- 2. Remove Non-Standard timings (Special Events) and Condition 6 from the Premises Licence.
- 3. No provision for Regulated Entertainment.
- 4. No live and/or recorded music to take place at the premises at any time (this will include Karaoke).

- 5. Any new noise conditions imposed on the Premises Licence Section 177A will not apply (this will ensure noise conditions are in force at all times licensable activities are conducted (see section 16.55 of the Home Office guidance)
- 6. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Tower Hamlets Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31 day period.
- 7. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises are open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.
- 8. There shall be a personal licence holder on duty on the premises at all times when the premises are authorised to sell alcohol.
- 9. An incident log shall be kept at the premises, and be available on request to the Police or an authorised officer. It must be completed within 24 hours of any incident and will record the following:
 - a) all crimes reported to the venue;
 - b) all ejections of patrons;
 - c) any complaints received concerning crime and disorder
 - d) any incidents of disorder;
 - e) all seizures of drugs or offensive weapons:
 - f) any faults in the CCTV system, searching equipment or scanning
 - g) equipment;
 - h) any refusal of the sale of alcohol;
 - i) any visit by a relevant authority or emergency service.
- 10. Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
- 11. All staff whose duties include the serving of alcohol must be trained in the requirements of this scheme including the importance of recording any refusals. A written record of this training is to be kept and produced to police and Authorised Officers upon request.
- 12. Loudspeakers shall not be located in the entrance lobby or outside the premise building.

13. No more than 5 smokers to be permitted to smoke outside the front of the premises at any one time.

4. EXTENSION OF DECISION DEADLINE: LICENSING ACT 2003

The Sub Committee agreed to extend the decision deadlines for the following applications;

Premises			
Fielinses	Hearing Date	Decision by	
Lower Ground Floor, 42-46 Princelet Street London E1 5LP (MA)	16/04	21/03	
112 Columbia Road, London E2 (LMJ)	16/04	15/04	
African Street Style Festival - Calvert Avenue to Arnold Circus (LMJ)	30/04	18/04	
Singh Supermarket, 37 Roman Road, London E3 (KD)	30/04	28/02	
Lord Napier, 25 White Post Lane, London E2 6LG (LMJ)	07/05	25/04	

5. EXCLUSION OF THE PRESS AND PUBLIC

The restricted item on the agenda was withdrawn by the Applicant, therefore there was no requirement to exclude the press and public from the meeting.

6. RESTRICTED ITEMS FOR CONSIDERATION

6.1 Application for a Transfer of a Premises Licence Holder for Queens Head, 8 Flamborough Street, London E14 7LS

This item was withdrawn by the Applicant.

The meeting ended at 7.55 p.m.

Licensing Authority Evidence 2

Kathy Driver

From: Kathy Driver **Sent:** 20 July 2020 14:56

To: 'steven.g.fair<u>ma</u>

Cc: 'Lisa.Gilligan

Subject: Queens Head, 8 Flamborough Street, London E14 7LS

I write to inform you that we have received complaints from a number of residents regarding the noise from music and customers outside the pub over the weekend, Saturday being the most disturbing.

The allegations suggest inadequate social distancing measures and premises operating beyond the licensed hours. Residents state they saw customers outside at 1am and suggested the premises were operating until 3am in the morning. They stated the music was being played very loud which was heard by residents further along the street and customers singing along to the music.

I have requested visits to be made to the premises to ensure the government guidelines are being adhered to.

I would be grateful for your feedback and ask that CCTV recordings are downloaded and saved for Saturday 18th July until 4am Sunday morning so that if needed, we can view the footage.

Kind Regards,

Kathy Driver Principal Licensing Officer

Licensing Team John Onslow House 1 Ewart Place London E3 5EQ

Please note:

Meetings with Licensing Officers are by prearranged appointment only.

Tel: Fax: 020 7364 0863 Hotline: 0207 364 5008

General email: licensing@towerhamlets.gov.uk

Please visit our web page for application forms and guidance at www.towerhamlets.gov.uk/licensing



Licensing Authority Evidence 3





Place Directorate
Public Realm
Environmental Health & Trading Standards

Head of Service: David Tolley

Tel

Fax 020 7364 0863 Enquiries to: Kathy Driver Email kathy.driver@

www.towerhamlets.gov.uk

29th July 2020

My reference P/PR/EHTS/LIC/100374

Dear Mr. Fairman,

RE: Queens Head, 8 Flamborough Street, London E14 7LS Licensing Act 2003

Following my email of 20th July 2020 and subsequent conversation regarding complaints received by local residents, I write to confirm that we are investigating these complaints, which relate to events alleged to have taken place on Saturday 18th July 2020 through to the early hours of Sunday 19th July 2020. The complaints suggest offences of the above legislation as the indicate breaches of your Premises Licence conditions.

As the Registered Licence Holder and Designated Premises Supervisor (DPS) you will be aware that condition 9 of the Premises Licence stipulates that CCTV is maintained and recorded at all times customers remain on the premises and that viewing of recordings will be made available upon request of police or authorised officer. I therefore request that CCTV is downloaded and saved for this Licensing Authority to view for the following time periods:

- 1. 18th July 2020 from 21:00 hours to 22:00 hours
- 2. 18th July 2020 from 22:15 hours to 19th July 2020 until 01:00 hours
- 3. 19th July 2020 from 02:20 hours to 02:40 hours
- 4. 19th July 2020 from 03:00 to 03:30 hours

The reports from the complaints and visits made by Environmental Health's out of hours Noise Service suggest breaches of your Premises Licence occurred during these periods. These include loud music emanating from the premises, patrons drinking outside, and outside speakers with crowds outside causing nuisance to neighbouring residents.

Please ensure that the CCTV footage detailed above is ready for viewing or to for collecting by 12th August 2020. The Licensing and Safety Team will contact you to arrange a suitable time with you on this date to visit.

Yours faithfully,



Kathy Driver
Principal Licensing Officer
Licensing and Safety Team
Environmental Health and Trading Standards

Cc Premises (Queens Head, 8 Flamborough Street, London E14 7LS)



Tower Hamlets Council
John Onslow House
1 Ewart Place
London
E3 5EQ

Licensing Authority Evidence 4

RODING SECURITY SYSTEMS



				2071/	
CCTV Security Lighting Shutters & Grilles					
SERVICE CALL FORM					
CUSTOMER NAME AND ADDRESS	THE RESIDENCE OF THE PERSON NAMED IN COLUMN 1	21:7:20	ENGS NO.	202	
QUEGNS HEAD		A/C NO.		JOB NO. 14714 INTRUDER	
8 FLAM BOROUGH SI		SERVICE			
STOPNEY.	INSPECT		FIRE		
POSTCODEE	ADD WO	DRK /	CCTV		
TYPE OF SIGNALLING TYPE OF CO		20	ACCESS		
THE ALL HEED		30	LIGHTING		
CHARGEABLE CALL VES NON CHAR	SEABLE		PHYSICAL		
ENGINEERS REPORT POLICE CALLED	YES NO	EQUIPI	MENT USED		
TO REPLACE. 10 AMP POWE	R	10 AMA	POUCE	2	
SUPPLY TO CCTV CAMER	LA'S	SUPTY	12 500	1.	
120112			Series Series		
1/^	200				
IN LOCKDOWN' NO RECORD					
INVOICE TO BE SEN	110				
ABOVE WORK COMPLETED YES NO	IF NO RETUR	N WITHIN 2	PR DAYS	YES NO	
SYSTEM LEFT IN WORKING ORDER YES N	Marie Property Commence			YES NO	
			ENT RECEIV		
AM SATISFIED THAT THE ABOVE WORK CARRIED OUT BY RODING SECURITY SYSTEMS IS TO MY AGREEMENT		YES (NO) CASH CHEQUE			
AND IO MY KNIEW EDGE IN ELLI WOODNING			9 6 1611	OI ILGGE	
			0. £	р	
ENCINEER TO WILL BE INVOICED TO IVIE.		INVOICE AMOUNT			
DATE CUSTOMER'S	SIG. DATE	英語を	26		
21/2	217	TOTAL	6 2 3 3		
21) /	4	VAT NO		28	
				Mark Service	

Licensing Authority Evidence 5

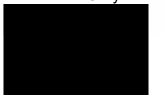
CLOSURE NOTICE - SECTION 19 CRIMINAL JUSTICE AND POLICE ACT 2001

Date of the Closure Notice: 07/02/1000 Time Served: 12.70
Authority issuing Notice: Metropolitan Police Service
Name and rank of person making the notice: R Mork Perry 1748 CE
Signature: R Pers 1748 CC
Name (if applicable) and address of the affected premises: As Queen He-J. 8 Flamburgs st EIU 705
Alleged unauthorised use of the premises (section 19 (6)(a))
The officer serving this notice is satisfied that the above premises are being, or within the last 24 hours have been, used for the unauthorised sale of alcohol for consumption on, or in the vicinity of the premises. The specific details of the alleged use are: Breach Anne 3
Grounds upon which the person serving the Notice was satisfied of the existence of such unauthorised use: Saff on sile and all he care can and no person from he had been to be a few to
Steps that may be taken to end the alleged unauthorised use of the premises, or to prevent it from re-occurring (section 19 (6) (c)) low Head on head to we can ensure pound lines because the contract of
Third party consideration (section 19.4) Are there any other persons occupying the premises who need to be informed of this notice?
Yes/No (details)
If yes they must be issued with a copy of this form
Effect of section 20, Application for closure order. A failure to take remedial action to prevent further or continued unauthorised use may lead to an application being made to a Magistrates court for a closure order under section 21 Criminal Justice and Police Act 2001.
The Person (if applicable) on whom the closure notice has been served: Name Deby Ananal.
Signature
Date Page 146

Licensing Authority Evidence 6



Mr Steven Gary Fairman



07th August 2020

My reference P/PR/EHTS/LIC/100617

Place Directorate
Public Realm
Environmental Health & Trading Standards

Head Of Service David Tolley

Tel
Fax 020 7364 0863
Enquiries to Corinne Holland
Email corinne.holland

www.towerhamlets.gov.uk

Dear Mr. Fairman,

RE: Queens Head, 8 Flamborough Street, London E14 7LS Licensing Act 2003

The Licensing Authority has received complaints from residents regarding Saturday 1st August 2020. They state that tables and chairs were put out blocking the whole pavements so pedestrians had to walk in the road, no social distancing appeared to be taking place, and noise from the pub, in the form of music and shouting of customers. The complaint also alleges that at 11.00pm customers went inside for a 'lock in'. This apparently is regular behaviour. This matter is being investigated for breach of licence conditions under the Licensing Act 2003.

As you are aware condition 9 of the licence stipulates that CCTV is maintained and recorded at all times customers remain on the premises. I therefore request that CCTV is downloaded and saved for this Authority to view for the following time periods:

Saturday 1st August 17:30 hours - 01:00 hours

I would be grateful for the CCTV to be ready for viewing or picking up by Tuesday 11th August 2020, we will contact you to arrange a suitable time with you.

I must advise you that it is an offence for anyone who carries on, or attempts to carry on a licensable activity on or from any premises without or not in accordance with an authorisation. A person guilty of an offence under section 136 of the ACT is liable on a summary conviction to imprisonment for a term not exceeding six months or an unlimited fine.



Tower Hamlets Council
John Onslow House
1 Ewart Place
London
E3 5EQ



Please be advised that you have a duty to comply with the four licensing objectives, namely:

- The prevention of crime and disorder
- The prevention of public nuisance
- Public safety
- The protection of children from harm

Please be advised that local residents, local businesses, ward councillors and responsible authorities, including the Licensing Authority can trigger a review of your premises licence if any of the above licensing objectives are not being promoted

If there are found to be any breaches of your Premises Licence then enforcement action may be taken. This could take the form of a prosecution and/or a further review of your premises licence.

Yours sincerely



Corinne Holland Licensing Officer

CC.

Police Licensing Unit, Bethnal Green Police Station, 12 Victoria Park Square, E2 9NZ



Tower Hamlets Council
John Onslow House
1 Ewart Place
London
E3 5EQ

Licensing Authority Evidence 7

From: Corinne Holland Sent: 07 October 2020 17:14

To: steven fairman

Cc: 'Lisa Gilligan' < MARK.J.Perry < MARK.J.Perry

Subject: CCTV - 1st August 2020

Dear Steve

The CCTV stick that you provided me for the 1st August 2020 was handed to PC Mark Perry who took it to the police CCTV unit.

PC Perry dip sampled each of the cameras on the memory stick and it appeared that each of the cameras were obscured in some way or facing a wall and therefore nothing was visible.

PC Perry is doing a statement to this effect.

I cannot return the memory stick to you at this stage as it is being kept for evidential reasons but if you wanted to attend my offices with a laptop, which has the required software on it for it to be viewed, I am happy to meet with you to view it. Or if you wish to meet at the pub at a prearranged time, getting your CCTV engineer to attend at this time myself and PC Perry will attend. Although I am not prepared to wait at the pub for an hour waiting for the CCTV engineer to arrive like last time I attended so it would have to be a confirmed appointment with the engineer.

Please let me know what you would like to do.

Kind regards

Corinne Holland

Licensing Officer
Licensing and Safety Team
Place Directorate
London Borough of Tower Hamlets
John Onslow House
London E3 5EQ

www.towerhamlets.gov.uk

Follow us on:

Facebook | Twitter | LinkedIn | Instagram

Tom Lewis Head of Licensing Tower Hamlets Council **HT - Tower Hamlets Borough**

Licensing Office
Stoke Newington Police Station
33 Stoke Newington High Street

Email: www.met.police.uk

Dear Sir,

Central East Police Licensing formally support the review of the Queens Head public house 8 Flamborough Street. On the grounds of Public Nuisance, and Public Safety.

There have been many complaints from residents since the review of the premises license in 2019. Many of these complaints have been about loud noise and the premises being open past its hours.

A visit to the premises on the 18th July 2020 states that the premises was open and there were about 30 customers outside and 20 customers inside. They were shouting, laughing so loudly they could be heard 20 meters away. Recorded music was also playing and was audible over the customers. This clearly is a breach of the condition of their license not to have recorded music. It also shows a lack of control by the pubs management to control their customers to ensure they are not causing nuisance to their neighbours, which they clearly are given the number of complaints from residents.

This evidence clearly gives credence to residents reports that the venue is allowing its customers to cause noise nuisance to residents and playing music.

I am also concerned that there were so many people at the venue in July, where was the social distancing, what mitigating measures were put in place to prevent the spread of the disease? From the Park Guard report is sounds that there were no measures put in place. The loud music is clearly a breach of Government instructions only to have background music.

Police conducted a visit to the premises along with Tower Hamlets Council Staff on the 7th August 2020 and issued a Sec 19 closure Notice due to not having anyone on the premises who could operate the CCTV.

The Police support this review and call for the revocation of the license. I will be suppling additional evidence in support of this review.

Kind Regards

Mark



PC Mark Perry Central East Licensing Unit Metropolitan Police Service (MPS)

Γ: Email

A: Licensing Office, 2nd Floor Stoke Newington Police Station

RESTRICTED (when complete) MG 11 (T)
WITNESS STATEMENT CJ Act 1967, s.9; MC Act 1980, ss.5A(3)(a) and 5B; Criminal Procedure Rules 2005, Rule 27.1
Statement of PC Mark Perry 205619URN:
Age if under 18 Over 18 (if over 18 insert 'over 18') Occupation: Police Officer – Licensing Unit
This statement (consisting of: 2 pages each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated anything in it which I know to be false, or do not believe to be true. 1743 CE Date:
Tick if witness evidence is visually recorded (supply witness details on rear)
I am PC Mark Perry 1748CE, and I am a Police Licensing Officer attached to Central east Licensing that covers
both Tower Hamlets and Hackney. This statement refers to CCTV that I viewed from the Queens Head
Flamborough Street E14.
I was made aware by Tower Hamlets Council Licensing of alleged breaches of the Queens Head premises
license. In order to investigate these allegations a copy of the pubs CCTV was requested by Tower Hamlets
Council Licensing so it could be viewed to ascertain the validity of the allegations.
Corinne Holland the Tower Hamlets Council Licensing Officer investing the allegations could not access the CCTV footage that had been provided by the Queens Head management. She asked me to see if the Police Video Investigation Unit could check the CCTV to see if we could view it.
I took the CCTV to the unit and they were able to access it using their computer system. They informed me that the CCTV footage did not include a copy of the media player used by the Pubs CCTV system making it very difficult to use without it.

On the memory stick there were files from the different CCTV cameras at the Queens Head. We opened up a file from each of the cameras, only to discover that the view of each camera was obstructed and did not show the interior of the pub.

I reported this back to Corinne Holland and suggested that she ask the pubs management to meet with her and bring a lap top with the CCTV media player on it so that everyone could view the CCTV footage on the memory stick together and verify what was on there. I said that I would be happy to attend the viewing to witness what

1	10000	
Signature:	Signature witnessed by:	
2006/07(1): MG 11(T)	RESTRICTED (when comple	ete)

Continuation of Statement of	
Continuation of Statement of	

1748CE was on the CCTV footage the pub management had handed over.

Signature:

Pc 1

1948 CE

Signature witnessed by:

2003(1)

Page 156



Dear Sir/Madam,

Re: Queen's Head, 8 Flamborough Street, London, E14 7LS - Review of Premises Licence

I am writing to submit my comments for the Queen's Head public house licence review.

I moved to t seven years ago. One of the attractions of the area was that there are two pubs on either side of York Square, which I felt indicated a strong community. This was indeed the case, with the Queen's Head being at the heart of the community for Chaseley Street and Flamborough Street. All this changed when the pub was opened under new ownership and management in October 2018. Following months of nuisance caused by the pub, the licence review held in April 2019 imposed conditions which included the removal of their regulated entertainment licence.

It was hoped that even though the pub would never be the asset that it had once been, that at least the nuisance to residents would be curtailed. This has not been the case. There have been continued breaches of licence conditions following the review. Please see attached diary covering the period May 2019 to the present date.

To summarise the content of the diary:

- The pub breaches are usually at the weekend.
- I can often hear the beat of music from the pub in my house, even though I don't live directly opposite. Sometimes it's loud enough to hear what is being played, which is what was happening before the last licence review.
- The pub appears to regularly serve customers beyond their licensed hours, sometimes until the early hours of the morning.

In addition to the above, customers from the pub are using the streets as though they are part of the pub premises. On the occasions when the pub is very busy, their customers are using the pavements and the roads in large numbers. As well as causing an obstruction for pedestrians and cars, they are also extremely noisy, paying no heed to the fact that it's a residential area. No attempt seems to be made by management to control this. This was happening before and after the lockdown.

I have continued to make complaints to the Council through the period May 2019 – the present date, as have my neighbours.

I, like most residents, still want the premises to be a pub. However, it is apparent from the last two years that the current owner and management will never be able to operate it in a way that is appropriate to the area. The pub provides employment and none of the residents would want to see jobs lost, but this can't be at the expense of the rest of the neighbourhood.

The Queen's Head is registered as an Asset of Community Value (expiring January 2021). After the last two years there is no way it could still be described as such, but I hope that it could be again. Fortunately, there is still The Old Ship on York Square, and this is a prime example of a pub that is a real asset to the area.

As well as the nuisance and licence breaches that have continued since the last review, there has also been a marked increase in criminal activity in the area.

Problems stemming from the pub are spilling out onto surrounding streets, for example, I believe the police were called out to Wakeling Street in the early hours of the morning of July 19th because of a fight that had started in the Queen's Head.

Since lockdown was lifted there has been a spate of criminal damage to property. I have not been a victim of this yet, but the attacks have escalated and have included damage from corrosive fluids and attempted arson. These incidents have been reported to the police.

I understand that at least three of my neighbours have had the owner of the Queen's Head lease spitting on the ground in front of them.

At the previous licence review the pub was causing an enormous nuisance to local residents, but now, in my opinion, it is not only an enormous nuisance, but the behaviour of the owner, management and customers have made it a public safety issue too.

I would ask that the licence is revoked as the application requests.

Yours faithfully

Amanda Luscombe

Queen's Head Diary

May 2019 (when new conditions were imposed on the licence) to Present

Date	Nuisance/Incident
24 th May 2019	The pub has been playing music since 22:00 hrs. Sounds like karaoke. At 22:20 the doors onto the street were still wide open.
1 st June 2019	In the afternoon tables and chairs were put on the pavements of Flamborough and Chaseley Street. A licence is needed from the council for this, and I'm assuming that they don't have one. Most residents would object strongly to the granting of a licence for this based on the problems of the last few months. To the best of my knowledge, no previous landlord at the pub has done this.
	The doors onto Flamborough Street were wide open after 22:00.
	00:00 approximately there were a couple of people on the pavement on Chaseley Street and even though the blinds were drawn the lights were still on inside the pub. This is what happened before when they were serving after hours.
2 nd June 2019	On Sunday afternoon at around 17:00 I heard music (above my TV) and realised that it was coming from the pub. They continued playing music until approximately 20:30. At various points it was loud and I could hear what they were playing quite clearly in my house.
	On Sunday afternoon after 16:00, several of my neighbours saw the new DPS outside the pub, so I can only assume that he was on site when the condition about regulated entertainment was being breached.
7 th June 2019	19:00 From this time and through the evening there were rowdy customers outside the pub off and on.
	19:45 From this time I could hear faint music coming from the pub and the multi coloured disco lights were flashing.
8 th June 2019	15:50 - Heard music from the pub from my sitting room, sounded like a live singer, might have been karaoke.
	16:40 - Burst of music
	18:30 - Burst of music
	19:30 - Sounds like there's music in the pub, but not loud.
	20:15 - Can hear music and rowdy customers from my sitting room.
	21:30 - Didn't hear any music after this.
9 th June 2019	16:10 - Could hear faint music in the pub.

Date	Nuisance/Incident			
	16:30 - Music got louder, could hear the music and the beat in my house.			
	18:23 - Music playing and rowdy customers outside.			
	I could hear music over my TV and very clearly in my bedroom. At around 18:35 there was a reggae track playing with all the doors wide open.			
	Could hear the beat of the music from the back of my house.			
	19:25 - Music/karaoke got louder and continued for the next couple of hours.			
	21:30 - Didn't hear any music after this time.			
21 st June 2019	On Friday at around 17:20 there was music playing in the pub and the doors were wide open.			
	It got progressively louder through the evening and I could hear music from my sitting room and bedroom. The multi-coloured disco lights were also on. I didn't hear anything after about 22:30, but I think this was because they closed the doors (half an hour late, if that's the case). Off and on through the evening there were rowdy customers outside.			
28 th June 2019	18:40 - Could hear music in the pub when I walked home			
	20:45 - Music got louder, possibly karaoke, could hear it in my sitting room over the TV			
	22:30 - Music in the pub (quieter than earlier), multi-coloured disco lights on, door onto Flamborough Street open			
30 th June 2019	18:00 - Music/karaoke, could hear in my sitting room. At times there were particularly loud bursts of music. Bar stools on the street.			
	20:00 - In my garden, could hear karaoke. Very loud for a few minutes.			
5 th July 2019	There was a very short blast of music/karaoke (probably five minutes) around 18:45, I could hear it over my TV.			
6 th July 2019	Couldn't hear music in my sitting room, but when I went up to my bedroom around 22:30 I could hear music from the pub, albeit faint.			
19 th July 2019	Music playing in the pub, could hear faintly.			
	20:40 approximately got louder and could hear the beat in my sitting room when the TV was off.			

Date	Nuisance/Incident				
	22:10 approximately could hear music, but only faintly, flashing lights going, doors wide open.				
26 th July 2019	17:30 Walked home past the pub, chairs and tables out on Chaseley Street, doors wide open, music being played inside.				
	Could hear faint music from my bedroom and in my sitting room when the TV was off.				
	21:30 approximately went into my bedroom, music could be heard clearly, sounded like karaoke, flashing lights going.				
	22:50 I think there was music playing faintly in the pub, doors were wide open, flashing lights going.				
2 nd August 2019	19:00 approximately, could hear the beat of music in my sitting room. Got louder around 21:00, possibly karaoke.				
	22:35 doors wide open onto street.				
	23:00 approximately, very loud customers outside the pub, could hear them from my bathroom which is at the back of the house.				
	23:25 approximately, got even louder, sounded like an altercation of some kind.				
5 th August 2019	22:00 approximately, could hear music and shouting from inside and outside the pub.				
	22:45 approximately, doors wide open, could still hear music and shouting.				
25 th August 2019	22:00 Noticed music from the pub when TV off. Doors wide open.				
	01:30 Loud music coming from the pub. Could hear over the TV and quite clearly when I opened my front door to see if it was coming from the pub. The pub looked as though it was shut.				
31st August 2019	19:40 Burst of loud music from the pub for 10 minutes or so, could be heard over my TV in the sitting room and from my bedroom. Might have been karaoke.				
	00:45 Music playing in the pub, could hear it from my sitting room and bedroom even though the doors were closed. The lights were on in the pub and they were letting people in and out from the accommodation door onto Flamborough Street that gives access to an internal door to the pub.				

Date	Nuisance/Incident			
7 th September 2019	Doors wide open onto Flamborough Street all Saturday night through to at least 00:15 on Sunday morning. Lights on in the pub at 00:15, so I can only assume that they were breaching their licence conditions. This is the second consecutive weekend they have been open beyond 23:30.			
21 st September 2019	The pub doors onto Flamborough Street were open at midnight, so I assume that they were breaching their licensed hours again.			
31 st December 2019	Application for a temporary event was granted by the council for the sale of alcohol and regulated entertainment (recorded music) from 23:00 hours on 31/12/2019 to 02:30 01/01/2020.			
	There was live music still going on until around 3am and the pub didn't close until just after 4am.			
20 th March 2020	Pub open until 02:30. Rowdy customers were on the street until then. Customers were using the accommodation door on Flamborough Street to access the bar.			
8 th April 2020	Lights have been on in the bar most nights since it was meant to have closed.			
18 th April 2020	19:30 Music coming from the pub. It sounded like karaoke at one point.			
4 th July 2020	For most of the evening there have been groups of people, up to around twenty, on the pavement outside the pub on the Flamborough Street side and it's been pretty noisy.			
	At 00:45 the pub was still open. All the lights were on inside and there were about eight men outside on the street. Customers were using the accommodation door on Flamborough Street to access the bar.			
10 th July 2020	I could hear the beat of music in my sitting room.			
	Lots of people were outside the pub being very loud, what sounded like a domestic between customers screaming at each other for quite a few minutes.			
11 th July 2020 I could hear the beat of music in my sitting room over the TV. In bedroom I could clearly hear the song that was being played.				
18 th July 2020	Customers on the street being very loud, shouting and shrieking. Most of them were on Chaseley Street, but I could hear all the shouting in Flamborough Street too. The noise pretty much continued all night. Could hear it clearly over my TV and whilst on the phone. Cocaine was being consumed by customers on Chaseley Street.			
	Customers were all over the pavement and the road.			

Date	Nuisance/Incident		
	The beat of music coming from the pub could be heard clearly in my house and got louder after 21:00.		
	00:25 Customers still on the street. Lights were all on in the pub and I could hear from my bedroom that there were still a lot of people in the pub. The accommodation door on Flamborough Street was being used to access the bar.		
	02:20 There were still customers entering the bar via the accommodation door.		
	02:40 Customers were singing over a period of about twenty minutes on Chaseley Street, I could hear very clearly in my house.		
	03:00 Sounded like a fight was going on in the pub, the Flamborough Street doors were opened and customers spilled out onto the street. Shortly after I believe the police were called to a fight in Wakeling Street.		
	03:30 The pub was still open.		
24 th July 2020	I could hear the beat of music in my sitting room and the usual rowdy customers on and off throughout the evening. At around 23:00 they started singing in the pub, I could hear what they were singing in my house.		
	Around 23:35 there was a domestic going on between pub customers with screaming and swearing, this lasted for quite a few minutes. According to one of my neighbours someone from the pub management shouted at them to "f**k off home".		
	At 23:50 the doors onto Flamborough Street were still open, with customers coming out for cigarettes.		
	At 00:20 there were three customers out on the street.		
26 th July 2020	19:00 Singing in the pub and on the street.		
1 st August 2020	There was a lot of noise outside the pub. I could hear the beat of music from the pub quite clearly in my house, there was also the usual shouting, chanting (presumably because of the football) and general rowdiness.		
	Just after 23:00 customers went inside the pub.		
	The pub was open beyond its licensing hours again. At around 00:30 approximately ten people came out of the bar via the accommodation door onto the street, presumably to smoke. They went back into the pub.		
	At 1:30 the lights were still on and a customer knocked on the accommodation door and was let into the bar.		

Date	Nuisance/Incident
10 th August 2020	23:50 Around eight customers on the street outside the pub drinking and shouting.
14 th August 2020	Rowdiness on and off and I was able to hear the beat of music from my house on occasion.
15 th August 2020	Rowdiness on and off and I was able to hear the beat of music from my house on occasion. 22:30 burst of loud singing.
21 st August 2020	Could hear the beat of music in my sitting room over the TV and strong winds. Customers talking very loudly/shouting on and off through the evening.
22 nd August 2020	Around 22:00 there were a group of rowdy customers on Flamborough Street, noise for about an hour.
23 rd August 2020	I could hear shouting coming from inside the pub over my TV in the evening.
4 th September 2020	01:30 Loud noise in the street, possibly a customer kicking the door. Looked as though the pub was still open.
	Could hear the beat of music in my sitting room through the evening. Occasionally loud customers on the street. Light were still on after midnight.

To:
Licensing Section
London Borough of Tower Hamlets,
John Onslow House
1 Ewart Place

13th September 2020

Dear Sir/Madam,

Re: Queen's Head, 8 Flamborough Street, London, E14 7LS – Review of Premises Licence

I am writing in reference to the review of the licence for the above

I live at just opposite the pub, and the main door to the pub, and several of the pub's bars and windows, front directly onto Chaseley Street, diagonally across from my house. It also has an open air area at the back with metal fencing and roof (called a "beer garden"), which is directly opposite my living room and bedroom and the alleyway at the side of the house.

I would like to preface my comments by saying that I was originally one of the local residents who supported the campaign to have the pub designated as an Asset of Community Value, so I would have very much liked to see the pub succeed and continue to be a local asset and a place for local people to have a drink. Sadly that is not what has happened, and there are very few locals who would think of entering this pub because of the way it is operated.

Since the new landlord took over the premises and opened for business in October 2018 the experience has been consistently bad. For the first few months the disturbance was very great – and the Council's revocation of the karaoke licence recognised this early noise and disruption.

Over the 15 months since then however, the operation style of the pub has continued to create extreme noise and cause disturbance, particularly for those opposite it on the south side of Chaseley Street, and in Flamborough Street and York Square. The operators have shown absolutely no respect for the fact that this is (was) a quiet residential area.

The problems experienced, in summary:

- 1) The noise from the pub caused, in particular, by the very rowdy customers who congregate in large numbers on the street and in the "beer garden, and the music coming from inside the pub, is very disruptive and disturbing, and often continues until very late or even early mornings on some Fridays and Saturdays. The noise has occasionally prevented me sleeping, and often made me very stressed. It has also occasionally affected my ability to work. Like others in the street, I work from home, and the shouting and noise in the daytime can be a big nuisance during working hours. I can hear the noise in most parts of the house, but particularly in the living room and bedroom which are at the front, and in the back garden where the shouting carries along the open alleyway to the back of our houses. The pub doors are always open, and there are almost always large crowds of drinkers and smokers on the street and in the road. This is exacerbated by the practice of using the pub as a venue for wakes and football without any visible control by management of where customers choose to stand and drink and shout.
- 2) The drinkers in the pub seem to regard the pavements and roads around the pub as a part of the pub premises. They use the street freely, gathering in large rowdy groups outside with the accompanying noise and disturbance. Whilst standing outside, they seem to feel that shouting and swearing is perfectly acceptable, and they seem to be very good at doing this, and are very, very loud. This is not happening as a consequence of lockdown restrictions, it has always happened under this management. And it is not just smokers on the street, most of the people outside are just drinkers.
- 3) Since this landlord took over the premises, he has turned the open air area at the back of the pub (eastern side) into a so called 'beer garden' I understand that this is apparently where smokers are supposed to go. The 'beer garden" is partially enclosed by metal coverings and fencing. This means that when any more than two people are in the area the noise is very bad as it reverberates and ricochets across the street. Since it is directly opposite my bedroom and living room windows this creates a lot of noise when it is in use, and can also be heard very loudly at the back of our houses in all the gardens on the south side of the street.
- 4) The pub has often been open very late and there have been drinkers there in some cases well after midnight. When people leave the pub, often after 11.30pm, they often stand on the street shouting, having loud conversations, slamming car doors, waiting for minicabs etc, and this is also very disturbing noise-wise.
- 5) On two different occasions I have seen customers using drugs just outside the pub doors (see diary), and this is troubling, as it implies an encouragement to the unwelcome increase in drug dealing on this street. I am not saying that this necessarily happens inside the pub, but they are definitely attracting some customers who are using drugs. Since there have been 6 horrible incidents of potentially drug related vandalism recently along the street over the last 3 months, this is worrying.

None of these things happened when the previous landlord was in tenancy. I have lived here for 8 years, and it was never a problem with the pub before. This is a quiet residential street, and any pub here should respect that situation, and not be operated as is currently happening. The Old Ship on the opposite side of York Square is an excellent example of how a well-run pub can add to the amenity of an area

I did not keep a consistent diary of disturbance from the pub after the karaoke licence was revoked last year as I assumed (mistakenly) at the time that the noise wouldn't so bad after the karaoke was stopped, so I only made an occasional note of when things happened. As a result my attached diary of events doesn't have much in it for 2019.

To conclude, I think that It should be possible and normal for residents to feel safe and undisturbed in their own homes and gardens, and not have everyday life blighted by such bad behaviour.

We should not be so regularly subject to the noise, stress and disturbance that is happening as a result of the way that the pub is currently being managed (or mismanaged). It is reasonable to expect that we should be able to get to sleep, or sit in the living room, without having to listen unwillingly to nightly loud swearing and shouting, and the sound of noisy fights and arguments. It is like living opposite a permanent resident football crowd.

Yours sincerely			

Cynthia Grant

Queen's Head Diary – a few entries for 2019, but did not keep proper record until spring 2020

Date	Nuisance/Incident
1 st June 2019	Pub very noisy all day and evening. Trying to do piano practice but impossible because of interfering and annoying noise and music playing from pub The pub put out tables and chairs so there were dozens of people outside
7 th June 2019	I had guests for supper and the noise from the pub was appalling and affected our evening Lots of customers outside shouting and screaming. They were playing loud music inside Loud noise and shouting disturbed us in back garden of house where we were sitting
21 st June 2019	Loud music coming from pub all evening and customers on the street
2 nd August 2019	Lots of very noisy customers outside the pub very late – between 11 and midnight. Could hear all the swearing and arguments from the street in my bedroom
31st August 2019	Sounded like there was a party going on inside the pub after closing time-could hear music and shouting until around 1am. This has happened on several other nights as well, but I don't have a record of the dates
20 th March 2020	Pub open until very late. Stopped me sleeping. Very rowdy crowd on the street
19 th May 2020	Loud music from pub
20 th May 2020	Loud music from pub
4 th July 2020	Large very noisy groups outside on pavement and road all evening
5 th July 2020	Loud music audible in my front room and bedroom Very noisy groups outside all evening, with major screaming argument. Lots of swearing. Pub still open with noisy drinkers inside and outside at 12.15 (past midnight)
18 th July 2020	Queens head drinkers filling footway and road along both sides of Chaseley Street – some directly opposite my front room window and bedroom. Shrieking, chanting, swearing, very noisy and disruptive. I opened my door to have a look at what was happening and saw a car parked outside the pub with its doors open. 4 men inside with mirrors snorting cocaine through straws. They saw me looking and shut the doors. Was concerned about having been seen Drinkers still there at half past midnight Lots of reverberating noise (shouting and laughter and swearing) also
	coming from open air 'beer garden' directly opposite my windows

Date	Nuisance/Incident
	Pub & 'beer garden' still packed full of people at 1am No attempt to close pub and clear noisy street. Loud noise disturbing in living room, bedroom and back garden
	Noise continued until well into the early morning - not sure when they threw everyone out, but it was at least 3am
24 th July 2020	Large crowds of very noisy customers on the street and loud music from pub Continued until well after closing time with some scuffles and fights with accompanying shouting
26 th July 2019	Lots of noise and loud music coming from pub
1 st August 2020	Rowdy customers outside – lots of chanting and swearing and shouting
6 th August 2020	Again – crowds of rowdy customers outside – lots of swearing and shouting
14 th August 2019	Again – crowds of rowdy customers outside – very noisy indeed - lots of swearing
15 th August 2019	Again – crowds of rowdy customers outside – very noisy indeed until very late. Couldn't hear the television. - lots of swearing and shouting – slamming of car doors and cars roaring up and down around 11- midnight
21st August 2020	Pub drinkers on street and in road - very rowdy . Lots of noise until around midnight , finishing with lots of cars roaring up slamming doors, shouting and laughter
22 nd August 2020	Very noisy on street again. Massive amount of swearing and shouting . From 15.00 until late
25 th August 2020	Very noisy large group drinking in street from 18.00. Noise until late
28 th August 2020	Very noisy large group drinking in street from 18.00. Group of 15-20 people outside drinking in street. Shouting, f'ing and blinding. Very disturbing and intimidating
29 th August 2020	Noise from crowd of rowdy customers/drinkers all along Chaseley Street footways and in road, directly opposite my living room and bedroom
	Noise from 15.30 in afternoon until 11.45. At one point around 8pm I saw a tall man come out of the pub door, got a packet of white powder from his pocket, and stuffed a fistful of it up his nose. He then went back in the pub
30 th August 2020	Again- Noise from rowdy customers/drinkers all along Chaseley Street footways and in road, directly opposite my living room and bedroom. From 3pm on and off until very late
4 th September 2020	Pub noisy with music playing — could hear it clearly from living room until after 11 Large crowd of noisy people in so called 'beer garden" This is an area at the back of the pub on the eastern side which is open but surrounded by metal fences. The sound from here reverberates straight across the street to the other side of Chaseley Street and is very annoying. It is where smokers are supposed to go, but is a very noisy spot. It was

Date	Nuisance/Incident
	never used by previous landlords. Loud noise travels into living room, bedroom and back garden
5 th September 2020	Loud shouting and noise coming from pavements and pub from 5pm onwards. Lots of yelling and shouting. It is like living opposite a permanent rowdy football match crowd
11 th September 2020	12- 15 very noisy customers out on Chaseley Street pavement drinking, and shouting conversations
12 th September 2020	Another football match I think as the shouting and chanting is dreadfully loud and disturbing Fight seemed to be happening on premises and outside around 20.45. Could hear breaking glass and police arrived around 9pm
13 th September	13.00 – 15.00 Noisy group of 7 drinkers standing in the middle of the road on Flamborough Street (no smokers – just drinkers) could hear throughout the house and also in back garden

Corinne Holland

From: Chris Ody <

Sent: 13 September 2020 20:57

To: Licensing

Subject: Re: Licensing review of the Queens Head Pub

Follow Up Flag: Follow up Flag Status: Completed

Dear Sir/Madam

I would like to make a representation regarding the licensing review of the Queens head Pub in York Square.

Firstly I've never passed the pub after midnight when the lights haven't been on, the blinds dropped and the noise of drinkers inside.

Secondly I live on Salmon Lane across the communal lawn bordered by Flamborough St, Chasely St, Salmon Lane, and Raby St. Although it is about 30 yards across to the pub they often have loud parties on the roof at the back overlooking our lawn with loud music and lots of people showing a complete disregard to social distancing.

The third reason, and I'd admit this is speculation, but I have noticed vandalism to neighbours cars and houses adjacent to the pub and my guess is that these people have complained to the pub about the noise. Also is it right that I have to cross the street to avoid the drinkers crowded outside the pub on the pavement drinking and smoking, I feel intimidated.

Yours Sincerely Christopher Ody

Corinne Holland

From: Licensing

Sent: 15 September 2020 10:24

To: Corinne Holland

Subject: FW: Queens Head PH; Licence Review

From: David Richards <

Sent: 14 September 2020 18:41

To: Licensing <Licensing@towerhamlets.gov.uk> **Subject:** Queens Head PH; Licence Review

Dear Licencing Team,

I am writing in reference to the forthcoming licence review for the Queens Head Public House at 8 Flamborough St. I live almost opposite at

A few weeks ago I signed a petition in the pub in support of the licence review. I have always supported the pub and I would hate to see it close. In fact I was an active campiagner for its Assest Of Community Value a few years ago. When I signed the petition in the pub I was familiar with some of the disturbances the Queens Head and its patrons had caused to the local community in the last few years. However, I did not feel strongly enough against the pub at the time that I wanted to object to the licence review. At the time I had hoped that the current management might retain their licence and therefore safeguard the premises as a pub, but with a necessarily stiff warning such that they would no longer run it uncontrollably.

Since then however I have learned that a lot of other disturbances have been down to the pub and I have changed my views on the licence application. Furthermore there have been more noise nuisances and incidences including a fight in the pub only this past weekend. In a way this has been the final straw for me and I no longer have the faith that the current management will ever be able to run the pub in the way that it should be run with sufficient respect for the local neighbourhood. I no longer feel the current behaviour can continue and I would like to withdraw my previous support for the licence renewal and object against it.

Your faithfully,

David Richards

Corinne Holland

From: diana warren

Sent: 12 September 2020 15:32

To: Licensing

Subject: Queens Head, 8 Flamborough Street, London E14 7LS



Dear Sirs,

Review of a Premises Licence under the Licensing Act 2003

Queens Head 8 Flamborough Street London E14 7LS

I own the property with my front door in Flamborough Street, opposite the Queens Head which I let out. I have recently been staying in the house and there was considerable disturbance, shouting and noise.

There has been a considerable increase in noise, disturbance, swearing, shouting and general bad behaviour since the change of ownership. Previously there were no problems with the Public house before October 2018.

I would like the unruly behaviour to change and the York Square area to go back to the quiet residential area it was previously.

Yours sincerely Diana Warren



London



14th September 2020

Dear Sir/Madam,

Re: Queen's Head, 8 Flamborough Street, London, E14 7LS - Review of Premises Licence

I am writing to submit my comments for the Queen's Head Public House Licence Review.

We moved to to the street to go and one of the things that we liked about the street was that there were two pubs on the Square. At that time and for almost 4 years we used to go into the Queens Head mainly on weekends for a drink to support the pub and engage with the local community. Jack and Denise who owned the pub at the time, were very welcoming and also a big part of the social fabric in the community.

Unfortunately all of this changed in October 2018 when the pub was opened under new ownership and management. In the lead up to the pub reopening I was part of a WhatsApp group that was started up by the son and girlfriend of the owner, Thomas Geoffrey. This group was set up in order to try to engage the community and suggest ideas to the new owner, so that our ideas could be carried over in the reopening of the pub.

On the night the pub reopened my partner and I went to the pub to have a drink, at this stage it became apparent that there was not a single person that we knew from the local community in the pub. Most of the people there were complete strangers and not people that we knew.

During the following months there was a lot of nuisance caused by the pub, which led to a Licence Review that was held in April 2019. This review imposed conditions which included the removal of their regulated entertainment music licence. Since then there have been continued breaches of the licence conditions following the review. Please see attached a diary that covers some of these until September 2020. These breaches tend to happen at weekends. This is when the pavements on Flamborough and Chasely Street get extremely busy with customers on the street, drinking/smoking, sometimes blocking the pavements, alongside lots of shouting and swearing. This normally gets worse as the evening progresses and there does not seem to be any attempt from the pub management to control this in anyway.

On one occasion during lockdown I was returning from shopping and unloading the car at about 1.30pm and I noticed a group of approximately 10-12 men standing outside the pub by the side entrance, shortly afterwards they all went into the pub. That evening I noticed that at the back of the pub that there were people drinking. I then saw a group of men leaving after midnight and heard them banging doors and talking loudly as they were leaving.

Since Lockdown has eased the pub has reopened and the problems are now much worse, with increased noise levels and customers leaving the pub after 11.30pm and on some occasions as late as 3.30am. There have been a few occasions when the police have been called, the most recent visit was as Sat 12th Sep at around 9pm after an incident occurred and 3 or more police cars/vans arrived at the scene after the incident while the staff were seen clearing away smashed glass outside of the pub. 3 residents have also been spat at by the owner. This is truly disgraceful behaviour, particularly in view of the current pandemic.

My partner and I are both in employment and we are often disturbed late at night by one incidient or another and the swearing and loud vioces, shouting words that I do not wish to repeat has now become fairly normal. As the behaviour is not controlled the behaviour is becoming more and more unruly.

I would like the premises to continue to be a pub but certainly not in its current format as it has affected our day to day living and quality of our life as well as many of the residents living in Falmborough, Chasely Street and York Square. In addition to all of the above there has been a sharp increase in criminal activity, including several personal attacks on homes and cars of nearby residents, mainly those that have made complaints about the pub. This was never a problem with the previous pub owners, they understood the importance of keeping the residents and local community happy particularly as the pub was in a quiet residential area.

I would ask that the licence is reviewed / revoked as the application requests, however, all of our personal information must be **anonymous**, remain strictly confidential and not be disclosed.

At this stage we have not been subjected to personal attacks, however, if this should happen in the future I will assume that it is because we have made a complaint and that our details have been shared and/or published.

Yours faithfully

Enrique Casarrubios

Jane Robinson

Queen's Head Diary

Date	Nuisance/Incident
2 nd June 2020	Upon returning from shopping and whilst I was unloading my car, I noticed a group of about 10-12 men standing outside the pub and shortly afterwards they went into the pub via the side door. That evening at approximately 9.30pm I went out to the shops and upon returning I peered through the window and noticed that the men were drinking at the back of the pub.
18 th July 2020	Music had been played from the pub and there was a lot of activity coming from outside the pub with heavy talking and shouting and a lot of swearing. I went to bed and approximately 3.30 am I got woken up from people spilling onto the streets from the pub. There were lots of talking and shouting and this lasted approximately 30mins until most of them dispersed or got into cabs. I have attached photos from this incident.
19 th July 2020	At approximately 11.30pm I got again woken up by loud talking and shouting coming from outside the side of entrance of the pub on Flamborough Street. I then proceeded to open my window and asked them politely to keep the noise down. To which they apologised but shortly afterwards it continued again.
12 th Sep 2020	Incident occurred at approximately 9pm. 3 police cars arrived at the pub. Staff can be seen cleaning up glass from pavement on Flamborough St
13 th Sep 2020	Two guys at approximately 9pm can be seen running from York Square and banging on the doors and windows of the pub on Chaseley St and shouting, 'come on'. Then one of the guys says to the other come let's go or we will be arrested.









Elaine and John Fanning

13 September 2020

Re: The Queen's Head Pub, 8 Flamborough Street, E14 7LS

Since this Manager arrived back in October 2018 it has been very difficult and extremely challenging living in our house.

I live opposite the pub in the same street on the other side of the road.

Most Fridays and Saturdays when I am in the bedroom relaxing and watching TV I can hear rowdy customers outside the pub. I can also hear loud music from inside the pub above the TV. I can hear all the customer conversations and very loud laughter in the bedroom. I cannot even hear the TV as the noise from the customers outside the pub drowns the sound. It is also a struggle to sleep with the noise in the street. These customers are taking the street over every weekend.

I dread the weekends as I am always anxious of what is going to happen. With the noise this pub is generating I do not enjoy my weekends as I am too tired from lack of sleep. Late night lock ins also take place until early hours.

I am a key worker working from home and deliver Fibre Broadband to large Communication Providers. I work some Saturdays and find this is a struggle as I feel very tired from being kept up with the noise from Friday nights. My work involves a lot of concentration as the role is very technical as it involves the configuration of bringing Broadband Ports into service with engineers in exchanges and carrying out live end to end testing for customer delivery. My work has been very busy throughout the lockdown as this Broadband delivery has been keeping the country connected.

Even when the music licence and live entertainment was removed by the local council this operator was still breaching and totally ignoring what was outlined at the Licencing hearing in April 2019. Our community would email Licencing and environmental health to provide this information each weekend it varied from a Friday night, Saturday night to a Sunday afternoon. Rules and regulations could not be kept by this operator. **Please see Queens Head Tracker 2019/2020.**

This operator has been given several chances by Tower Hamlets council and on each occasion he has failed to run this pub in the correct way. This operator and management team are totally unfit to have any form of involvement with any pub.

This Publican and management never could control their customers. A funeral wake in September 2019 caused utter chaos until late in the evening. This was completely out of control with customers down the street and in the road. The noise was horrendous in the street. This was on a week day and completely unfair to the residents to have to put up this this kind of behaviour in the both streets. Customers were still present in the street after midnight.

On Saturday 18 July 2020 again he failed to keep control. Lots of customers were in the street leaning on residents cars. Also outside the lounge window of an elderly lady that lives on her own. Music was loud as well. It was like a nightclub in Spain until late in the evening. I was on the phone that evening and the person I was talking to could hear the noise generated by the customers in the street.

Living here over 30 years there has never been any issues with this pub. Never knew the pub was there. All the previous owners respected the community. All owners were a very big part of the community. It was a nice pub for the neighbourhood to meet and socialise and enjoy the weekend sky sports. This is not the case now as none of the local and immediate community go there. This option and choice has been totally removed from our neighbourhood.

We went into the pub with **ALL** the previous owners but will not go anywhere near this pub now. We do not even walk down that end of the street if possible. We are both uncomfortable and concerned in case of abuse or potential comments being made. Most of the time we enter the street from the other end. To both of us now that side of the road does not exist. We both feel this is a public safety issue.

The community is now divided and always on full alert in case a call needs to be made to Tower Hamlets noise team or the police.

This publican goes around spitting at residents so far it has been 3 local women in recent weeks. Totally unacceptable behaviour during a COVID 19 Pandemic.

The Old Ship Pub in York Square is a fine example of a pub that is well run. The owner has the upmost respect for the community and always engages with all the residents. He is always polite and courteous at all times.

This community has put up with enough in the time that this operator and management team have been present. There has been no end to this mental abuse caused by this noise nuisance most weekends in nearly 2 years.

This owner is completely disrespectful and has no consideration for anyone in this community. This unacceptable attitude and behaviour should not be allowed to continue at the community's expense.

Yours Faithfully

Elaine and John Fanning

Day & Date	Type of Noise	Started & Stopped	Effects
	<mark>2019</mark>	<mark>2019</mark>	
Friday 24 May 2019	Very Loud Music	10pm Onwards	Preventing Sleep. Very loud music sounding like karaoke.
Sunday 26 May 2019	Loud Music	Early Afternoon & evening	Loud music heard in the bedroom. All afternoon. Flashing disco lights going. At 10.25pm very loud conversations heard in the street. Preventing sleep.
Sunday 02 June	Loud Music	04.30pm	Loud music and doors open. DPS on site.
Friday 07 June	Loud Music	07.00	Loud conversations heard in the street. Music can be heard in the bedroom above the TV. Disco lights flashing.
Saturday 08 June	Loud Music	08.37	Can hear this music in the bedroom above the TV.
Sunday 09 June	Loud music	04.30 onwards	Loud music and loud customers heard in the street.
Friday 14 June	Loud conversations	10.15	Loud conversations heard outside the pub in the bedroom preventing sleep.
Friday 21 June	Loud Music	06.00	Loud music could be heard in the house and bedroom.

Friday 21 June	y 21 June Loud conversations		Very loud conversations heard outside the pub. Loud music still heard. Preventing sleep.		
			our nodra. I revenuing eleep.		
Saturday 22 June	Loud Music	08.40	Loud Music can be heard in the bedroom. Sounding like a constant beat of a speaker. Heard above the TV.		
Friday 28 June	Loud Music	08.50	Very loud music and singing can be heard in the bedroom above the TV.		
Sunday 30 June	Loud Music	05.50	Can hear music and singing in the pub. Song heard never promised you a Rose Garden.		
Friday 19 July	Loud Music	08.30	Wide open doors. Music loud and can be heard in the bedroom above the TV.		
Saturday 20 July	Loud Conversations	10.30	Very loud conversations heard from outside the pub in the bedroom above the TV.		
Friday 26 July	Loud Music	10.20	Loud music heard in the bedroom preventing sleep.		
Saturday 28 July	Loud Music / Loud conversations	07.30 onwards	Very loud and yet again creating a disturbance for the whole surrounding area. There was loud music with a thumping base all evening with flashing disco lights, and very noisy crowds of people outside and filling the footways and roadway from 7.30pm. Loud singing from many voices could be heard from10pm.		

Friday 02 August	Loud customers	11.00	Very loud customer in the street could be heard in the bedroom preventing sleep.	
Sunday 25 August	Music heard	22.10	Music heard in the bedroom preventing sleep.	
Saturday 31 August	Music heard	Late	Music can be heard in the bedroom. Preventing sleep.	
Tuesday 10 September	A Wake	All Evening	Out of control customers attending a wake. Very loud in the street.	
Saturday 21 September	Customers in street	After midnight	Pub still open. No management control.	
	2020	2020		
Friday 20 March 2020	Noise nuisance in the street	Early hours	Very loud customers in the street could be heard preventing sleep.	
Saturday 04 July	Conversations and noise nuisance	Stopped well after midnight	Very noisy / Large crowds in the street. Loud Conversations could be hear all evening. Drinkers were still present in the street after midnight.	
Friday 10 July	Loud conversations in the street	Late	Lots of loud customers in the street Music could be heard like a speaker.	
Saturday 11 July	Noise nuisance / Loud music	Late	Loud music heard in the bedroom above the TV. Could	

			Hear wham wake me up before you go.
Saturday 18 July	Noise nuisance / Loud music	Late / Early hours	A very bad night experienced for the whole community. Very loud in the street. Loud music can be heard. Loud conversations could also be heard.
Frida 24 July	Noise nuisance in the street / Loud music	Late	Music heard in the bedroom and very loud customers outside the pub.
Sunday 26 July	Loud signing heard	07.30	Singing can be heard above the TV in the bedroom.
Saturday 01 August	Noise from customers and music	Late	Music and loud customers can be heard in the street.
Monday 10 August	Noise nuisance in the street	11.15	Loud customers in the street could be heard preventing sleep.
Friday 14 August	Noise nuisance / Loud music	Late	Loud music and conversations heard in the street. A very warm muggy night and struggling to sleep. Could not even have a window open with the noise outside.
Saturday 15 August	Loud music	Late	Music could be heard from 10.15 onwards. Customers were singing very loud / all around the world and I cannot find my baby.
Frida 21 August	Loud customers	Late	Music and customers can be heard above the TV.

Saturday 22 August	Loud customers	10.30	Loud customers can be heard in the street. Preventing sleep.
Friday 28 August	Loud customers	08.40	Loud conversations can be heard in the bedroom above the TV.
Saturday 29 August	Loud customers	All evening	Loud conversations can be heard in the bedroom above the TV. Screaming customers completely out of control.
Sunday 30 August	Loud customers	All evening	Loud conversations can be heard in the bedroom above the TV. Screaming and shrieking customers completely out of control were casing a noise nuisance.
Thursday 10 September	Loud customers	10.00	Loud conversations can be heard in the bedroom above the TV.
Friday 11 September	Loud customers	09.35	Loud conversations can be heard in the bedroom above the TV.
Saturday 12 September	Loud customers & music	09.35	Very loud conversations and music can be heard in the bedroom above the TV.

Corinne Holland

From: lain McLoughlin <

Sent: 15 September 2020 15:46

To: Corinne Holland

Subject: Re: Queen's Head pub, Flamborough Street

Dear Ms Holland,

Thank you for drawing my attention to the right for the applicant to see a full version of my email, and in which case will you please use this version; spelling mistake removed and my address removed.

===

Dear Sir, Madam

I am writing with regard to the licence review at the Queen's Head public house on Flamborough Street, E14. I am not against the pub per se but i am disappointed by the increasing occurrence of poor behaviour which is spilling out onto neighbouring streets. The Queens Head could be a good community pub but sadly this isn't the case and instead it is setting the bar very low for what should be good behaviour. I would like the management to take action to prevent this happening and for the council and police to take action if there is no change.

Warmly,

I. McLoughlin

===

> On 14 Sep 2020, at 15:23, Corinne Holland < Corinne. Hollan

wrote:

> Dear Mr McLoughlin

>

>

> Thank you for your email, the contents of which are noted.

>

> Please note that the applicant is entitled to a full, un-redacted copy of your representation. They may wish to contact you to mediate an amendment of their application, in order to address your concerns; with a view to you potentially withdrawing your objection. Should you wish to withdraw, please advise in writing to this email address.

>

> Alternatively, your representation will be added to the final Licensing Sub Committee report and you will be written to by Democratic Services to be advised as to the time and date of the Hearing, which you will be invited to attend. If you do not attend the Hearing, the decision may still be made in your absence. Should you wish to make additional comments to the Committee in your absence, please advise Democratic Services directly.

>

> Regards,

>

> Corinne Holland

Dear Sir/Madam,

Re: Queen's Head, 8 Flamborough Street, London, E14 7LS – Review of Premises License

I am writing to submit my comments regarding the review of the Queen's Head public house license.

I have lived in for over twenty years, and have felt that the area has been one with a welcoming, inclusive sense of community. When, some two years ago, the previous licensees of the Queen's Head left, I was saddened of rumours that the premises would no longer be used as a public house, but then were pleased to hear that it was indeed to continue to be licensed, and hoped that the new owners would not only continue to create a place that felt part of the community and would continue, as had the previous owners, to respect that area and needs of neighbours.

Alas, under the new management, that has been far from the case. with continued breaches of the license granted to the pub, creating considerable disturbances to the area.

I know neighbours have also written to lodge letters for the case against allowing the license to continue, so I will not repeat the litany of complaints that you will be reading elsewhere, but will summarise some of the key issues that make it clear that the current licence is not been followed, and should therefore be revoked. Briefly:

- The breaches of the licensing most happen at the weekend.
- Customers seem regularly to be being served well beyond the pub's licensed hours, sometimes until the early hours of the morning.
- The noise levels are unacceptable. Not only can I hear from my bedroom the music being played from inside the pub, but the overspill of customers onto the pavement creates an additional level of noise, which the pub management appears to make no effort to control this.

To have Queen's Head registered as an Asset of Community Value is now a mockery, and any excuses for the disturbances being a consequence of being in an area of dense housing, do not hold water – the Old Ship on York Square is a model of how a community pub can operate.

The previous license review arose in the light of the pub being considered a nuisance to local residents, but things have not improved since then and the disturances caused have deteriorated still further.

I urge you to revoke the license as requested in the application. Yours faithfully



Professor Mike Askew



6th September 2020

To the Licencing committee,

Reference Queens Head Public House, 8 Flamborough Street E14 7LS.

I strongly recommend to you the committee, this pub has its licence revoked on the grounds the present holder of the lease seems unable to keep an orderly house and has nothing but utter contempt for local residents or the impact some of his clientele's behaviour is having on our lives. I had hoped that after the review in April 2019 that the noise and anti-social behaviour would have stopped, unfortunately it's worsened.

The noise and screaming has got worse, the smell of drugs is overpowering and there is an element of youth behaving like yobs not to mention women screaming late at night into the early hours or the music emanating from the premises

Social distancing seems not to apply, which is rather foolish.

I have heard and witnessed all this and the intimidation.

On 21st August the individual Mr Jeffries senior spat at me in the street on my way to Tesco.

He didn't have to as he had no reason.

His action just demonstrated his utter utter contempt for local residents.

After the review in April 2019 it was made known that those of us who had complained were not welcome there which is fine as I would not set foot inside.

It really doesn't matter, his intimidation tactics won't work on me.

We fully expect repercussions from this individual should you revoke the licence which for all residents sake's I hope you will.

None of us has anything against the pub just the present associates and relatives that occupy the premises.

No one wants to see anyone lose their living or jobs but there are exceptions.

Yours Sincerely

Maria Graydon



12th September 2020

Dear Sir/Madam.

Re: Queen's Head, 8 Flamborough Street, London, E14 7LS - Review of Premises Licence

I am writing to submit my comments for the Queen's Head public house licence review.

I have lived in for almost fifteen years. The area has always been quiet, until the change of management at the pub. Now it's very noisy on the street. When the pub plays music I can't hear it in my sitting room because I have secondary glazing, however, when I am in my bedroom I can hear the music. I can also hear very noisy customers on the street and inside the pub, especially when there is football, but also on other occasions, this sometimes goes on until the early hours. There are frequently heated arguments and domestics from the pub customers which carry on down the street and into surrounding areas.

Residents no longer walk on the pavement past the pub because there are rowdy customers and they feel intimidated. People have started walking in the road, on the opposite side of the street, or using other streets to avoid this. I have had comments from customers, and other people have been approached by pub customers and were made to feel very uncomfortable.

The owner of the Queen's Head lease has spat on the ground in front of several residents, including me in the last couple of months. One of these incidents was reported to the police.

The area has become increasingly tense and there has also been a spate of very serious vandalism, including attempted arson. This has happened since lockdown was lifted. I suffer with anxiety and this is very detrimental to my health and affects my sleeping.

We (the residents) do not want this in our street. We want to be able to relax in our own homes.

My grandchildren stay at my house once a fortnight from Friday to Sunday, and I don't want them to be disturbed by all the rowdiness from the pub through the evening and into the early hours of the morning.

In my view the ownership and management have shown absolutely no consideration to residents.

I would ask that the licence is revoked.

Yours faithfully

Mandy Loveday



10th September 2020

Dear Sir/Madam,

Re: Queen's Head, 8 Flamborough Street, London, E14 7LS - Review of Premises Licence

I am writing to submit my comments for the Queen's Head public house licence review.

There have been a number of incidents where the police have been called to the pub, including one in April 2019 when a customer was stripped down to his underwear whilst in the pub and thrown out onto the street. He was attacked on the street and was bleeding badly. No one wanted to make any allegations so this wasn't taken any further. These sorts of incidents should not be allowed to happen and I don't believe that the pub is taking their responsibility to their customers and residents seriously.

Once the new conditions came into effect following the licence review, there was no real change and the pub consistently breached the new conditions.

Since the lockdown there has been a lot of disturbance coming from the pub. There are large numbers of customers outside on the pavements and the roads and they are extremely noisy. There is shouting that I can hear from my house and I live five doors away. We don't have double glazing so the noise is very intrusive and means that during the summer windows and doors have to be shut. I am unable to sleep with the window open at night because of the noise which carries on long past the hours when they should have shut, but haven't.

The pub doesn't seem to take any responsibility for the behaviour of their customers once they have left the premises and leave them to become the problem of the residents.

There has been an increase in criminal activity in the area.

I recently had the owner of the pub's lease spit on the ground in front of me whilst I walked on the pavement. This is disgusting behaviour and also happened during the Covid-19 restrictions, so is even more unacceptable.

This used to be a very nice, welcoming, area to live, but is now not so appealing.

I have lived in the street for twenty five years and my parents lived here until they died. My father's wake was held at the pub and the owners were lovely and were the heart of the community even though they'd only been here for a few years. They showed nothing but respect for their neighbours and the community supported them wholeheartedly.

In earlier times my father had problems with the pub, but not with the publican who was there until late 2018.

I don't want the pub to be closed, but I do want the pub to be owned and managed by someone who can run it in a proper manner and will engage with the community. Currently hardly anyone in the immediate area uses the pub.

I ask that the licence is revoked as requested by Environmental Health.

Yours faithfully

Donna McLoughlin



13 September 2020

Queen's Head - 8 Flamborough Street E14 7LS

Sandra Hanshaw's submission for the licence review

I have lived here over 43 years and all the previous owners of the Queens Head pub have never on any occasion been an issue.

All the previous owners were completely engaged with the residents and treated all of the community with full respect. Every owner that managed this pub was a very big part of our neighbourhood.

The manager of the Old Ship in York Square is always very polite and always has time for people. The pub is run very well. The community are his priority and he is extremely considerate to each and every one of us.

On several occasions I have been disturbed and completely woken up from sleep. I have had to move into another room in my home to block out the loud music and extremely loud conversations in the street. Every weekend I sleep with ear plugs in to block out this noise nuisance. This is not a night of rest for me at all. With this ongoing issue I am finding it difficult to enjoy my weekends as tiredness takes over.

My two young grand children have stayed with me on weekends and they have been woken up every time from the loud music and conversations in the street. On hot summer nights the windows have remained closed to block out noise. Even with windows closed this has not helped the situation at all. Everything can still be heard.

The two streets every weekend are subjected to noise nuisance due to very loud conversations. Public safety is now an issue with large groups of customers congregating outside. Customers are taking over the 2 streets.

I am finding this pub extremely difficult and challenging as this operator cannot control his out of control customers. Every weekend it's the same shouting, loud music and high pitched screaming which I feel I should not have to hear or put up with in my own home.

This operator does not keep to rules and regulations and this behaviour and lack of respect I feel cannot continue. This is unacceptable for the whole community.

Yours faithfully

Sandra Hanshaw

U.B. T.H. Licensing Authority.

Dear Sirs.

I have lived at sine May 2006. My house is about halfway between The Queen's Head and The SID. I use 65th pubs once or twice a week.

A pub by definition is a gathering place for sexion interaction. The trade is under pressure, pubs are cossing, Cosis-19 hasn't haped. A popular pub with ethract customers from antsize the local avea, generating more faltic movements and increasing demand on parking.

Pegending the stated grounds for rewiew of the Queen: Head Licence: I don't know out the existing Conditions but I can say that on mights I have visited, the pub has shurt on my ecoulier; there has been to true music our contoners have remained

and low is a pick who pay. Simile was bound Speed on residential streets. This has been In conclusion: any pub will have occasional Country Keep to themselves. It's ungiquely but youngsten forked up late at night with their Con steres systems prumped up. They leave little aring detritus, namely introves oxide consters, yes their engines and drive at ridiculans increased since the present owners took over Suffering from Pir.s.D. or related markal health grothens. This is E14, not S.N. I. sher M. But a ma is a constraint when and the province smokers, and groups of young time lads. Youth and alcoubl are not a good mix, and Cannot be blomed on The Queen's Head. The most disruptive missance comes from problems sustained in their service to their there have been pubblems. By and longe going on for years and basin't waticealthy street windows, doing usors, mainly commedets the sthers, many of whom are reterans the pro.

Corinne Holland

From: Brendan Bourne

Sent: 17 November 2020 22:15

To: Corinne Holland

Subject: Re: Queen's Head, Flamborough St E14

Dear Corinne,

Thanks for the pdf. The first page is missing the bottom half? It looks like the scan has missed the lower paragraphs.

I'd be grateful if you would add the following to my submission:

"If the license for the Queen's Head is refused I am concerned that the pub could be shut, mothballed for a year or two, and a change of use to residential applied for.

Within a few hundred yards of the Queen's Head we have lost four pubs to residential in the last 20 years (The Colet Arms, The White Horse, both on White Horse Road, The Mercer's Arm, Belgrave Street, and The Royal Navy on Salmon Lane).

Without landlord John Fell's efforts The Old Ship, directly opposite The Queen's Head across the Square) would also have been lost. The Queen's Head converted could accommodate five or six flats at £600,000 each. That is a temptation for any developer.

Pubs hold a valued place in communities and once lost are gone for good."

Thanks very much.

Regards

Brendan Bourne

Sent from my iPad

> John Onslow House > London E3 5EQ

On Nov 17, 2020, at 4:42 PM, Corinne Holland
 Dear Brendan
 As per our phone call please find your representation attached.
 Kind regards
 Corinne Holland
 Licensing Officer
 Licensing and Safety Team
 Place Directorate
 London Borough of Tower Hamlets

https://gbr01.safelinks.protection.outlook.com/?url=http%3A%2F%2Fwww.towerhamlets.gov.uk%2F&data=04%7C01%7CCorinne.Holland%40towerhamlets.gov.uk%7Ce62bd41183dc4526f69208d88b463cbe%7C3c0aec87f983418fb3dcd35db83fb5d2%7C0%7C0%7C637412481087209913%7CUnknown%7CTWFpb

To the hance Team

We would like to say that we have at

We find ourselves writing again, in support of the Queens Head, public House.

We thank no problems with our local pub.

Infact we feel safe as a form of

Security, with our back wall facing the

side of the pub, where our bedroom is

also.

We are always made feel welcome, when we pop in and have a drink and a chat, with the landlord steels.

We would feel oute God, if we were to loose this pub.
Which has been our local pub and part or this area for so many years.

Kind regards

MR and Mrs G Vano

يرجه	- 1	and the	1	1	s.	13	A	
01	1	4	1.	"	N	11	1	
ą.	1	1	/~	Sept-	1	×	2	~~ē
		- 1						

To whom may it concern

Ne Iris Baines and Joshua Bodecker

clo not have a froblem with the

Queen's head pub we have lived have

for 5years and never hard a

froblem or any trouble with the

Pulo. Its a lovely Camily run Pulo.

We are houspy for the Misic Hisarts

to run after midnight

Yours faithy

Iris Rance

Corinne Holland

From: Licensing

Sent: 07 September 2020 18:12

To: Corinne Holland

Subject: FW: Queens Head, Flamborough Street, E14 7LS - Review of a premises licence

From: John Boran

Sent: 07 September 2020 17:31

To: Licensing <Licensing@towerhamlets.gov.uk>

Subject: Queens Head, Flamborough Street, E14 7LS - Review of a premises licence

I wish to make representations on the above subject.

My address is

My comments address the issue of 'continually causing a disturbance to residents'.

The Queens Head operates a policy of no drinks outside and notices to this effect are posted in the pub. During very hot days this summer there is no point in denying that, on occasion, groups have moved tables and chairs outside the pub and there has been drinking outside the pub. This has happened on occasion and is not a regular feature of the pub. The pub management should be present, especially in the late afternoon and evening and empower staff to police the pub's own rules and regulations.

During the Covid19 pandemic I understand that landlords should not use fans in their pubs, contributing to the heat inside the pub.

I live reasonably close to the pub. In my view, this has been a minor contravention of the licensing requirements.

The pub, along with other pubs in the local area are a massive asset of community value, which serve their public as a place for social interaction which I for one missed dearly during the pandemic lockdown. These issues of hosting social gatherings affect people's metal health as well.

I have heard that a few residents in Aston Street have cited noise nuisance from the pub as a reason for shutting the pub down. My house is on the corner of Salmon Lane and Aston Street and is therefore the nearest house facing Aston Street to the pub. I can honestly say that I have never hear a noise nuisance from the pub.

I am also of the view that if you choose to live near to a pub, you must accept a reasonable degree of noise from the pub, it come with the territory.

There has been a pub in this location for well over a hundred years. Originally a Youngs Pub, but now a free house. With winter approaching I am sure that the outside nuisance will abate as the cold weather sets in. It would be a massive loss to the area if the Queens Head's licence were to be revoked. Please do not revoke the licence!

Regards,

John Boran

Eur Eng Dr John Boran, BSc, PhD, C Eng, F I MMM, F I Corr, Sen M Weld I, NACE corrosion specialist, M British Institute NDT.

28-8-20
To Whom it may concernl'am the tenant of the
above address I have
lived here for about
tyeurs, I am in very
close position to the
Ayeurs, I am in very
close possition to the
dyears Head pull, My
Sedroom is at the back
of the house which is
a very light sleeper and
a very light sleeper and
any noise of the pub or
even passing people -

Page 216

gathering at the pub there is a Short time all learn to be more one day. In life I think we will all need this Service Stay longer, but we wore cors, another empty she any funeral most go, Here being of sm and trading, Understanding of peoples nachs. I hove the put do understand wh there is a puneral 1000 more people and or building only Stay for Showld but as 113 and 240

● 在をなるころしととなるなるなべんしと

ATT. LIGENCING SECTION: Mus. M. Paul	Su, Madam	writing with concern of the public house 17th Queens Hears which is one of the pubs on our savare. I have lived here	now too over 6 years and knew When I moved in about the two pubs, they are a great assit to our community, not only	reat but also a place went but also a place we feel comferable	wolking my dogs I am a lone great and this gives welcomed and wroted in
ATT: LIEWCIN	Dear Su	writing puthic which	now to when I has pub assit to	us a a is great where	walkug walkug lone nee

har do get a but of noise from both pubs but people have to live. It is so sad that pubs and cannot understan so many public house have closed in the East Kad we sicking light post round the square, moved in that this square has always had these two Keep these pubs as Keeping the East one of the As we all knew when we SON ages and backgrounds cun be socially involed in this Deople from all community. people are only he Queens Head commundy. 15 a lovely pub and End alwe, desorated they are The. want to why out

1-9-20 3 whom it may caren
9 live next door to te Quens Head Pab and 9 havent heard any noise or music Comp From the Pub or outrade the pub your Succrety Miss S SIMELAIK

	01/09/2016	1 Live at and we have lived here for 30 years and we have never	had no problems with the Queens Head what so ever. We jove having such a lovely community pub here and	£0-y	Tool
--	------------	---	--	------	------

 `
 To Whom It may Concern
My name is Tina Rowe and my husband 15 Michael Rowe we live at Which is less than 100 fect away from the aveens Head.
We would like to raise our Concerns that people are complaining about the noise, public nuisance and disturbance to the local residents from the pub, we can honestly say that we have never heard anything to warrent this action, as with all public houses you must expect Some noise on occasions when people are leaving the premises but it has never been that much to bother us.
We have more Concerns and lots more noise from the Old Ship on Barnes Street Which is on the opposite Corner to us and especially in the Warmer Months as they have tables and Chairs outside and it can be extremely Crowded and noisy.
I don't understand how people are Complaining about the Queens Head When the Old Ship is much more managenery noisy. I think the people person that's Complaining is making it a personal issue and maybe a vendetta towards them.

Page 225

	I Would like to State that neither myself or my husband do not drink so we don't have any oppiliation to
	either of the pubs
· ·	I hope this will help to Clarify the matter and it can be resouled amicably.
	Yours Sincerely
	Tina Rowe.
	Page 226
	_

11. Reviews

The review process

- 11.1 The proceedings set out in the 2003 Act for reviewing premises licences and club premises certificates represent a key protection for the community where problems associated with the licensing objectives occur after the grant or variation of a premises licence or club premises certificate.
- 11.2 At any stage, following the grant of a premises licence or club premises certificate, a responsible authority, or any other person, may ask the licensing authority to review the licence or certificate because of a matter arising at the premises in connection with any of the four licensing objectives.
- 11.3 An application for review may be made electronically, provided that the licensing authority agrees and the applicant submits a subsequent hard copy of the application, if the licensing authority requires one. The licensing authority may also agree in advance that the application need not be given in hard copy. However, these applications are outside the formal electronic application process and may not be submitted via GOV.UK or the licensing authority's electronic facility.
- 11.4 In addition, the licensing authority must review a licence if the premises to which it relates was made the subject of a closure order by the police based on nuisance or disorder and the magistrates' court has sent the authority the relevant notice of its determination, or if the police have made an application for summary review on the basis that premises are associated with serious crime and/or disorder.
- 11.5 Any responsible authority under the 2003 Act may apply for a review of a premises licence or club premises certificate. Therefore, the relevant licensing authority may apply for a review if it is concerned about licensed activities at premises and wants to intervene early without waiting for representations from other persons. However, it is not expected that licensing authorities should normally act as responsible authorities in applying for reviews on behalf of other persons, such as local residents or community groups. These individuals or groups are entitled to apply for a review for a licence or certificate in their own right if they have grounds to do so. It is also reasonable for licensing authorities to expect other responsible authorities to intervene where the basis for the intervention falls within the remit of that other authority. For example, the police should take appropriate steps where the basis for the review is concern about crime and disorder or the sexual exploitation of children. Likewise, where there are concerns about noise nuisance, it is reasonable to expect the local authority exercising environmental health functions for the area in which the premises are situated to make the application for review.
- 11.6 Where the relevant licensing authority does act as a responsible authority and applies for a review, it is important that a separation of responsibilities is still achieved in this process to ensure procedural fairness and eliminate conflicts of interest. As outlined previously in Chapter 9 of this Guidance, the distinct functions of acting as licensing authority and responsible authority should be exercised by different officials to ensure a separation of responsibilities. Further information on how licensing authorities should achieve this separation of responsibilities can be found in Chapter 9, paragraphs 9.13 to 9.19 of this Guidance.

- 11.7 In every case, any application for a review must relate to particular premises in respect of which there is a premises licence or club premises certificate and must be relevant to the promotion of one or more of the licensing objectives. Following the grant or variation of a licence or certificate, a complaint regarding a general issue in the local area relating to the licensing objectives, such as a general (crime and disorder) situation in a town centre, should generally not be regarded as a relevant representation unless it can be positively tied or linked by a causal connection to particular premises, which would allow for a proper review of the licence or certificate. For instance, a geographic cluster of complaints, including along transport routes related to an individual public house and its closing time, could give grounds for a review of an existing licence as well as direct incidents of crime and disorder around a particular public house.
- 11.8 Where a licensing authority receives a geographic cluster of complaints, the authority may consider whether these issues are the result of the cumulative impact of licensed premises within the area concerned. In such circumstances, the authority may also consider whether it would be appropriate to include a special policy relating to cumulative impact within its licensing policy statement. Further guidance on cumulative impact policies can be found in Chapter 14 of this Guidance.
- 11.9 Representations must be made in writing and may be amplified at the subsequent hearing or may stand in their own right. Additional representations which do not amount to an amplification of the original representation may not be made at the hearing. Representations may be made electronically, provided the licensing authority agrees and the applicant submits a subsequent hard copy, unless the licensing authority waives this requirement.
- 11.10 Where authorised persons and responsible authorities have concerns about problems identified at premises, it is good practice for them to give licence holders early warning of their concerns and the need for improvement, and where possible they should advise the licence or certificate holder of the steps they need to take to address those concerns. A failure by the holder to respond to such warnings is expected to lead to a decision to apply for a review. Co-operation at a local level in promoting the licensing objectives should be encouraged and reviews should not be used to undermine this co-operation.
- 11.11 If the application for a review has been made by a person other than a responsible authority (for example, a local resident, residents' association, local business or trade association), before taking action the licensing authority must first consider whether the complaint being made is relevant, frivolous, vexatious or repetitious. Further guidance on determining whether a representation is frivolous or vexatious can be found in Chapter 9 of this Guidance (paragraphs 9.4 to 9.10).

Repetitious grounds of review

- 11.12 A repetitious ground is one that is identical or substantially similar to:
 - a ground for review specified in an earlier application for review made in relation to the same premises licence or certificate which has already been determined; or
 - representations considered by the licensing authority when the premises licence or certificate was granted; or
 - representations which would have been made when the application for the premises

- licence was first made and which were excluded then by reason of the prior issue of a provisional statement; and, in addition to the above grounds, a reasonable interval has not elapsed since that earlier review or grant.
- 11.13 Licensing authorities are expected to be aware of the need to prevent attempts to review licences merely as a further means of challenging the grant of the licence following the failure of representations to persuade the licensing authority on an earlier occasion. It is for licensing authorities themselves to judge what should be regarded as a reasonable interval in these circumstances. However, it is recommended that more than one review originating from a person other than a responsible authority in relation to a particular premises should not be permitted within a 12 month period on similar grounds save in compelling circumstances or where it arises following a closure order.
- 11.14 The exclusion of a complaint on the grounds that it is repetitious does not apply to responsible authorities which may make more than one application for a review of a licence or certificate within a 12 month period.
- 11.15 When a licensing authority receives an application for a review from a responsible authority or any other person, or in accordance with the closure procedures described in Part 8 of the 2003 Act (for example, closure orders), it must arrange a hearing. The arrangements for the hearing must follow the provisions set out in regulations. These regulations are published on the Government's legislation website (www.legislation.gov.uk). It is particularly important that the premises licence holder is made fully aware of any representations made in respect of the premises, any evidence supporting the representations and that the holder or the holder's legal representative has therefore been able to prepare a response.

Powers of a licensing authority on the determination of a review

- 11.16 The 2003 Act provides a range of powers for the licensing authority which it may exercise on determining a review where it considers them appropriate for the promotion of the licensing objectives.
- 11.17 The licensing authority may decide that the review does not require it to take any further steps appropriate to promoting the licensing objectives. In addition, there is nothing to prevent a licensing authority issuing an informal warning to the licence holder and/or to recommend improvement within a particular period of time. It is expected that licensing authorities will regard such informal warnings as an important mechanism for ensuring that the licensing objectives are effectively promoted and that warnings should be issued in writing to the licence holder.
- 11.18 However, where responsible authorities such as the police or environmental health officers have already issued warnings requiring improvement either orally or in writing that have failed as part of their own stepped approach to address concerns, licensing authorities should not merely repeat that approach and should take this into account when considering what further action is appropriate. Similarly, licensing authorities may take into account any civil immigration penalties which a licence holder has been required to pay for employing an illegal worker.
- 11.19 Where the licensing authority considers that action under its statutory powers is appropriate, it may take any of the following steps:

- modify the conditions of the premises licence (which includes adding new conditions or any alteration or omission of an existing condition), for example, by reducing the hours of opening or by requiring door supervisors at particular times;
- exclude a licensable activity from the scope of the licence, for example, to exclude the performance of live music or playing of recorded music (where it is not within the incidental live and recorded music exemption)¹⁰;
- remove the designated premises supervisor, for example, because they consider that the problems are the result of poor management;
- suspend the licence for a period not exceeding three months;
- revoke the licence.
- 11.20 In deciding which of these powers to invoke, it is expected that licensing authorities should so far as possible seek to establish the cause or causes of the concerns that the representations identify. The remedial action taken should generally be directed at these causes and should always be no more than an appropriate and proportionate response to address the causes of concern that instigated the review.
- 11.21 For example, licensing authorities should be alive to the possibility that the removal and replacement of the designated premises supervisor may be sufficient to remedy a problem where the cause of the identified problem directly relates to poor management decisions made by that individual.
- 11.22 Equally, it may emerge that poor management is a direct reflection of poor company practice or policy and the mere removal of the designated premises supervisor may be an inadequate response to the problems presented. Indeed, where subsequent review hearings are generated by representations, it should be rare merely to remove a succession of designated premises supervisors as this would be a clear indication of deeper problems that impact upon the licensing objectives.
- Licensing authorities should also note that modifications of conditions and exclusions of licensable activities may be imposed either permanently or for a temporary period of up to three months. Temporary changes or suspension of the licence for up to three months could impact on the business holding the licence financially and would only be expected to be pursued as an appropriate means of promoting the licensing objectives or preventing illegal working. So, for instance, a licence could be suspended for a weekend as a means of deterring the holder from allowing the problems that gave rise to the review to happen again. However, it will always be important that any detrimental financial impact that may result from a licensing authority's decision is appropriate and proportionate to the promotion of the licensing objectives and for the prevention of illegal working in licensed premises. But where premises are found to be trading irresponsibly, the licensing authority should not hesitate, where appropriate to do so, to take tough action to tackle the problems at the premises and, where other measures are deemed insufficient, to revoke the licence.

92 | Revised Guidance issued under section 182 of the Loage 23 1003

¹⁰ See chapter 15 in relation to the licensing of live and recorded music.

Reviews arising in connection with crime

- 11.24 A number of reviews may arise in connection with crime that is not directly connected with licensable activities. For example, reviews may arise because of drugs problems at the premises, money laundering by criminal gangs, the sale of contraband or stolen goods, the sale of firearms, or the sexual exploitation of children. Licensing authorities do not have the power to judge the criminality or otherwise of any issue. This is a matter for the courts. The licensing authority's role when determining such a review is not therefore to establish the guilt or innocence of any individual but to ensure the promotion of the crime prevention objective.
- 11.25 Reviews are part of the regulatory process introduced by the 2003 Act and they are not part of criminal law and procedure. There is, therefore, no reason why representations giving rise to a review of a premises licence need be delayed pending the outcome of any criminal proceedings. Some reviews will arise after the conviction in the criminal courts of certain individuals, but not all. In any case, it is for the licensing authority to determine whether the problems associated with the alleged crimes are taking place on the premises and affecting the promotion of the licensing objectives. Where a review follows a conviction, it would also not be for the licensing authority to attempt to go beyond any finding by the courts, which should be treated as a matter of undisputed evidence before them.
- 11.26 Where the licensing authority is conducting a review on the grounds that the premises have been used for criminal purposes, its role is solely to determine what steps should be taken in connection with the premises licence, for the promotion of the crime prevention objective. It is important to recognise that certain criminal activity or associated problems may be taking place or have taken place despite the best efforts of the licence holder and the staff working at the premises and despite full compliance with the conditions attached to the licence. In such circumstances, the licensing authority is still empowered to take any appropriate steps to remedy the problems. The licensing authority's duty is to take steps with a view to the promotion of the licensing objectives and the prevention of illegal working in the interests of the wider community and not those of the individual licence holder.
- 11.27 There is certain criminal activity that may arise in connection with licensed premises which should be treated particularly seriously. These are the use of the licensed premises:
 - for the sale and distribution of drugs controlled under the Misuse of Drugs Act 1971 and the laundering of the proceeds of drugs crime;
 - for the sale and distribution of illegal firearms;
 - for the evasion of copyright in respect of pirated or unlicensed films and music, which does considerable damage to the industries affected;
 - for the illegal purchase and consumption of alcohol by minors which impacts on the health, educational attainment, employment prospects and propensity for crime of young people;
 - · for prostitution or the sale of unlawful pornography;
 - by organised groups of paedophiles to groom children;
 - as the base for the organisation of criminal activity, particularly by gangs;

- for the organisation of racist activity or the promotion of racist attacks;
- for employing a person who is disqualified from that work by reason of their immigration status in the UK;
- · for unlawful gambling; and
- for the sale or storage of smuggled tobacco and alcohol.
- 11.28 It is envisaged that licensing authorities, the police, the Home Office (Immigration Enforcement) and other law enforcement agencies, which are responsible authorities, will use the review procedures effectively to deter such activities and crime. Where reviews arise and the licensing authority determines that the crime prevention objective is being undermined through the premises being used to further crimes, it is expected that revocation of the licence even in the first instance should be seriously considered.

Review of a premises licence following closure order or illegal working compliance order

- 11.29 Licensing authorities are subject to certain timescales, set out in the legislation, for the review of a premises licence following a closure order under section 80 of the Anti-social Behaviour, Crime and Policing Act 2014 or an illegal working compliance order under section 38 of and Schedule 6 to the Immigration Act 2016. The relevant time periods run concurrently and are as follows:
 - when the licensing authority receives notice that a magistrates' court has made a
 closure order it has 28 days to determine the licence review the determination must
 be made before the expiry of the 28th day after the day on which the notice is
 received;
 - the hearing must be held within ten working days, the first of which is the day after the day the notice from the magistrates' court is received;
 - notice of the hearing must be given no later than five working days before the first hearing day (there must be five clear working days between the giving of the notice and the start of the hearing).

Review of a premises licence following persistent sales of alcohol to children

11.29 The Government recognises that the majority of licensed premises operate responsibly and undertake due diligence checks on those who appear to be under the age of 18 at the point of sale (or 21 and 25 where they operate a Challenge 21 or 25 scheme). Where these systems are in place, licensing authorities may wish to take a proportionate approach in cases where there have been two sales of alcohol within very quick succession of one another (e.g., where a new cashier has not followed policy and conformed with a store's age verification procedures). However, where persistent sales of alcohol to children have occurred at premises, and it is apparent that those managing the premises do not operate a responsible policy or have not exercised appropriate due diligence, responsible authorities should consider taking steps to ensure that a review of the licence is the norm in these circumstances. This is particularly the case where there has been a prosecution for the offence under section 147A or a closure notice has been given under section 169A of the 2003 Act. In determining the review, the licensing authority should consider revoking the licence if it considers this appropriate.

Guidance Issued by the Home Office under Section 182 of the Licensing Act 2003

Updated April 2018

Crime and disorder

- 2.1 Licensing authorities should look to the police as the main source of advice on crime and disorder. They should also seek to involve the local Community Safety Partnership (CSP).
- 2.2 In the exercise of their functions, licensing authorities should seek to cooperate with the Security Industry Authority ("SIA") as far as possible and consider adding relevant conditions to licences where appropriate. The SIA also plays an important role in preventing crime and disorder by ensuring that door supervisors are properly licensed and, in partnership with police and other agencies, that security companies are not being used as fronts for serious and organised criminal activity. This may include making specific enquiries or visiting premises through intelligence led operations in conjunction with the police, local authorities and other partner agencies. Similarly, the provision of requirements for door supervision may be appropriate to ensure that people who are drunk, drug dealers or people carrying firearms do not enter the premises and ensuring that the police are kept informed.
- 2.3 Conditions should be targeted on deterrence and preventing crime and disorder including the prevention of illegal working in licensed premises (see paragraph 10.10). For example, where there is good reason to suppose that disorder may take place, the presence of closed-circuit television (CCTV) cameras both inside and immediately outside the premises can actively deter disorder, nuisance, anti-social behaviour and crime generally. Some licence holders may wish to have cameras on their premises for the prevention of crime directed against the business itself, its staff, or its customers. But any condition may require a broader approach, and it may be appropriate to ensure that the precise location of cameras is set out on plans to ensure that certain areas are properly covered and there is no subsequent dispute over the terms of the condition.
- 2.4 The inclusion of radio links and ring-round phone systems should be considered an appropriate condition for public houses, bars and nightclubs operating in city and town centre leisure areas with a high density of licensed premises. These systems allow managers of licensed premises to communicate instantly with the police and facilitate a rapid response to any disorder which may be endangering the customers and staff on the premises.

- 2.5 Conditions relating to the management competency of designated premises supervisors should not normally be attached to premises licences. It will normally be the responsibility of the premises licence holder as an employer, and not the licensing authority, to ensure that the managers appointed at the premises are competent and appropriately trained. The designated premises supervisor is the key person who will usually be responsible for the day to day management of the premises by the premises licence holder, including the prevention of disorder. A condition of this kind may only be justified as appropriate in rare circumstances where it can be demonstrated that, in the circumstances associated with particular premises, poor management competency could give rise to issues of crime and disorder and public safety.
- 2.6 The prevention of crime includes the prevention of immigration crime including the prevention of illegal working in licensed premises. Licensing authorities should work with Home Office Immigration Enforcement, as well as the police, in respect of these matters. Licence conditions that are considered appropriate for the prevention of illegal working in licensed premises might include requiring a premises licence holder to undertake right to work checks on all staff employed at the licensed premises or requiring that a copy of any document checked as part of a right to work check are retained at the licensed premises.

Licensing Policy, updated November 2018

Crime and Disorder

- 7.1 Licensed premises, especially those offering late night / early morning entertainment, alcohol and refreshment for large numbers of people, can be a source of crime and disorder problems and to store prescribed information.
- 7.2 When addressing crime and disorder the applicant should initially identify any particular issues (having regard to their particular type of premises and / or activities) which are likely to adversely affect the promotion of the crime and disorder licensing objective. Such steps as are required to deal with these identified issues should be included within the applications operating schedule. Where the Metropolitan Police, acting as a responsible authority, makes recommendations in respect of an application relating to the licensing objectives the Licensing Authority would expect the applicant to incorporate these into their operating schedule.
- 7.3 Applicants are recommended to seek advice from Council Officers and the Police as well as taking into account, as appropriate, local planning and transport policies, with tourism, cultural and crime prevention strategies, when preparing their plans and Schedules.
- 7.4 In addition to the requirements for the Licensing Authority to promote the licensing objectives, it also has duties under Section 17 of the Crime and Disorder Act 1998 to do all it reasonably can to prevent crime and disorder in the Borough and to share prescribed information.
- 7.5 The Licensing Authority, if its discretion is engaged, will consider attaching Conditions to licences and permissions to deter and prevent crime and disorder both inside and immediately outside the premises and these may include Conditions drawn from the Model Pool of Conditions relating to Crime and Disorder given in the Secretary of State's Guidance.
- 7.6 **CCTV -** The Licensing Authority, if its discretion is engaged, will attach conditions to licences, as appropriate where the conditions reflect local crime prevention strategies, for example the provision of closed circuit television cameras.

7.7 **Touting** – This is soliciting for custom. There has been a historic problem with Touting in the borough, mainly in relation to restaurants, and as such in 2006 the Council introduced a byelaw under Section 235 of the Local Government Act 1972 for the good rule and government of the London Borough of Tower Hamlets and for the prevention and suppression of nuisances.

As a result, in relation to premises where there is intelligence that touting is, or has been carried out, the Licensing Authority, where its discretion is engaged will insert a standard condition that prohibits 'touting' as follows:-

- 1) No person shall be employed to solicit for custom or be permitted to solicit for custom for business for the premises in any public place within a 500 meters radius of the premises as shown edged red on the attached plan.(marked as Appendix -)
- 2) Clear Signage to be placed in the restaurant windows stating that the premises supports the Council's 'No Touting' policy.
- 7.8 **Responsible Drinking -** The Licensing Authority expects alcohol to be promoted in a responsible way in the Borough. This should incorporate relevant industry standards, such as the Portman Group Code of Practice. Where appropriate and proportionate, if its discretion is engaged, the Licensing Authority will apply conditions to ensure responsible drinking. The Licensing Authority also recognises the positive contribution to best practice that "Pubwatch" and other similar schemes can make in promoting the licensing objectives and is committed to working with them.

Model Pool Conditions can be found in the Secretary of State's Guidance.

- 7.9 **Criminal Activity** There is certain criminal activity that may arise in connection with licensed premises which the Licensing Authority will treat particularly seriously. These are the use of the licensed premises:
 - for the sale and distribution of drugs controlled under the Misuse of Drugs Act 1971 and the laundering of the proceeds of drugs crime;
 - for the sale and distribution of illegal firearms;
 - for the evasion of copyright in respect of pirated or unlicensed films and music, which does considerable damage to the industries affected;
 - for the illegal purchase and consumption of alcohol by minors which impacts on the health, educational attainment, employment prospects and propensity for crime of young people;
 - for prostitution or the sale of unlawful pornography;
 - by organised groups of paedophiles to groom children;

- as the base for the organisation of criminal activity, particularly by gangs;
- for the organisation of racist activity or the promotion of racist attacks;
- for employing a person who is disqualified from that work by reason of their immigration status in the UK;
- for unlawful gambling; and
- for the sale or storage of smuggled tobacco and alcohol.

The Secretary State's Guidance states that it is envisaged that licensing authorities, the police, the Home Office (Immigration Enforcement) and other law enforcement agencies, which are responsible authorities, will use the review procedures effectively to deter such activities and crime. Where reviews arise and this Licensing Authority determines that the crime prevention objective is being undermined through the premises being used to further crimes, it is expected that revocation of the licence, even in the first instance, should be seriously considered.

- 7.10 In particular the Licensing Authority is mindful of the Secretary of State's Guidance "Reviews arising in connection with crime".
- 7.11 From 1 April 2017, businesses which sell alcohol (for example, retailers of alcohol and trade buyers) will need to ensure that the UK wholesalers that they buy alcohol from have been approved by HMRC under the Alcohol Wholesaler Registration Scheme (AWRS). They will need to check their wholesalers Unique Registration Number (URN) against the HMRC online database which will be available from April 2017. This is an ongoing obligation and if a business is found to have bought alcohol from an unapproved wholesaler, they may be liable to a penalty or could even face criminal prosecution and their alcohol stock may be seized. Any trader who buys alcohol from a wholesaler for onward sale to the general public (known as a 'trade buyer') does not need to register unless they sell alcohol to other businesses. Examples of trade buyers would be pubs, clubs, restaurants, cafes, retailers and hotels. However, they will need to check that the wholesaler they purchase alcohol from is registered with HMRC. Further information may be https://www.gov.uk/guidance/the-alcohol-wholesalerregistration-scheme-awrs.

Smuggled goods

- 7.12 The Licensing Authority will exercise its discretion to add a standard condition as follows:-
 - The premises licence holder and any other persons responsible for the purchase of stock shall not purchase any goods from door-todoor sellers other than from established traders who provide full receipts at the time of delivery to provide traceability.
 - 2) The premises licence holder shall ensure that all receipts for goods bought include the following details:
 - i. Seller's name and address
 - ii. Seller's company details, if applicable
 - iii. Seller's VAT details, if applicable
 - iv. Vehicle registration detail, if applicable
 - 3) Legible copies of the documents referred to in 2) shall be retained on the premises and made available to officers on request.
 - 4) The trader shall obtain and use a UV detection device to verify that duty stamps are valid.
 - 5) Where the trader becomes aware that any alcohol may be not duty paid they shall inform the Police of this immediately.

Olympic Park – Football Ground

- 7.13 Premises where Police intelligence shows that football supporters congregate within the borough should consider in their application form the following conditions:
 - 1) On Match Days for premises licensed for the supply of alcohol for consumption on the premises:
 - a) Drinks shall only be supplied in polypropylene or similar plastic and all bottled drinks shall be poured into such drinking vessels before being handed to the customer. These should be made of recyclable materials.
 - b) Registered door staff shall be employed to control the entry and exits to the premises and to manage any licensed outside area(s).

Guidance Issued by the Home Office under Section 182 of the Licensing Act 2003

Updated April 2018

Public nuisance

- 2.15 The 2003 Act enables licensing authorities and responsible authorities, through representations, to consider what constitutes public nuisance and what is appropriate to prevent it in terms of conditions attached to specific premises licences and club premises certificates. It is therefore important that in considering the promotion of this licensing objective, licensing authorities and responsible authorities focus on the effect of the licensable activities at the specific premises on persons living and working (including those carrying on business) in the area around the premises which may be disproportionate and unreasonable. The issues will mainly concern noise nuisance, light pollution, noxious smells and litter.
- 2.16 Public nuisance is given a statutory meaning in many pieces of legislation. It is however not narrowly defined in the 2003 Act and retains its broad common law meaning. It may include in appropriate circumstances the reduction of the living and working amenity and environment of other persons living and working in the area of the licensed premises. Public nuisance may also arise as a result of the adverse effects of artificial light, dust, odour and insects or where its effect is prejudicial to health.
- 2.17 Conditions relating to noise nuisance will usually concern steps appropriate to control the levels of noise emanating from premises. This might be achieved by a simple measure such as ensuring that doors and windows are kept closed after a particular time, or persons are not permitted in garden areas of the premises after a certain time. More sophisticated measures like the installation of acoustic curtains or rubber speaker mounts to mitigate sound escape from the premises may be appropriate. However, conditions in relation to live or recorded music may not be enforceable in circumstances where the entertainment activity itself is not licensable (see chapter 16). Any conditions appropriate to promote the prevention of public nuisance should be tailored to the type, nature and characteristics of the specific premises and its licensable activities. Licensing authorities should avoid inappropriate or disproportionate measures that could deter events that are valuable to the community. such as live music. Noise limiters, for example, are expensive to purchase and install and are likely to be a considerable burden for smaller venues.
- 2.18 As with all conditions, those relating to noise nuisance may not be appropriate in certain circumstances where provisions in other legislation adequately protect those living in the area of the premises. But as stated earlier in this Guidance, the approach of licensing authorities and responsible authorities should be one of prevention and when their powers are engaged, licensing authorities should be aware of the fact that other legislation may not adequately cover concerns raised in relevant representations and additional conditions may be appropriate.

- 2.19 Where applications have given rise to representations, any appropriate conditions should normally focus on the most sensitive periods. For example, the most sensitive period for people being disturbed by unreasonably loud music is at night and into the early morning when residents in adjacent properties may be attempting to go to sleep or are sleeping. This is why there is still a need for a licence for performances of live music between 11 pm and 8 am. In certain circumstances, conditions relating to noise emanating from the premises may also be appropriate to address any disturbance anticipated as customers enter and leave.
- 2.20 Measures to control light pollution will also require careful thought. Bright lighting outside premises which is considered appropriate to prevent crime and disorder may itself give rise to light pollution for some neighbours. Applicants, licensing authorities and responsible authorities will need to balance these issues.
- 2.21 Beyond the immediate area surrounding the premises, these are matters for the personal responsibility of individuals under the law. An individual who engages in anti-social behaviour is accountable in their own right. However, it would be perfectly reasonable for a licensing authority to impose a condition, following relevant representations, that requires the licence holder or club to place signs at the exits from the building encouraging patrons to be quiet until they leave the area, or that, if they wish to smoke, to do so at designated places on the premises instead of outside, and to respect the rights of people living nearby to a peaceful night.

Prevention of Public Nuisance

- 9.1 Licensed premises, especially those operating late at night and in the early hours of the morning, can cause a range of nuisances impacting on people living, working or sleeping in the vicinity of the premises.
- 9.2 The concerns mainly relate to noise nuisance both from the premises and customer egress, light pollution, noxious smells and disruption from parked vehicles and due regard will be taken of the impact these may have in considering a licence. The Licensing Authority will expect Operating Schedules to satisfactorily address these issues. Applicants are advised to seek advice from the Council's Environmental Health Officers before preparing their plans and Schedules.
- 9.3 The Licensing Authority, where its discretion is engaged, will consider, where appropriate, attaching conditions to licences and permissions to prevent the problems identified in Section 18 of this Policy (Special Cumulative Impact Policy for the Brick Lane and Bethnal Green Area), and these may include conditions drawn from the Model Pool of Conditions found in the Secretary of States Guidance.
- 9.4 **Street Furniture** placing of street furniture, which includes advertising boards, on the highway can cause a public nuisance by way of obstruction, or encourage consumption of alcohol on an unlicensed area. The Licensing Authority expects applicants to have ensured that they fully comply with the Councils rules relating to authorisation of obstructions on the highway, and that the required authorisations are obtained prior to submitting a licence application. Where proportionate and appropriate, and its discretion is engaged, the Licensing Authority will impose conditions in relation to street furniture, including on private land.
- 9.5 **Fly Posting** The Council has experienced problems with "fly posting" in relation to venues that offer entertainment. Fly posting is the unauthorised posting of posters / advertisements etc. Where it considers it proportionate and appropriate, and its discretion is engaged, the Licensing Authority will attach conditions relating to the control of fly posting to ensure that venues clearly prohibit all fly posting in their contract terms with others and they effectively enforce this control.