Appendix 1

LONDON BOROUGH OF TOWER HAMLETS

MINUTES OF THE LICENSING COMMITTEE

HELD AT 6.30 P.M. ON TUESDAY, 3 SEPTEMBER 2019

THE COUNCIL CHAMBER, 1ST FLOOR, TOWN HALL, MULBERRY PLACE, 5 CLOVE CRESCENT, LONDON, E14 2BG

Members Present:

Councillor Ehtasham Haque (Chair)

Councillor Rajib Ahmed (Vice-Chair)

Councillor Shah Ameen

Councillor Shad Chowdhury

Councillor Peter Golds

Councillor Mohammed Ahbab Hossain

Councillor Leema Qureshi

Councillor Gabriela Salva Macallan

Councillor Dan Tomlinson

Apologies

Councillor Faroque Ahmed Councillor Sufia Alam Councillor Eve McQuillan Councillor Victoria Obaze Councillor Mohammed Pappu Councillor Zenith Rahman

Others Present:

Mr David Dadds – (Legal Representative on behalf of

the Applicant)

Mr Yasin Baboo – (Applicant)

Mr Matt Lewin – (Counsel on behalf of the Licensing

Authority)

Simon O'Toole – (Counsel representing the Licensing

Committee)

Officers Present:

Agnes Adrien – (Head of Litigation, Legal Services)

Kathy Driver – (Principal Licensing Officer)

Tom Lewis – (Team Leader - Licensing Services)
Luke Wilson – (Legal Services and Instructed by the

Licensing Authority)

Simmi Yesmin – (Democratic Services)

1. DECLARATIONS OF DISCLOSABLE PECUNIARY INTEREST

There were no declarations of disclosable pecuniary interest.

2. RULES OF PROCEDURE - LICENCES FOR SEXUAL ENTERTAINMENT VENUES

The rules of procedure were noted.

3. ITEMS FOR CONSIDERATION

3.1 Application for a Renewal of a Sexual Entertainment Venue Licence for Whites Gentleman's Club, 32 - 38 Leman Street, London E1 8EW

At the outset of the hearing, Mr David Dadds, Legal Representative on behalf of the Applicant made a request for the hearing to be adjourned because he said he was prejudiced in his preparation for the hearing. In particular Mr Dadds said he was unable to obtain the evidence necessary to rebut what the Test Purchasers said in their witness statements, and which formed the basis of the Licensing Authority's objection to the renewal of the SEV Licence. Mr Dadds also said that he had not had sufficient time to watch all of Whites' CCTV provided to the Licensing Authority, and upon which the Licensing Authority relied as evidence of further breach of the Licence conditions.

The Chair asked when the Applicant was informed of the allegations to which Mr Dadds confirmed a letter dated 6th June was received between 16-17 June 2019. Mr Dadds stated that several discussions had taken place between himself and officers from the Licensing Authority and information had also been provided.

At this point the Chair invited Mr Matt Lewin, Legal Representative on behalf of the Licensing Authority to make a submission in respect to the request for adjournment. Mr Lewin opposed the request for adjournment, he said it was clear what had happened, the Applicant had been aware of this since June 2019. In terms of the late notice, the CCTV footage that has been relied upon was provided by the Applicant themselves, and these should have been viewed by them in advance.

The Committee listened to submissions for and against an adjournment made on behalf of Mr Dadds, and Mr Lewin. The Committee adjourned the meeting at 7.00pm to consider their decision and reconvened at 7.15pm.

The Committee rejected Mr Dadds' application to adjourn the hearing for the following reasons.

- (i) The Council had given Whites sufficient notice of the hearing.
- (ii) Mr Dadds had been instructed in relation to the matter since at least July 2nd 2019.

- (iii) Mr Dadds had not specified the nature of the evidence that his client needed to obtain in order to rebut the evidence of the Test Purchasers.
- (iv) The Committee agreed that it would only rely on the CCTV evidence shown to the Committee during the course of the hearing.

At the request of the Chair, Ms Kathy Driver, briefly introduced the report for the application for the renewal of a Sexual Entertainment Venue Licence for Whites Gentleman's Club, 32-38 Leman Street, London E1 8EW. Members and all interested parties noted the report as read.

The Chair stated that both parties would be given 45 minutes each to make their submissions.

At the request of the Chair, Mr Dadds, began by explaining that an application for a renewal was made by the Applicant which had been objected to by the Licensing Authority. He explained that the Licensing Authority did a mystery shop/observation on 23 May 2019, following this, correspondence was sent to the Applicant in mid June 2019 and within two days, accurate CCTV footage was supplied. The CCTV footage showed that there was no one in the VIP rooms at the times the Test Purchasers claimed to have been there.

He also said that the VIP rooms were charged at £1180, and £780 for half the hour and therefore claimed that there were discrepancies in the Test Purchasers statements as they had claimed to be have been charged £870 and £850. Mr Dadds said that according to their records the rooms were not hired between 11-11.30pm on 23 May 2019. Therefore there were clear discrepancies in the times and prices.

Mr Dadds stated that the first response they had received from the Licensing Authority was on 29 August 2019 in relation to the footage supplied on 16 July 2019. He was of the view that in fairness the Test Purchasers statements should have been withdrawn. Mr Dadds also questioned the report made by the Test Purchasers as to an incident with an intoxicated customer at the premises on the same night, but the times that they claimed to witness this incident, did not correspond with the incident log and premises own records completed on that night.

Mr Dadds acknowledged that there was no CCTV footage of the individual cubicles. However the Licensing Authority had been invited to view footage on 18 June. He questioned the statements of the Test Purchasers on the basis that they used a substantial amount of cash, had no receipts, were not seen on CCTV footage in the rooms they claimed to have been in. He confirmed that the CCTV footage had not been edited or interfered with and suggested little weight or no weight should be given to the statements provided by the Test Purchasers.

He explained that the blind spots that have been observed in the CCTV footage, cameras can be adjusted and repositioned to cover these locations and the applicant was happy to upgrade the CCTV camera system. In terms

of the allegations of contact and breach of conditions that had been referred to which had occurred in the Office VIP Room and Moulin Rouge Room, these could be addressed and it would be disproportionate not to renew the licence as a result. It was noted that as a result of the allegations made about the conduct of the performer, her contract had not been renewed on 2 August 2019.

Mr Dadds concluded that there were three matters to consider;

- 1) Contact with customers one of the performers was asked to leave and contract was not renewed. Where there was some contact, the second performer was issued a warning. Due to the inappropriate behaviour, additional steps had been taken to address these.
- 2) CCTV relocation and repositioning of cameras to cover all areas in the rooms/booths.
- 3) Serious concerns about the validity of the Test Purchasers statements.

He explained that no representations had been made by the Police, Ward Members or residents. He questioned the credibility of the Test Purchasers and their statements. The conduct of the performers was inappropriate and additional steps had been taken and CCTV cameras would be adjusted to cover all areas.

At 7.50pm Members adjourned the meeting for a short comfort break, Members reconvened at 8pm.

Mr Dadds made a submission to the Chair, with allegations over the lack of attention from two Members of the Licensing Committee during his submission.

Councillor Rajib Ahmed stated he was not feeling well and withdrew himself form the meeting at 8.05pm

Councillor Leema Qureshi stated that she had used her mobile to make notes during Mr Dadds submission. However, she also withdrew herself from the meeting at 8.05pm.

Both Councillors did not take part in the decision making process.

At the request of the Chair Mr Matt Lewin presented on behalf of the Licensing Authority, he stated that the Applicant was unsuitable, there had been clear breaches of the licence, failure to uphold licensing conditions and a lack of cooperation by the Applicant with the investigation.

Mr Lewin referred to page 72 of the agenda – plan of the premises and drew Members attention to the cubicles were CCTV footage was not provided by the Applicant, he highlighted the journey of the Test Purchasers from the dance floor to the cubicles to the VIP rooms and the clear breaches of conditions that were encountered during this process.

In particular the Committee took account of the Applicants breach of the following conditions 12, 24, 26, 27, 35, 36 and 46 of the current licence conditions.

Mr Lewin explained that the applicant had failed to cooperate adequately with the Licensing Authority in its investigation in respect to the allegations made by the Test Purchasers, this was evident from the communications made to the applicant detailed in the letters in the supplemental agenda. In particular he highlighted the significant failure to provide the CCTV of the private cubicles.

The Committee considered that the applicant's management had been irresponsible in that the Test Purchasers had been pressured to drink alcohol during the performances, and had also allowed a customers to become inebriated. The applicant had failed to ensure the siting and quality of the CCTV cameras was adequate.

Mr Lewin highlighted the fact that the incident occurred on 23 May, despite many requests 50% of the CCTV footage was still missing and claimed to be deleted which is misleading and was of the view that it was a deliberate attempt to sabotage the investigations.

It was at this point Mr Lewin stated that the two test purchasers were present and available if Members wanted to question them.

Members decided to call the Test Purchasers as witnesses. At this point the chair formally excluded the press and public from the meeting at 8.25pm

RESOLVED

That in accordance with the provisions of Section 100A of the Local Government Act 1972, as amended by the Local Government (Access to Information) Act 1985, the press and public be excluded from the remainder of the meeting on the grounds that the remaining agenda item contained information defined as exempt or confidential in Part 1 of Schedule 12A to the Local Government Act 1972.

At 9.00pm the Chair, confirmed that the meeting was now in open session.

In response to questions from Members the following was noted;

- Concerns were raised as to why CCTV footage had not been provided despite requests, it was noted that the request was made 23 June, three weeks after and therefore it was quite late.
- Concerns that there was CCTV footage missing, which couldn't confirm sequence of events.
- That Mr Dadds made submissions about the admissibility of the CCTV evidence on the basis that it was being used by the Licensing Authority

in breach of GDPR. Mr Dadds did not provide any written authority in support of his submissions.

- That one of the conditions on the licence was to provide CCTV footage at the request of an officer of a Responsible Authority.
- That Performers had to comply with the code of conduct and Performers have been asked to leave on occasions when there has been non-compliance with the code.
- That Mr Dadds accepted on behalf of Whites that the two extracts from the CCTV shown to the Committee showed contact between performers and customers in breach of condition 35.
- Since January 2019, there had been four performers that have been asked to leave or where contracts have not been renewed.

Both parties were asked to give a brief summary.

Mr Lewin stated that since January 2019, the new management have been in place, there have been serious breaches of the licence, lack of cooperation with the investigation and therefore was of the view that the Applicant was unsuitable to hold a licence.

Mr Dadds stated they were working with the Licensing Authority, concerns that the Test Purchasers were not on the CCTV footage, the Applicant was law abiding and had offered assistance with the investigation and has provided CCTV footage.

In accordance with Part 4, 9.1 of the Council's Constitution, the Chair, extended the meeting by one hour.

Members retired to consider their decision at 9.20.pm and reconvened at 10.00pm.

Decision

Accordingly, the Licensing Committee made a unanimous decision -

RESOLVED

That the application for a renewal of a Sexual Entertainment Venue Licence for Whites Gentleman's Club, 32-38 Leman Street, London E1 8EW be **REFUSED.**

In reaching its decisions the Licensing Committee took account of the Local Government (Miscellaneous Provisions) Act 1983 ('the Act'), the Councils Sexual Entertainment Licensing Policy, and Rules of Procedure Governing Application for SEV Licenses.

At the outset, Mr Dadds, on behalf of the Applicant, asked for the hearing to be adjourned because he said he was prejudiced in his preparation for the hearing. In particular Mr Dadds said he was unable to obtain the evidence necessary to rebut what the Test Purchasers said in their witness statements, and which formed the basis of the Licensing Authority's objection to the

renewal of the SEV Licence. Mr Dadds also said that he had not had sufficient time to watch all of Whites' CCTV provided to the Licensing Authority, and upon which the Licensing Authority relied as evidence of further breach of the Licence conditions.

The Committee listened to submissions for and against an adjournment made on behalf of Mr Dadds, and Mr Lewin, counsel representing the Licensing Authority. The Committee adjourned to consider their decision.

The Committee rejected Mr Dadds' application to adjourn the hearing for the following reasons.

- (i) The Council had given Whites sufficient notice of the hearing.
- (ii) Mr Dadds had been instructed in relation to the matter since at least July 2nd 2019.
- (iii) Mr Dadds had not specified the nature of the evidence that his client needed to obtain in order to rebut the evidence of the Test Purchasers.
- (iv) The Committee agreed that it would only rely on the CCTV evidence shown to the Committee during the course of the hearing.

The Committee heard evidence from a manager of Surveillance Group Ltd, which provided the Test Purchasers, and the Test Purchasers themselves.

The Committee was satisfied that the Surveillance Group Ltd was a reputable organization and experienced in the operation of test purchases on behalf of licensing authorities.

As both parties were legally represented the Test Purchasers written evidence was taken as read. Mr Dadds challenged each of the Test Purchasers evidence in its entirety, effectively saying the Test Purchasers were lying and in particular had not paid for the VIP package in the sums of £850 and £850 respectively, and that they had failed to account to the Council for their expenses.

Mr Dadds did not call any evidence on behalf of Whites, or provide any witness statements and documentary evidence to the Committee.

Both Whites and the Licensing Authority agreed that, for reasons neither party could explain, the CCTV did not show either of the Test Purchasers at the premises. However, Mr Dadds accepted that the Test Purchasers had been on the premises at sometime between late evening on May 23rd to early morning on May 24th 2019.

The Committee considered the the Test Purchasers gave honest and reliable evidence and, on the balance of probability, accepted what the Test Purchasers said in their written evidence and in response to Mr Dadd's questions.

Mr Dadds made submissions about the admissibility of the CCTV evidence on the basis that it was being used by the Licensing Authority in breach of GDPR. Mr Dadds did not provide any written authority in support of his submissions.

In the absence of any authority to the contrary, the Committee considered that it was lawful for the Licensing Authority and the Licensing Committee to impose on an SEV Licence conditions relating to the collection of CCTV images, and that the information had been collected in a fair and transparent manner. The Committee further considered that the Licensing Authority and the Licensing Committee had authority or an obligation to view the CCTV for the purposes of ensuring compliance with, and enforcement of the SEV Licence conditions.

Mr Dadds accepted on behalf of Whites that the two extracts from the CCTV shown to the Committee showed contact between performers and customers in breach of condition 35.

The Committee did not receive a satisfactory explanation as to why the applicant had failed to provide the CCTV for the private cubicles.

Mr Dadds confirmed that Whites would agree to reposition the cameras within the premises, and to upgrade the CCTV in order to assuage the concerns of the Licensing Authority raised in correspondence between the Licensing Authority and Whites.

The Committee took account of the fact that no one on behalf of the applicant was prepared to appear on behalf of the applicant and explain the applicant's management of the premises. Mr Baboo, a director of the applicants, was present throughout the hearing.

The Committee adjourned and after deliberation the Committee's unanimous decision was to refuse the renewal of the SEV Licence on the basis that further to paragraph 12(3) of Schedule 3 of the Act, the applicant was unsuitable to hold a licence "for any other reason", namely because of its corporate failure to

- (i) operate the premises in accordance with its SEV Licence conditions;
- (ii) cooperate with the Licensing Authority in its supervision and investigation of the premises;
- (iii) manage the premises responsibly.

In particular the Committee took account of the applicants breach of the following conditions 12, 24, 26, 27, 35, 36 and 46.

The Committee further considered that the applicant had failed to cooperate adequately with the Licensing Authority in its investigation of the allegations made by the Test Purchasers, and in particular considered as significant the failure to provide the CCTV of the private cubicles.

The Committee considered that the applicant's management had been irresponsible in that the Test Purchasers had been pressured to drink alcohol during the performances, and had also allowed a customers to become

inebriated. The applicant had failed to ensure the siting and quality of the CCTV cameras was adequate.

The Committee also considered whether the imposition of additional conditions would adequately deal with the issues raised by the Licensing Authority. Mr Dadds did not offer any additional conditions.

The Committee did not consider the corporate failure and unsuitability of the applicant to hold an SEV licence could be resolved by imposing additional conditions.

The meeting ended at 10.20 p.m.

Chair, Councillor Ehtasham Haque Licensing Committee

Appendix 2



Application for the Grant, Renewal, Transfer or Variation of a Sexual Entertainment Venue Licence

Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982

Part one of this form is open to inspection by the press and public

Please read the following instructions first

Before completing this form please read the associated guidance notes. 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. Please complete all sections or the application will be deemed incomplete and returned to the applicant.

Applicants are warned that any person who, in connection with the grant, renewal, transfer or variation of a sexual entertainment licence, makes a false statement which they know to be false in any material respect, or which they do not believe to be true, is guilty of an offence and liable on summary conviction to a fine not exceeding £20,000.

Applicants are required to complete part one and part two of the application form, and provide any other documents listed in the form.

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

Part One: Details of Application

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| Section A | : Type of Applica | ation | | | | |
| Please specify what type of application you are making: | | | | | | |
| New | | Renewal | ☐ Va | riation | Transfer | |
| Licence Nu | mber (if applicable): | 27001 | | | | |
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| Section B: Premises to be licensed | | | | | | |
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| Section C: | Appl | icant I | Details | | | | | |
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| | a) an individual or individuals | | | | | |) | |
| b) a limited | | | | | | | omplete box (2 | |
| c) a partner | | | | | | | omplete box (2 | |
| d) other | 5111P | | | | | | omplete box (2 | |
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| First names: | | | | | Surnar | ne: | | |
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| (1): Second I | ndividu | al Appli | cant Details | (Insert | further p | ages if n | ecessary for m | ore than 2 applicants) |
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| First names | | | | | Surna | me. | | |
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| S. Shorting confidence Magnifications | | | | | | | | |
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| Age of appli | cant | Over 1 | 18: Yes | | No [| | | |
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| (2): Other Ap | nlicant | Details | | | | | | |
| Name | plicalit | Details | | e Veni | ies I im | ited | | |
| | numbe | r | | Whites Venues Limited 08153851 | | | | |
| Registered number 0815385 Description of applicant Private L | | | | ted Con | nnany | | | |
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| Section D: Premises Details |
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| What is the nature of the applicant's interest in the premises (please tick as appropriate) a) Freehold b) Leasehold c) The lease is held by A.G.S. Investment Group Limited, a company which is wholly owned by and controls Whites Venues Ltd. Please refer to the Company Structure at Tab 13. If the applicant's interest in the premises is a leasehold one, please state whether it is a: a) head lease b) sub lease |
| 3. the name and full address of the landlord (if applicable) Newport Holdings Limited, Quadrant House, Floor 6, 17 Thomas More Street, Thomas More |
| Square, London, E1W 1YW |
| 4. the name and full address of the superior landlord (if applicable) |
| 5. Is the whole of the premises to be used under the licence? a) Yes b) No |
| 6. If "no" please state which part of the premises is to be used for the purpose of the licence: |
| n/a |
| a) the use to which the remainder of the premises is put |
| n/a |
| b) the name(s) of those who are responsible for the management of the remainder of the premises |
| n/a |
| 7. Is the premises to be used for the purposes of the licence, so constructed or adapted as to permit access to and from the premises for members of the public who are disabled? a) Yes b) No |
| If "No" please state the applicant's proposals for affording such access: |
| n/a |



| 8. Is the premises, vehicle, vessel or stall which is to be used for the purposes of the licence, in use as a sex establishment at the date of this application? a) Yes b) No |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| If the answer is "Yes", please state the name and full address of the person(s) or body who operated the premises, vehicle, vessel or stall as a sex establishment at the date of this application, and the date (where known) the premises, vehicle, vessel or stall was first used as such |
| Whites Venues Limited, Baker Clarke Swiss House, Beckingham Street, Tolleshunt Major, Maldon, Essex CM9 8LZ. |
| First used as such on or about May 2006. |
| f the answer is "No" please state the purpose(s) it is currently being used for n/a |
| |
| Section E: Current Licences |
| I. Is the Premises licensed under any other Act (e.g. the Licensing Act 2003)? a) Yes ■ b) No □ |
| 2. If yes, please provide details of the licence(s), including the name of the Licence Holder and any Designated Premises Supervisor: |
| Licence issued under the Licensing Act 2003: Premises Licence number 17280 Premises Licence Holder: Whites Venues Limited Designated Premises Supervisor: Mohamed Yassin Baboo |
| For details of permitted licensable activities and hours, please refer to the copy of the Premises Licence provided in the Additional Documents pack (tab12) |
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| Section F: Business Details |
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| Each person named in this section will need to complete Part 2 of the application – Personal Details Form |
| Under what name will the business be trading? Whites Gentlemen's Club |
| 2. If the applicant is a company or other corporate body, please give the names of the applicant's directors and company secretary: |
| Name |
| Mohamed Yassin Baboo - Director |
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| 2. Is the whole of the business owned by the applicant, and the applicant does not share the profits of the business with any other person or body? |
| a) Yes b) No |
| If the answer is "No", please state the name(s) of those who will share in the profits of the business. In each case, please state the percentage share of the profits to be taken by each person or body involved in the ownership of the business |
| n/a |
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Section G: Advertising Details

When considering types of advertising in this section, please refer to the Councils Standard Conditions on Touting for Business and Premises Appearance, which are attached to the Sex Establishment Policy

1. What advertisement(s) or display(s) are to be exhibited on the exterior of the premises?

2 x external light boxes either side of the main doors showing opening times only

Please state the size(s) of any advertisement(s) or display(s) mentioned in the above question
 External light boxes
 93 x 62 cm

3. Please state any proposals for solicitation of the business in public areas. E.g. fliers, business cards, billboard advertising, personal solicitation or advertising on motor vehicles.

The premises are advertised on the website at http://www.clubwhites.co.uk

Fliers are distributed to drivers of private hire vehicles and hackney carriage licence holders only. (Not within the London borough of Tower Hamlets)

These fliers provide information regarding introductory fees. The fliers are not made available to members of the public.

Please refer to Tab 15 of the Additional Documents pack for an example of these fliers.

Any and all advertising carried out by the premises will comply fully with Tower Hamlets Council Sex Establishment Licensing Policy and will not contain photographs or other images which may be construed as offensive to public decency.



| Section | H: | C | peration | of the | Premises |
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| | | _ | P 0 . O. C. O. I | 00 | |

1. Please state the proposed opening times of the premises, vehicle, vessel or stall: (Gives times in a 24h clock format)

| Day | Opening | Closing | |
|-----------|---------|---------|--|
| Monday | 19:30 | 04:00 | |
| Tuesday | 19:30 | 04:00 | |
| Wednesday | 19:30 | 04:00 | |
| Thursday | 19:30 | 04:00 | |
| Friday | 19:30 | 04:00 | |
| Saturday | 19:30 | 04:00 | |
| Sunday | - | - | |

These hours reflect the hours currently in operation at the premises in accordance with premises licence number 17280

2. What means are to be taken to prevent the interior of the premises, vehicle, vessel or stall for which the licence is sought from being visible to passers-by?

All windows on the premises are obscured to prevent passers-by from seeing into the interior of the premises. In addition, all entrances have a double-door lobby entrance.

Have you read and understood the Councils standard conditions for sexual entertainment venues?

- a) Yes
- b) No

4. Are you able to comply with the Councils standard conditions for sexual entertainment venues?

- a) Yes
- b) No



If no, please give the reasons why not:

n/a



- 5. Please give details of any additional conditions you would like to propose, or conditions you like to amend or remove. The Council will expect applicants to address the following factors:
 - a) Preventing nuisance to residents and businesses in the vicinity
 - b) Public safety
 - c) Preventing crime and disorder
 - d) Protecting children from harm
 - e) Procedures for checking employees age and right to work in the UK
 - f) Procedures for training of all staff in the Code of Conduct for Dancers, and for compliance with licence conditions and requirements
 - g) Procedures for notifying customers of the Dancers code of conduct
 - h) System for monitoring compliance with the venues policy for welfare of dancers.

Please see current Sexual Entertainment Venue Licence number 27001 for all conditions in force at the premises. Please see Tab 8 of supporting documents for the application. The LB Tower Hamlets standard conditions for sexual entertainment venues are also attached to the licence and fully enforced at the premises.

Premises Licence at Tab 12 of the application also shows conditions of the licence which the applicant fully complies with.



| Section I: Managem | ent of the Promises | | | | | |
|-------------------------------------------------------------------|--------------------------------------------------------------|--------------------------------------------------------------------------------------------------|--|--|--|--|
| | | Port 2 of the application Paragraph dataile forms | | | | |
| Please give the name premises. ("the Manage | e of the person who will be re | Part 2 of the application – Personal details form sponsible for the day to day management of the | | | | |
| Name: Mohamed Ya Role: Manager | | | | | | |
| 2. Will this person be batexclusive occupation? a) Yes b) No | ised at the premises and will | the management of the premises be their sole and | | | | |
| 3. If no, then please give other arrangements are | e details of how they are resp in place for the managemen | oonsible for the day to day management, and what t of the premises. | | | | |
| | | | | | | |
| | | | | | | |
| 4. Which person(s) will be (Use continuation sheet) | pe responsible for the day to s if necessary): | day management in the absence of the Manager | | | | |
| Name: Gemma Alice Role: Deputy Manag | 7 7 7 | Name: Role: | | | | |
| Name: Role: | | Name: Role: | | | | |
| Name: Role: | | Name: Role: | | | | |
| Name: Role: | | Name: Role: | | | | |
| 5. Please confirm that at times whilst it is open. a) Yes b) No | t least one of the people nam | ned in this section will be at the premises at all | | | | |



| Section J: Details of any further information relevant to this application |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Please state below any further information which the applicant would wish to be taken into account when this application is considered (This space may also be used to amplify answers to any previous questions): |
| This is an annual renewal of the current SEV Licence No 27001. |
| The premises have operated and provided the form of entertainment applied for since on or about May 2006. |
| Representatives from the applicant company would welcome any invitation to discuss this renewal with the Licensing Officer and/or Police Officer. |
| |
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| |



| Sec | ction K: Additional documentary requirements | |
|------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------|
| The | applicant must provide the following documentation, in addition to those documents alread | v requested in |
| prio | sections of this application form. | y requested in |
| | Documents included with this application | Included |
| 1 | The prescribed fee, in the form of a cheque made payable to the London Borough | Yes No |
| | of Tower Hamlets (LBTH). | . 55 |
| 2 | Written consent of the lawful occupier of the premises or land who has control over the | Yes No |
| 3 | premises or land | |
| | Code of practice for dancers/performers | Yes No |
| 4 | Policy for welfare of dancers/performers | Yes No |
| 5 | Code of practice for customers | Yes No |
| 6 | A personal details form (Part 2 of the application form) for each person named in the | Yes No |
| 7 | application / A book CDD about 6 | |
| 7 | A basic CRB check for each person named in the application | Yes No |
| 0 | A recent passport size photograph for each person named in the application, each copy | Yes No |
| 9 | bearing the name in block capitals of the person whose likeness it bears. | |
| 10 | A site/location plan, (scale 1:1250) to show the location of the premises | Yes No |
| 10 | A premises plan (scale 1:100) of the premises, vehicle, vessel or stall in respect of which the licence is sought, showing: | Yes No |
| | a) The internal layout of the promises including store, here also layout of the promises including store, here also layout of the promises including store. | _ |
| | The internal layout of the premises including stage, bars, cloakroom, WCs, performance areas, dressing rooms, kitchen, and any external areas to be used | |
| | (e.g. smoking areas). | |
| | b) Public areas and staff/private areas to be clearly defined | |
| | c) Uses for different areas in the premises (e.g. performance areas, reception etc.) | |
| | d) Any fixed structures or objects | |
| | e) all means of ingress and egress from the premises | |
| | f) Position of CCTV cameras | |
| | g) The location and type of any fire safety and any other safety equipment | |
| | h) The location of emergency exits | |
| | i) The position of ramps, lifts or other facilities for the benefit of disabled people. i) Any parts of the premises that may be inaccessible to disabled people. | |
| | y y i a la promise that may be madecasible to disabled beoble. | |
| | Other standard metric scales may be acceptable if more practical for the size of the | |
| 11 | A drawing (scale 1:100) showing the front elevation as existing (and as proposed if | V |
| | changes are to be made to it) of the premises, vehicle, vessel or stall in respect of which | Yes No |
| | the licence is sought. Other standard metric scales may be acceptable if more practical | |
| | for the size of the premises. | |
| | Evidence of public notice and service | |
| 12 | Complete copy of the newspaper advert advertising the application | Yes No |
| 13 | Copy of the notice displayed on or near the premises advertising the application | Yes No |
| 14 | Copy of affidavit or statutory declaration that the notice of application has been | Yes No |
| | displayed on or near the premises, in a place where the notice can be conveniently read | 163 |
| | by the public as required by paragraph 10(10) schedule 3 to the Local Government | |
| | (Miscellaneous Provisions) Act 1982 (as amended). | |
| 15 | Evidence of the due service upon the Chief officer of police as required by paragraph | Yes No |
| | 10(14) schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 (as | |
| | amended), of a copy of this application and its required documentation. | |



Section L: Correspondence and Contact Details for the Application

Please give details of the person who may be contacted in relation to this application

Name:

David Dadds

Organisation:

Dadds LLP Licensing Solicitors

Postal Address

Crescent House, 51 High Street, Billericay, Essex, CM12 9AX

Telephone Number:

01277 631 811

Email:

office@dadds.co.uk

Position/role:

Solicitor for the applicant

Section M: Private Information

Is there any information on this form which you do not wish to be seen by members of the public? If so, state which information and the reasons why you do not wish it to be seen. Please note, any requests of this nature will be dealt on a case by case basis, and you will be contacted to discuss further if the information is considered necessary for public disclosure.

- Personal details of any individuals named for GDPR/Personal security
- Plan of premises with CCTV locations and exits for security reasons

Section N: Declaration and signature of applicant

The declaration must be signed in all cases:

- a) If the applicant is an individual, by that individual
- b) If the applicant is a partnership, by all individuals who are partners
- c) If the applicant is a company, by a director or the company secretary
- d) In any other case by a duly authorised officer of the applicant

I acknowledge that I have received a copy of the standard conditions applicable to a sex establishment licence within the London Borough of Tower Hamlets and declare that the information given within this application form, to the best of my knowledge, is true and complete in every respect. Please use extra pages if necessary

| Name: | David Dadds | Signature | | |
|----------|-----------------------|-----------|----------------------------------|--|
| Position | Applicant's Solicitor | Date | <i>∂</i> - } May 2021 | |

Appendix 3

LICENCE FOR A SEXUAL ENTERTAINMENT VENUE

Licence Number: 27001

The LONDON BOROUGH OF TOWER HAMLETS under provisions of Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982, in relation to the licensing of sex establishments, as amended by section 27 of the Policing and Crime Act 2009, grants, in accordance to its Licensing Policy:

Name of holder (s) of SEV licence: Whites Venues Limited (8153851)

to use premises:

| Postal address of premises, or it description | f none, ordnance survey map reference or |
|-----------------------------------------------|------------------------------------------|
| Whites Gentleman's Club 32-38 Leman Street | |
| Post town | Post Code |
| London | E1 8EW |
| Telephone number 020 7488 4000 | |

as a Sexual Entertainment Venue.

This licence is in force up to: **31st May 2019** or during the time that the licensee(s) is/are the occupier of the premises, whichever is the shorter period, or unless sooner surrendered or revoked.

The Premises are as per the plans submitted to the Licensing Authority on:

• 20th October 2017 - Ground Floor only.

The named management responsible for this premises are

John Ronald Gold - Manager Alan Southwick - Duty Manager This licence is granted subject to conditions as follows:

the Standard Conditions of the London Borough of Tower Hamlets made under paragraph 13 of Schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 as revised on 23rd June 2015 are attached as **Appendix 1** (Conditions 1-41) It is the duty of the licence holder to be aware of and abide by those conditions.

the following additional conditions specific to this Premises:

42. "Relevant entertainment" as defined in paragraph 2A(2) of Schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 is permitted only during the hours set out in the table below

| Monday | 19.30hrs - 24.00hrs |
|-----------|---------------------------------------------|
| Tuesday | 00.00 hrs - 04.00hrs 19.30hrs - 24.00hrs |
| Wednesday | 00.00 hrs - 04.00hrs 19.30hrs - 24.00hrs |
| Thursday | 00.00 hrs - 04.00hrs 19.30hrs - 24.00hrs |
| Friday | 00.00 hrs - 04.00hrs 19.30hrs - 24.00hrs |
| Saturday | 00.00 hrs - 04.00hrs 19.30hrs - 24.00hrs |
| Sunday | 00.00 hrs - 04.00hrs |

- 43. Without prejudice to Standard Condition 5, at least six SIA registered door supervisors shall constantly monitor the striptease entertainment in the Premises and ensure that all relevant conditions of this Licence are being complied with.
- 44. The relevant tariff must be drawn to the attention of each customer before they pay any fee or charge.
- 45. No charge may be made to any customer for any drink provided to a performer, hostess or companion unless a customer has expressly ordered it having been informed of the cost.
- 46. No charge shall be made to any customer for hire or use of any room, or reserved area within the Premises, unless the customer has first been made aware of the cost and signed an order from consenting for the charge to be made. The order form shall be counter-signed by the manager of the Premises. The order form shall state in a legible form:
 - (a) the date and time of signature;

- (b) the room, or area to be used or hired by the customer;
- (c) the date, time and duration of the agreed hire or use of the room, or area;
- (d) the details as to what, if any, sexual or other entertainment will be provided and by how many performers;
- (e) the names of any agreed performers;
- (f) the total agreed price and manner of payment;
- (g) the full name of the manager; and
- (h) the full name or the customer.

The order form must be filled in and signed, and payment for the room or area taken, in the designated area shown on the attached plan. The designated area must be well-lit and covered by a CCTV camera which accurately records the transaction and the time and date of the footage. After payment is taken, the customer shall be provided with a receipt and the Licensee shall retain a copy.

Other requirements or restrictions:

- 47. This licence must be prominently and visibly displayed inside the entrance to the Premises.
- 48. This licence together with the standard conditions must be available at the Premises at all times.

Signed by

David Tolley

Head of Environmental Health & Trading Standards

Dated: 4th September 2018

Appendix 4

STANDARD CONDITIONS FOR SEXUAL ENTERTAINMENT VENUES (REVISED 23RD JUNE, 2015)

Definitions

In this Licence,

'approved layout' means the layout of the Premises shown on the attached plan.

'authorised officers' means officers of the Borough Council or of the Police

'drinks tariff' means a tariff showing the price of all drinks

'entertainment tariff' means a tariff showing the price of all sexual entertainment performances, displays of nudity and services related to the sexual entertainment performance (including charges for admission to any part of the Premises; for hire of rooms, booths or reserved areas; or for the company of performers)

'nudity', 'display of nudity' and 'sexual entertainment' are references to those terms as defined by section 27 of the Policing and Crime Act 2009.

'performers' means persons engaged by or through the Licensee who provide or participate in sexual entertainment

'premises' includes land, buildings, stalls, structures or erections, and all forms of vessels or vehicles (including for the avoidance of doubt bicycles, motor vehicles, boats and aircraft). It does not include any private dwelling to which the public is not admitted.

'the Premises' means the premises authorised in this Licence as a sexual entertainment venue and shown on the attached plan.

'public area(s)' means the area(s) outlined in blue on the attached plan, being the area within the Premises that the public are permitted to enter.

'the public' includes customers, guests and visitors to the premises, but excludes performers and those employees or agents of the Licensee lawfully engaged in managing or operating the Premises.

'sexual entertainment area(s)' means the area(s) outlined in red on the attached plan, being locations where sexual entertainment is permitted to take place.

'suggestive advertising content' means photographs, sculptures, images, tableaux, displays, sounds, spoken words or writing - including graphics, logos or trademarks- that depict, indicate or suggest that sexual entertainment takes place on the Premises

General

- 1. The Licensee must remain in personal control of the premises at all times that it is trading or nominate in writing an individual over the age of 18 with the authority to direct activities within the Premises.
- 2. The Licensee shall notify the Council, in writing, of any change in directors, trustees, partners or other persons concerned in the management of the licensed activities within 14 days of such change.
- 3. The Licensee shall admit authorised officers to the Premises at all reasonable times and at any time when the Premises are providing sexual entertainment. The Licensee shall provide in a timely fashion copies of any documents reasonably required by an authorised officer to prove compliance with this Licence.
- 4. The Licensee must give written notice to the Council if s/he wishes to surrender the licence.
- 5. A suitable and sufficient number of door supervisors and trained staff will be employed (based on a risk assessment) when sexual entertainment is offered. Their duties will include monitoring customers to ensure that the Code of Conduct for Performers and the House Rules are being obeyed.
- 6. The Licensee is to implement a suitable policy for the safety of the performers when they leave the Premises.
- 7. The Council reserves the right to amend or alter these conditions (provided that such change will not prevent the operators from viably carrying on the business of the Premises) following consultation with the licensees.

Premises

- 8. The approved layout of the Premises shall not be altered without prior consent of the Council.
- 9. The Licensee shall ensure that the interior of the Premises where sexual entertainment is offered shall not be capable of being seen from the outside of the Premises, and that the exterior is maintained with a suitable level of decorum (i.e. that it does not have anything that depicts, indicates or suggests that sexual entertainment takes place on the Premises).
- 10. Sexual entertainment shall take place only in the designated sexual entertainment areas.
- 11. No member of the public shall be permitted to go anywhere outside the public areas. The public shall not be permitted access to the performers' changing rooms.
- 12. Without prejudice to condition 13 below CCTV shall be installed to cover the inside and the outside of the Premises, covering all public areas, including private performance areas and booths, entrances and exits, but excluding the interior of toilets. All cameras must be maintained in working order. All cameras shall continually record whilst the Premises are open to the public and the recorded images shall be kept available for a minimum of 31 days. Recorded images shall be made available to an authorised officer together with facilities for viewing. The recordings for the preceding 2 days shall be made available immediately upon request. Recordings outside this period shall be made available on 24 hours' notice.
- 13.CCTV cameras shall be installed and maintained at the locations shown on the attached plan, to the reasonable satisfaction of the licensing authority.
- 14. Members of the public may not enter or remain in the toilet cubicles in the company of any performer. Only one person at a time to enter a toilet cubicle.

Advertising

15. The Licensee shall neither cause nor permit the display of suggestive advertising content which is directed at or may be seen or heard by any person from within the London Borough of Tower Hamlets:

on any public highway, street, waterway or railway; in any place of general public use or access; or in publicly accessible areas of premises open to the public.

This condition shall apply to prevent suggestive advertising content being displayed on the exterior of the Premises or handed out as flyers on the street. It shall also apply to prevent suggestive advertising content being displayed on or in street furniture; telephone booths; hoardings, billboards, screens or projections; as well as advertising displayed on or within any vehicles located on or near the highway. The Licensee shall not permit any person to tout for business or encourage other persons to visit the Premises whilst on a public highway.

For the avoidance of doubt, this condition shall not be taken to prevent the Licensee from advertising the Premises using suggestive advertising content in media that restrict access to persons over the age of 18 years and would not reasonably be expected to be directed at persons in a public place (for instance, in adult magazines, websites or television channels).

- 16.All persons engaged or employed to attend to the entrance area or exterior of the Premises must be suitably dressed and conduct themselves so as not to indicate or suggest the availability of sexual entertainment at the Premises.
- 17. Where the Council has given notice in writing to the Licensee objecting to an advertisement on grounds that it would offend public decency or be likely to encourage or incite crime or disorder, that advertisement shall be removed or not be displayed.

Admission to the Premises

18. No person under the age of 18 years shall be admitted to nor permitted to remain on the Premises when sexual entertainment is being offered, and a clear notice to this effect will be displayed at each entrance to the Premises.

19. Customers who appear to be under the age of 21 must be asked to provide a Pass-scheme approved photographic card, their passport or photographic driving licence to prove their age. Prominent notices must be clearly displayed to this effect at each entrance to the Premises.

House Rules

- 20. The Licensee shall prepare House Rules governing the conduct of customers.
- 21. The House Rules shall be prominently and legibly displayed close to each entrance of the Premises.
- 22. The House Rules must be made known to customers prior to their admission to the Premises when sexual entertainment is provided
- 23. Signs must be displayed at appropriate locations advising that any customer attempting to make physical contact with a performer will be asked to leave.
- 24. No member of the public shall be admitted or allowed to remain at the Premises if they appear to be intoxicated or under the influence of illegal substances.
- 25. Customers may not be permitted to photograph, film or electronically record any performance.
- 26. The House Rules must be implemented and effectively enforced at all times when the premises are operating with sexual entertainment.

Performers

- 27. Sexual entertainment will be given only by the performers engaged by or through the Licensee and there will be no audience participation in any performances.
- 28. The Licensee shall keep a record of each performer, including their proper name and any aliases, and their residential address. With each record the Licensee shall keep a copy of a photographic form of identity and proof of address of the performer. With each record the Licensee shall keep a clear copy of an authorised document demonstrating that each Performer and each member of the staff is

- entitled to work within the UK. A clear copy of this record shall be kept on the Premises at all times and be made immediately available for inspection by authorised officers.
- 29. On days when sexual entertainment is provided, the Licensee or their representative shall keep a record of those performers working at the Premises on that day in a daily record. The daily record shall be retained securely for at least 31 days and shall be made immediately available for inspection by authorised officers.

Tariffs

- 30. The Licensee shall prominently and legibly display the drinks tariff at or by the bar and at the entrance. No charge shall be made nor payment accepted for any drink other than in accordance with the tariff, save for clearly advertised discounts to the tariff.
- 31. The Licensee shall prominently and legibly display the entertainment tariff in the entrance area and at key locations within the Premises including entrances to any private performance areas and so far as possible at the place(s) at which payment for any performance or service is transacted as marked on the attached plan. No charge shall be made nor payment accepted by the Licensee for any services other than in accordance with the tariff or clearly advertised discounts to the tariff.
- 32. The Licensee shall so far as reasonably practicable keep such records as are necessary to prove that the sums charged and payments taken are for products or services advertised on the relevant tariff at the amount shown on that tariff. These records must be made available within a reasonable time if requested by an authorised officer.

Code of Conduct

- 33. The Licensee shall prepare and implement a suitable Code of Conduct for performers.
- 34. The Licensee shall ensure that each performer signs the Code of Conduct in their proper name, acknowledging that they have read and understood and are prepared to abide by the Code of Conduct, and signed copies be kept on the premises for inspection by authorised officers.

- 35. During a performance there shall be no intentional physical contact between a performer and the customer other than the transfer of money or token at the beginning, during and at the conclusion of a dance into the hand or a garter worn by the performer. For the avoidance of doubt nothing in this condition shall prevent Performers from acting to prevent, deter or counter any attempts of physical contact by a customer.
- 36. Without prejudice to standard condition 35 above, at the conclusion of a performance there shall be no intentional physical contact between a performer and the customer, save for a handshake. For the avoidance of doubt kissing is not permitted.
- 37. The Licensee must not permit gratuities or any other items to be thrown at performers.
- 38. During a performance there shall be no full body physical contact between performers and they are not to touch each other's breasts or genitalia either with their bodies or with objects. Any performance shall be restricted to dancing and the removal of clothes. There must not be any other form of sexual activity, including but not limited to acts or the simulation of acts of personal stimulation.
- 39. Performers shall be provided with a changing room to which the public have no access.
- 40. Performers must remain fully dressed while on the Premises, except while performing in the sexual entertainment areas and in the changing rooms shown on the approved plan. [Without prejudice to this requirement, there is to be no display of nudity in the public areas of the Premises, other than during the course of a performance].
- 41. Performers must re-dress at the conclusion of a performance.

Appendix 5

(White's Gentlemans Club)

32-38 Leman Street London E1 8EW

Licensable Activities authorised by the licence

The sale by retail of alcohol

The provision of regulated entertainment

The provision of late night refreshment

See the attached licence for the licence conditions

Signed by John McCrohan Trading Standards and Licensing Manager

Date: 13th March 2006

- 21/06/2011, as amended further to Review:
- 15/12/2014, amended by a minor variation



Part A - Format of premises licence

Premises licence number 17280

Part 1 - Premises details

Postal address of premises, or if none, ordnance survey map reference or description

(White's Gentlemans Club)

32-38 Leman Street

Post town
London
E1 8EW

Telephone number
None

| Whore | tho | licence | ie | time | limitac | l tha | datas |
|--------|-----|---------|-----|--------|-----------------------------------------|-------|-------|
| vvnere | me | ncence | -15 | HIIIIE | 111111111111111111111111111111111111111 | ııne | oaies |

N/A

Licensable activities authorised by the licence

The sale by retail of alcohol

The provision of regulated entertainment

The provision of late night refreshment

The times the licence authorises the carrying out of licensable activities

The sale by retail of alcohol:

Monday, Tuesday, Wednesday, Thursday, Friday and Saturday from 12:00 hours to 04:00 hours the following day

Regulated Entertainment consisting of Recorded Music, performances of dance, Provision of facilities for dancing:

Monday, Tuesday, Wednesday, Thursday, Friday and Saturday from 12:00 hours to 04:00 hours the following day

Late Night Refreshment:

Monday, Tuesday, Wednesday, Thursday, Friday and Saturday until 04:00 hours the following day

Note: However, New Years Eve is subject to the Regulatory Reform (Special Occasion Licensing) Order 2002. Which means that while that order is in effect the premises may remain open for the twelve hours between 11pm on New Years Eve and 11am on New Years Day.

The opening hours of the premises

Monday, Tuesday, Wednesday, Thursday, Friday and Saturday from 12:00 hours to 04:00 hours the following day

Note: However, New Years Eve is subject to the Regulatory Reform (Special Occasion Licensing) Order 2002. Which means that while that order is in effect the premises may remain open for the twelve hours between 11pm on New Years Eve and 11am on New Years Day.

| Where the | licence au | uthorises | supplies of | f alcoho | I whether t | :hese are on | ı and/ or |
|-------------|------------|-----------|-------------|----------|-------------|--------------|-----------|
| off supplie | s | | | | | | |

On sales only

Part 2

Name, (registered) address, telephone number and email (where relevant) of holder of premises licence Whites Venues Limited 32-38 Leman Street London **E1 8EW** Phone: Registered number of holder, for example company number, charity number (where applicable) 08153851 Name, address and telephone number of designated premises supervisor where the premises licence authorises the supply of alcohol Mohamed Yassin Baboo Personal licence number and issuing authority of personal licence held by designated premises supervisor where the premises licence authorises for the supply of alcohol Issuing Authority: 05-911369-1 Personal Licence Number: Royal Borough of Kensington & Chelsea

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.
- 5. 1. A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
 - 2. For the purposes of the condition set out in paragraph 1—
 - (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;
 - (b) "permitted price" is the price found by applying the formula $P = D + (D \times V)$

where —

(i) **P** is the permitted price

- (ii) **D** is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) **V** is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence
 - (i) the holder of the premises licence
 - (ii) the designated premises supervisor (if any) in respect of such a licence, or
 - (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence
- (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. All references to striptease in these conditions shall be deemed to apply to all forms of striptease or nudity by male or female performers.
- 2. At least one Personal Licence Holder shall remain on the premises at all times during licensed hours when the premises are open and trading.
- 3. At least two SIA registered Door Supervisors will remain on the premises at all times during licensed hours when the premises are open and trading in addition to two members of management.
- 4. The Designated Premises Supervisor (DPS) will ensure that at least one member of staff with specific obligation to ensure compliance with the performers/dancers code of conduct, will be present at all times when the premises are open and trading.

- 5. CCTV with time and date recording facility to be installed and maintained at the club in accordance with the advice of a Metropolitan Police Crime Prevention Officer. Recording media to be retained for at least 30 days and to be readily available for inspection by the Police or other statutory authority. At least two people will be trained to operate the recording equipment and be competent in its operation. A least one trained person shall be on premises at all times when the club is open and trading.
- 6. A Code of Conduct for Performers/Dancers to be lodged with the Police and Licensing Authority. All Performers/Dancers must sign the code of conduct as agreed by the Police in their proper name acknowledging they have read and understood, and are prepared to abide by the said Code of Conduct and copies so signed should be retained by the DPS and be readily available for inspection by the Police and Licensing Authority. Any breach of the agreed code of conduct shall constitute a breach of condition.
- 7. Details of all work permits and/or immigration status relating to persons working at the Club shall be retained by the DPS and be readily available for inspection by Police or Immigration Officer.
- 8. Menus and drinks' price-lists shall be clearly displayed in the foyer, reception and bar in such a position and size as to be easily read by customers. This price list should show all consumable items and any minimum tariff including charges or fees applicable to hostesses. The menus and drinks price-lists will also be on all tables.
- 9. A permanent written record will be maintained in the form of a refusals book kept at the club. This record will be signed by the DPS/Manager on a daily basis and record the details of any customer who refuses to pay his/her bill giving details of the customer's name, contact details and a detailed copy of the bill. This is to be available to the Police and/or Licensing Authority on demand.
- 10. A record will be kept at the club of the real names, addresses, stage names of all the hostesses/dancers, which will be readily available to any Police Officer and/or the Licensing Authority.
- 11. A notice outlining a Code of Conduct for the customer shall be positioned in the foyer, reception and bar area. It shall be of an adequate size and in such a position where it can be easily read and understood by the customer.
- 12. All hostess activity shall be conducted openly and at no time shall hostesses entertain customers in areas of the premises that are screened or curtained off from the view of the DPS (or other person acting with equivalent authority).
- 13. An incident book will be maintained at the premises. Upon request, it will be readily available for inspection by the police or other Licensing Authority.
- 14. There shall be no soliciting for custom by means of persons on the highway or any payment made to them by or on behalf of the DPS.
- 15. Whilst striptease is taking place no person under the age of 18 shall be allowed on any part of the premises and a notice shall be displayed in clear terms at each entrance that:-

NO PERSON UNDER 18 TO BE PERMITTED

- 16. On any day when the premises are open for entertainment not involving striptease, prior to striptease becoming available, a notice shall be prominently displayed in a conspicuous position in the foyer of the premises. This should be displayed at least one hour before striptease performances are due to start, advising customers when those performances are to commence.
- 17. The striptease entertainment shall be given only by paid performers/entertainers who are engaged exclusively for that purpose.

- 18. There shall be no physical participation by the audience and no contact between the performer/dancer and any of the audience during performances. There shall be no physical contact between the performers/Dancers.
- 19. There shall be no striptease performance to customers seated at the bar, or to standing customers. Performers/Dancers shall only perform on the designated stages, designated podiums or to seated customers at a table.
- 20. On each of the designated stages, there shall be no more than two performers at any one time.
- 21. In the VIP area, there shall be no more than four Performers/Dancers at any one time.
- 22. Any performance will be restricted to dancing and the removal of clothes, there must not be any other form of sexual activity.
- 23. All striptease shall take place in an area which is not visible from the street or overlooking buildings.
- 24. The Performers/Dancers shall be provided with a changing room which must be separate and apart from public facilities.
- 25. There shall be no sexually explicit external advertising likely to cause offence as to the nature of the activity being held at the premises.
- 26. Notices shall be placed on the premises asking patrons to leave quietly.
- 27. All external windows should be obscured to prevent persons outside from seeing the entertainment when striptease is taking place.

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

Further Hearing 21st June 2011

- 28. At least eight SIA Registered Door Supervisors will remain on the premises at all times during the licensed hours when the premises are open and trading in addition to the Designated Premises Supervisor (DPS).
- 29. At least six SIA Registered Door Supervisors shall constantly monitor the striptease entertainment in the premises and ensure that the code of conduct and all relevant conditions on the licence are being complied with.
- 30. The premises shall not offer or provide any striptease entertainment or hostess service in a limousine or any other moving vehicle.

Annex 4 - Plans

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

21st November 2014 - Ground Floor (14/3989/SK01, dated Oct 2014)



| Part B - Premises licence summary | | | | | |
|-----------------------------------------------|--------|----------------------------------------------------------------------------------------------------------------|--|--|--|
| Premises licence number | | 17280 | | | |
| Premises details | | | | | |
| Postal address of premises, or description | if nor | ne, ordnance survey map reference or | | | |
| (White's Gentleman's Club) 32-38 Leman Street | | | | | |
| Post town | Doot | | | | |
| Post town London Post E1 8E | | | | | |
| Telephone number None | | | | | |
| | | | | | |
| Where the licence is time limited the dates | | N/A | | | |
| | | | | | |
| | | | | | |
| Licensable activities authorised b licence | y the | The sale by retail of alcohol The provision of regulated entertainment The provision of late night refreshment | | | |

The times the licence authorises the carrying out of licensable activities

The sale by retail of alcohol:

Monday, Tuesday, Wednesday, Thursday, Friday and Saturday from 12:00 hours to 04:00 hours the following day Regulated Entertainment consisting of Recorded Music, performances of dance, Provision of facilities for dancing:

Monday, Tuesday, Wednesday, Thursday, Friday and Saturday from 12:00 hours to 04:00 hours the following day Late Night Refreshment:

Monday, Tuesday, Wednesday, Thursday, Friday and Saturday until 04:00 hours the following day

Note: However, New Years Eve is subject to the Regulatory Reform (Special Occasion Licensing) Order 2002. Which means that while that order is in effect the premises may remain open for the twelve hours between 11pm on New Years Eve and 11am on New Years Day.

The opening hours of the premises

Monday, Tuesday, Wednesday, Thursday, Friday and Saturday from 12:00 hours to 04:00 hours the following day Note: However, New Years Eve is subject to the Regulatory Reform (Special Occasion Licensing) Order 2002. Which means that while that order is in effect the premises may remain open for the twelve hours between 11pm on New Years Eve and 11am on New Years Day.

Name, (registered) address of holder of premises licence

Whites Venues Limited 32-38 Leman Street London E1 8EW

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

On sales only

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

08153851

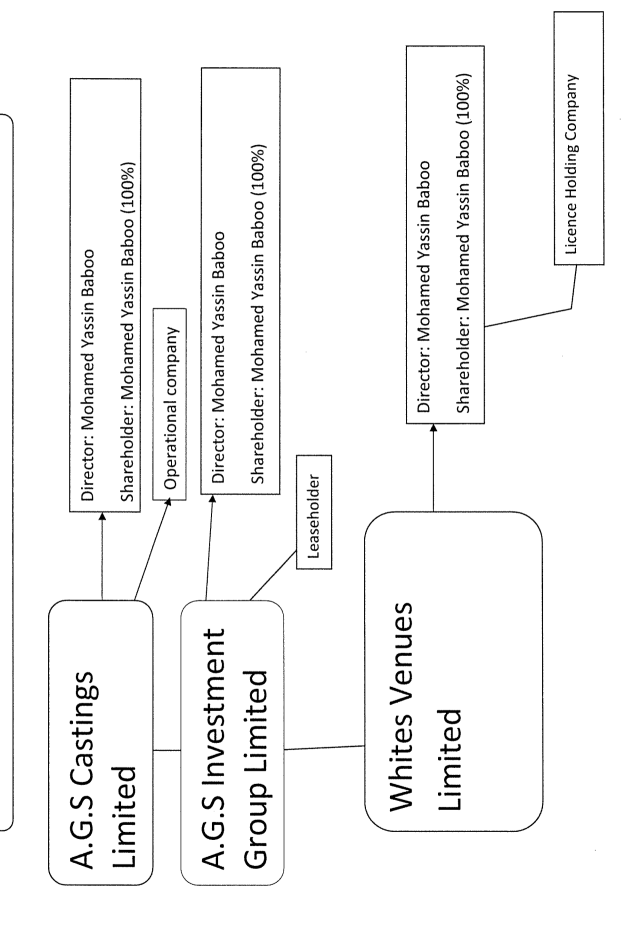
Name of designated premises supervisor where the premises licence authorises for the supply of alcohol

Mohamed Yassin Baboo

State whether access to the premises by children is restricted or prohibited

Prohibited

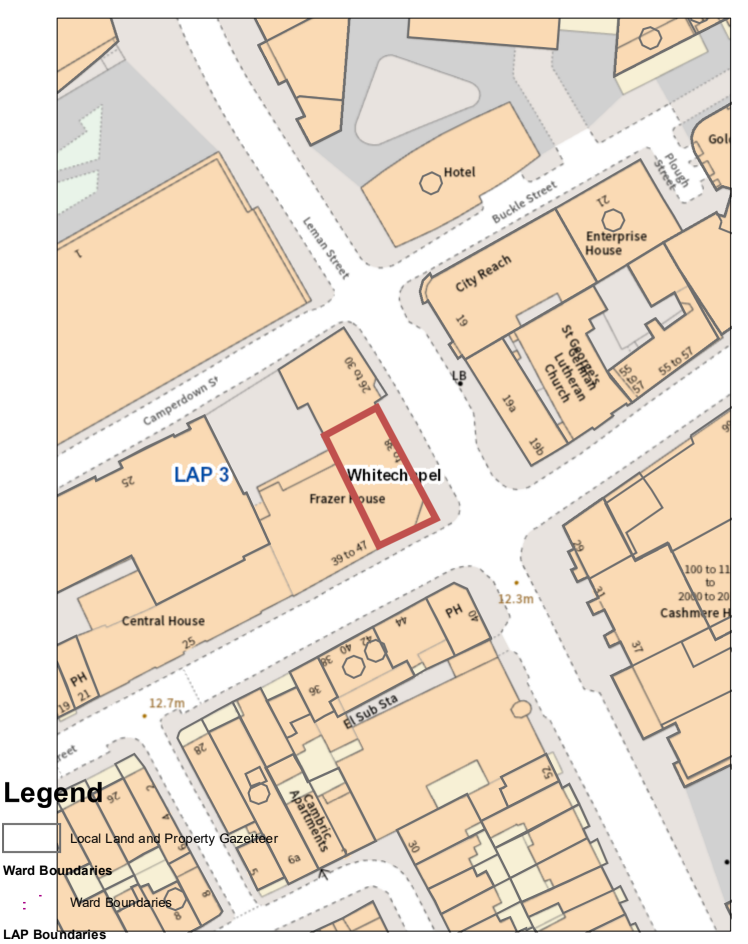
Whites Gentlemen's Club Company Structure





32-38 Leman Street

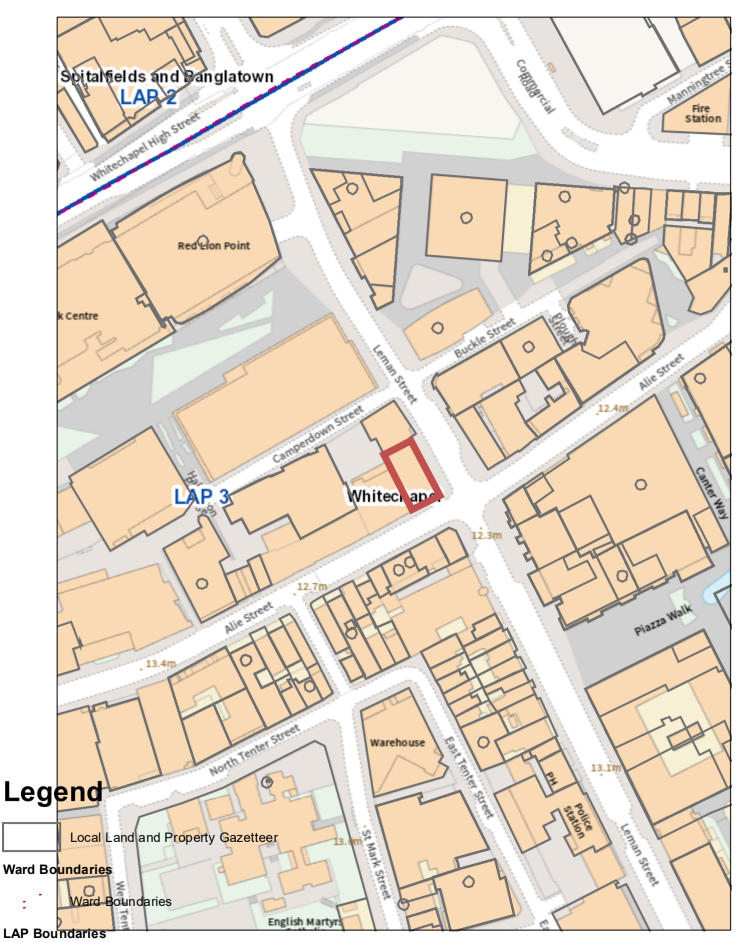


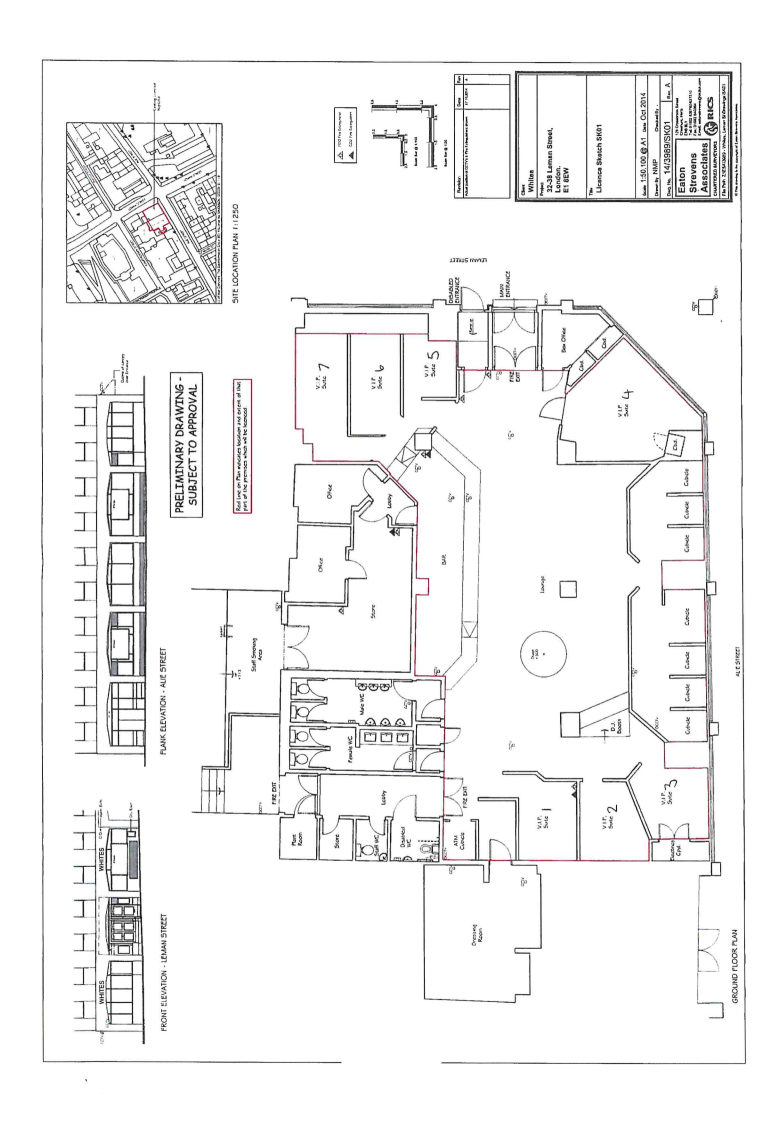




32-38 Leman Street



















Whites Gentlemen's Club Code of Conduct for Dancers and Performers

- 1. Dancers and Performers must always sign in with the Club Management prior to commencing each shift.
- 2. Dancers and Performers should at all times when not performing remain clothed and must fully dress after each performance. All clothing must be appropriate and must be agreed with the management.
- 3. If a Dancer or Performer is unable to meet their allotted shifts a substitute can be sent. This person must have completed the appropriate documentation.
- 4. Dancers and Performers must allow customers to conduct payment for dances in privacy and undistracted.
- 5. Dancers and Performers must not give out personal information to or accept personal information from customers. They may only divulge to the customer the shifts on which they will be performing.
- 6. Dancers and Performers must not socialise with customers outside the premises.
- 7. Dancers and Performers must not perform any acts that clearly simulate masturbation, oral sex or sexual intercourse, including the insertion of any object including their own fingers into any genital opening.
- 8. Dancers or Performers must not touch their breasts with their lips or tongues.
- Dancers or Performers must not intentionally touch the genitals, anus or breasts of another dancer, nor knowingly permit another dancer to intentionally touch their genitals, anus or breasts.
- 10. Dancers and Performers must not intentionally touch a customer at any time a performance takes place.
- Dancers and Performers must not use language of an inappropriate, suggestive or sexually graphic nature.
- 12. If a customer engages in any act of masturbation or other sexual behaviour, the dancer shall cease the performance immediately and inform the Club Management.
- 13. If a customer attempts to touch or speak to a dancer inappropriately, or otherwise breaches the Code of Conduct for Customers, the dancer must stop the performance immediately and explain the relevant rules. If necessary, the dancer

- may ask for assistance from and cooperate with a floor supervisor, who will take appropriate action which may include escorting the customer out of the club.
- 14. Dancers and Performers must never to engage in acts of prostitution, i.e. the receiving of gratuities or payments for sexual favours, nor solicit such gratuities or payments.
- 15. Dancers and Performers must not accept any offer made by a customer of payment in return for sexual favours.
- 16. Dancers and Performers must not engage in communications that could be construed as acts of prostitution or solicitation, even if the Dancer or Performer has no intention of carrying out those acts.
- 17. Dancers and Performers must not engage in any unlawful activity within the premises.
- 18. Whites Gentlemen's Club operates a zero tolerance policy towards drugs.
- 19. Dancers and Performers must only consume alcohol in moderation and must not become intoxicated whilst on the premises.
- 20. Dancers and performers must not invite their spouses, partners or anyone they are romantically involved with to the premises.

WHITES GENTLEMENS CLUB HAS ZERO TOLERANCE FOR: PROSTITUTION, SOLICITATION, UNLAWFUL DRUGS & UNLAWFUL CONDUCT!

The signing of this document signifies that you, the Dancer and Performer, have read and understood the Whites Gentlemen's Club Code of Conduct for Dancers and Performers, the Code of Conduct for Customers and the Dancers and Performers Welfare Policy, that you agree to comply with the Code of Conduct for Dancer and Performers and that you accept the obligations under it. This document is in no way designed to restrict your own artistic performance or freedom of expression.

| Proof of ID Supplied | |
|------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------|
| Proof of Address supplied | |
| DECLARATION I understand that failure to comply with taction. I understand that I am self-emploarrangements with HMRC. | theses codes of conduct will result in disciplinary byed and I have made the appropriate |
| Dancer's signature | |
| Dancer's birth name (please print) | |
| Dancer's stage name | |
| Witnessed | |
| Club Manager name (please print) | |
| Date Signed | |
| Date Witnessed | |

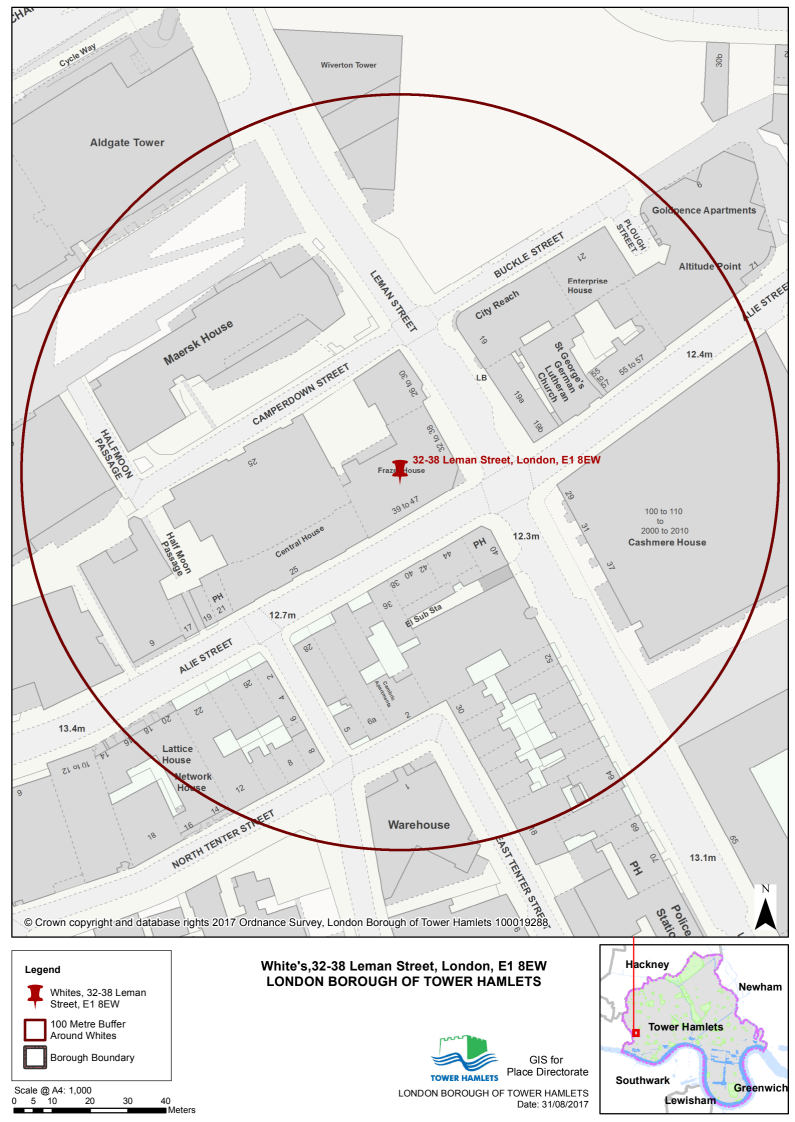
Whites Gentlemen's Club Code of Conduct for Customers

- 1. Any person who appears to be intoxicated or under the influence of drugs will not be admitted to the premises.
- 2. No person under the age of 18 will be admitted to the premises.
- 3. Whites Gentlemen's Club operates a zero-tolerance policy towards drugs.
- 4. Customers must not drink to excess whilst in the premises. Customers who become intoxicated will be refused further sales of alcohol and may be asked to leave.
- 5. Abusive and/or threatening behaviour or language towards members of staff, dancers and performers will not be tolerated.
- 6. Customers must be seated before a dancer can commence a private dance performance and must remain seated during the performance.
- 7. Customers must remain fully clothed at all times with his or her hands placed by their sides.
- 8. Customers are not permitted to dance throughout a performance.
- 9. There must be **no touching** of dancers at any time during the performance.
- 10. Customers must not proposition dancers and performers.
- 11. Under no circumstances can any overt or covert photography or digital media video either live or recorded take place on these premises. Any breach is considered a violation of the Voyeurism (Offences) Act 2019 and Data Protection Act 2018. Any and all photography, video and sound recordings are subject to the ownership rights of AGS Castings Ltd T/A Whites Venues Ltd.

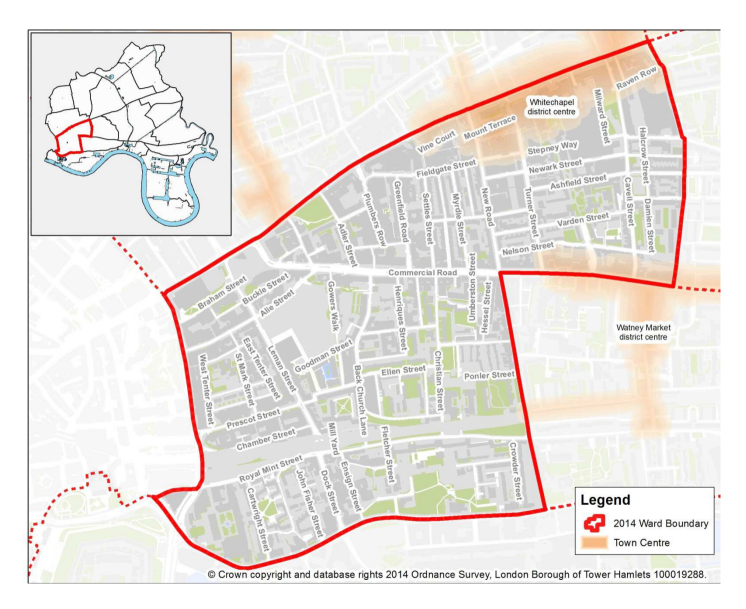
Failure to adhere to the above Code of Conduct could result in your performance being terminated and/or you being asked to leave the premises.

Whites Gentlemen's Club Dancers and Performers Welfare Policy

- Dancers and Performers shall be provided with secure and private changing facilities, including the provision of lockable lockers.
- 2 Dancers and Performers shall be provided with private toilet and hand washing facilities.
- Dancers and Performers can deposit any valuables with the management by way of a sealed and signed envelope, to be kept in the safe upon their arrival at the venue and returned at the end of the shift.
- 4 Notices shall be placed on the notice board in the changing rooms to advise Dancers and Performers of places where they can seek independent advice.
- Each new Dancer and Performer will be given a full and detailed induction upon commencement at the venue. This induction will include training in the following areas as a minimum:
 - (i) the premises rules:
 - (ii) the Dancers and Performers Code of Conduct;
 - (iii) the Customers Code of Conduct;
 - (iv) this Welfare Policy;
 - (v) familiarising the Dancer and Performer with the premises;
 - (vi) the fire evacuation procedures; and
 - (vii) Health and Safety guidance.
- This training will be documented in the Dancer and Performer's Contract with the company.
- 7 Dancers and Performers shall be monitored by SIA registered floor supervisors during their performance.
- Panic buttons are provided in the private suites for the safety of Dancers and Performers.
- To reduce the risk of theft, Payment for performances is made solely by way of vouchers which are notated with the Dancer and Performer's name. These are redeemed at the end of the Dancer and Performer's shift.
- At the conclusion of the shift all performers will be provided with a nominated taxi or escorted to their own transport by a member of the security team.



Whitechapel Ward Profile



Corporate Research Unit May 2014

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Introduction

The ward profiles have been produced for all 20 wards in Tower Hamlets. They provide the social, economic and demographic characteristics of each ward in the borough developing a broad picture of the area and help describing local differences.

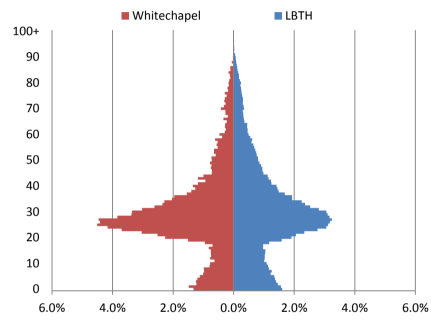
In May 2014, the number of wards increased from 17 to 20. The changes were made by the Local Government Boundary Commission for England, in order to ensure that every councillor in Tower Hamlets represented roughly the same number of residents. The changes mean that no ward will have a population variance of greater than 10 per cent. As a result of the changes, the average population per councillor will be 4,029 in 2014, rising to 4,417 by 2018, according to projected population growth.

Data from the 2011 Census has been used throughout this ward profile as this still provides the single best source of statistics which are available at geography small enough to be aggregated up in to the new wards. While more recent estimates of the resident population are available for the borough and old ward boundaries, these cannot be used to infer the current population according to the new ward boundaries.

Population

Age Structure

Figure 1: Proportion of population by age



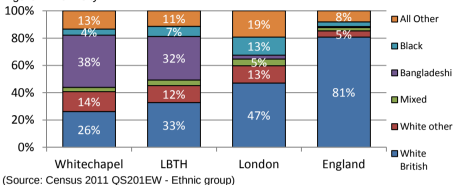
(Source: Census 2011 QS103EW - Age by single year)

| Table 1: Number and proportion of residents by age range | | | | | | |
|----------------------------------------------------------|-------|--------|------|--------|--|--|
| Residents by Age | 0-15 | 16-64 | 65+ | Total | | |
| Whitechapel | 2,245 | 11,215 | 730 | 14,190 | | |
| Whitechapel % | 15.8% | 79.0% | 5.1% | 100% | | |
| Tower Hamlets % | 19.7% | 74.1% | 6.1% | 100% | | |
| (Source: Census 2011 QS103EW - Age by single year) | | | | | | |

- At the time of the 2011 Census, the population for the Whitechapel ward was 14,190 which accounted for 5.9 per cent of the total population of Tower Hamlets.
- The ward had 6,682 males and 6,203 females providing a gender split in the ward of 51.9 per cent male and 48.1 per cent female.
- The population density in this ward was 148 people per hectare, higher than the borough average of 129 people per hectare.
- The Whitechapel ward had a lower proportion both of residents aged 65+ and aged 0-15 years old than the borough average.

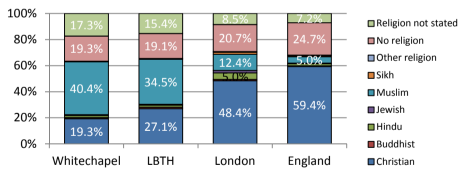
Ethnicity

Figure 2: Ethnicity



Religion

Figure 3: Religion



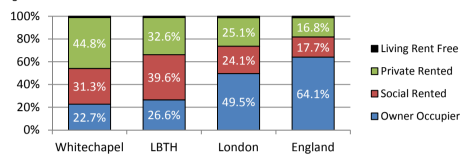
(Source: Census 2011 QS208EW - Religion)

- At the time of the 2011 Census, 8,416 residents in the ward were BME (59 per cent). This proportion was higher than the borough average of 54 per cent.
- Residents of Bangladeshi origin accounted for 38 per cent of the population (5,421 residents), a higher proportion than the borough average.
- There were 3,718 White British residents in the Whitechapel ward. There was a higher proportion of residents who are White British in the ward compared to the borough average.
- The three largest ethnic groups in the borough (White British, Bangladeshi and White Other) accounted for 79 per cent of all residents in this ward.
- The proportion of residents who identified themselves as Christian was 19.3 per cent – the second lowest proportion of residents out of the borough's 20 wards. At 40.4 per cent of the population, the proportion of Muslim residents was significantly higher than the borough average.
- 2,742 residents in the Whitechapel ward explicitly stated that they had no religion, this equated to 19.3 per cent of the ward population, compared to the borough average of 19.1 per cent.
- Tower Hamlets had a significantly higher proportion of residents who did
 not state their religion on the census form when compared to London
 and the rest of England. In the Whitechapel ward there were 2,460
 residents who did not state their religion accounting for 17.3 per cent
 of the ward's population, higher than the borough average.

Housing

Tenure¹

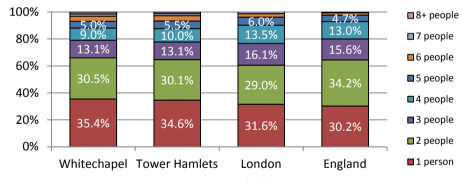
Figure 4: Tenure of households



(Source: Census 2011 QS405EW - Tenure - Households)

Household size

Figure 5: Tenure of households



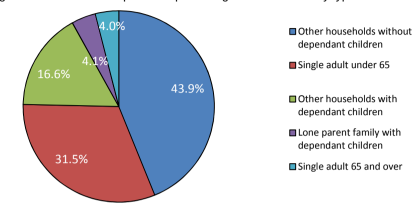
(Source: Census 2011 QS405EW - Tenure - Households)

- Tower Hamlets as a whole had a significantly lower proportion of households who were owner-occupier compared to the London average (26.6 per cent compared to 49.5 per cent). The proportion of socially rented households in the borough was almost double that of the London average. There was also a higher proportion of privately rented households compared to the London average.
- There were 5,707 households in the Whitechapel ward. Compared to the other wards, Whitechapel had a higher than average proportion of households compared to the borough average, accounting for 5.6 per cent of the whole.
- 22.7 per cent of households in the wards were owner-occupied, a lower rate than the borough average of 26.6 per cent.
- There were a lower than average proportion of socially rented properties in this ward but a higher than average proportion of private rented properties. Together, the proportion of renters (76.1 per cent) was lower than the borough average (72.2 per cent).
- The proportion of households in the Whitechapel ward with three or more people accounted for 34 per cent of the total households in the ward. This proportion was just below the borough average of 35 per cent.
- On Census day, 680 households were recorded as having five or more people living in them. This equates to 11.9 per cent of the households in the ward and was lower than the average for Tower Hamlets (12.3 per cent).
- The average household size in the ward was 2.49 compared to the borough average of 2.51.

¹ Tenure provides information about whether a household rents or owns the accommodation that it occupies and, if rented, combines this with information about the type of landlord who owns or manages the accommodation.

Household composition

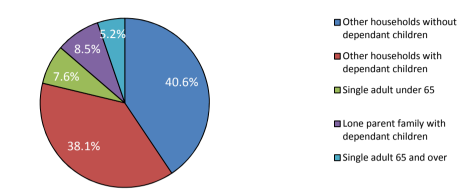
Figure 6: Household composition - percentage of households by type



(Source: Census 2011 QS113EW - Household composition – Households)

- At the time of the Census, 39.3 per cent of all residents in the ward lived in family households with dependent children; this proportion was lower than the borough average of 46.2 per cent.
- However, families with dependent children occupied 20.7 percent of the households in the ward, lower than the borough average of 26.6 per cent.
- Single adult households accounted for 35.4 per cent of all households in the ward; however 14 per cent of the ward's residents live in this type of household.
- Older people living alone (65+) accounted for 4 per cent of households which was lower than the borough average of 6 per cent.
- Table 3 shows the proportion of households that were overcrowded, had the required number of bedrooms, or were under-occupied at the time of the Census. 18 per cent of households in the ward (1,026 households) were overcrowded – higher than the average for the borough.

Figure 7: Household composition: percentage of residents that live in each household type



(Source: Census 2011 QS112EW - Household composition - People)

| Table 2: Average household size | | | | | | |
|--------------------------------------------|-------------|------------------|--------|---------|--|--|
| Average residents per household | Whitechapel | Tower Hamlets | London | England | | |
| Households with dependent children | 4.65 | 4.30 | 3.89 | 3.78 | | |
| Households with non- dependent children | 1.88 | 1.81 | 1.84 | 1.78 | | |

(Source: Census 2011 QS406EW - Household size)

| Table 3: Occupancy ratings | | | | | | |
|------------------------------------------------|----------------------------------------------------------------------------|-----|-----------|-----|------------|-----|
| Area | Overcrowded Required Under Occupied (-1 or less) Bedrooms (0) (+1 or more) | | | | | |
| Whitechapel | 1,026 | 18% | 3,146 | 55% | 1,535 | 27% |
| Tower Hamlets | 16,605 | 16% | 51,058 | 50% | 33,594 | 33% |
| London | 370,531 | 11% | 1,282,883 | 39% | 1,612,759 | 49% |
| England | 1,024,473 | 5% | 5,885,951 | 27% | 15,152,944 | 69% |
| (Source: Census 2011 QS406EW - Household size) | | | | | | |

Health - Limiting illness or disability

| Table 4: Limiting illness and disability | | | | | | |
|------------------------------------------|-------------------------------------------|----------------------------------------------|-----------------------------------------|--|--|--|
| Area | Day-to-day activities limited a lot | Day-to-day activities limited a little | Day-to-day activities not limited | | | |
| Whitechapel | 808 | 887 | 12,495 | | | |
| Whitechapel (%) | 5.7% | 6.3% | 88.1% | | | |
| Tower Hamlets (%) | 6.8% | 6.7% | 86.5% | | | |
| London (%) | 6.7% | 7.4% | 85.8% | | | |
| England (%) 8.3% 9.3% 82.4% | | | | | | |
| (Source: Census 2011 QS303E | W - Long-term health probler | m or disability) | - | | | |

- On Census day, around 808 residents (5.7 per cent) in Whitechapel had a long term health problem or disability *limiting* the persons day to day activities a lot, while 6.3 per cent (887 residents) had a long term health problem or disability *limiting* the persons day to day activities a little.
- In Whitechapel, the rate of people with a long term health problem or disability *limiting day to day activities a lot* was below the Tower Hamlets (6.8 per cent), London (6.7 per cent) and England rates.
- The rate of people with a long term health problem or disability *limiting day to day activities a little* of 6.3 per cent was also below the Tower Hamlets (6.7 per cent), London and England averages.

Unpaid care provision

| Table 5: Unpaid care provision | | | | | | | |
|--------------------------------|----------------------------------------------------------|----------------------------------------------------|-----------------------------------------------------|-------------------------------------------------------|--|--|--|
| Area | Provides no unpaid care | Provides 1 to 19 hours unpaid care a week | Provides 20 to 49 hours unpaid care a week | Provides 50 or more hours unpaid care a week | | | |
| Whitechapel | 13,073 | 680 | 209 | 228 | | | |
| Whitechapel (%) | 92.1% | 4.8% | 1.5% | 1.6% | | | |
| Tower Hamlets (%) | 92.4% | 4.3% | 1.4% | 1.9% | | | |
| London (%) | 91.6% | 5.3% | 1.3% | 1.8% | | | |
| England (%) | 89.8% | 6.5% | 1.4% | 2.4% | | | |
| (Source: Census 2011 QS301 | (Source: Census 2011 QS301EW - Provision of unpaid care) | | | | | | |

- Around 7.9 per cent of residents in Whitechapel provided unpaid care. The Whitechapel rate was slightly above the Tower Hamlets average (7.6 per cent) but below London (8.4 per cent) and England (10.2 per cent) rates.
- From 1,117 residents in Whitechapel who provided unpaid care, around 209 residents provided care for 20 to 49 hours a week, while 228 residents provided care for 50 or more hours a week.
- The proportion of those providing care for 50 hours or more of 1.6 per cent in Whitechapel was slightly below the Tower Hamlets rate of 1.9 per cent.

Labour market participation

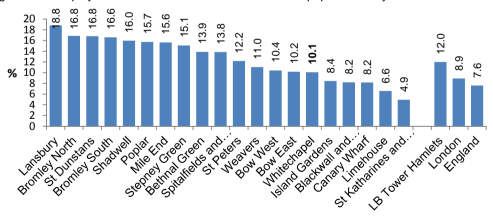
| Table 6: Labour market participation - Economic active (EA) and Economic Inactive (EI) (totals and %) | | | | | | | | |
|-------------------------------------------------------------------------------------------------------|----------------------|-----------------------|---------------------------------|----------------|--------------------------------------------|---------------------------------------------|---------------------------------------------|--------------|
| Area | EA: In employment | EA Unemployed | EA: Full- time student | EI: Retired | EI: Student (incl. full- time) | EI: Looking after home / family | EI: Long- term sick or disabled | EI: Other |
| Whitechapel | 6,940 | 660 | 713 | 436 | 1,224 | 738 | 423 | 495 |
| Whitechapel (%) | 59.7 | 5.7 | 6.1 | 3.7 | 10.5 | 6.3 | 3.6 | 4.3 |
| Tower Hamlets (%) | 57.6 | 6.7 | 5.5 | 4.7 | 9.9 | 7.0 | 4.5 | 4.0 |
| London (%) | 62.4 | 5.2 | 4.1 | 8.4 | 7.8 | 5.2 | 3.7 | 3.2 |
| England (%) | 62.1 | 4.4 | 3.4 | 13.7 | 5.8 | 4.4 | 4.0 | 2.2 |
| (Source: Census 2011 KS601EW to KS603E | EW - Economic activ | ity by say Population | on 16 to 74) | | | | | |

- Table 6 shows a summary of labour market participation of residents in the week before the Census 2011.
- The table summarises economic activity and inactivity of the 16 to 74 population in Whitechapel and comparator areas.
- The Whitechapel ward had a rate of 59.7 per cent residents in employment, slightly
- above the Tower Hamlets rate (57.6 per cent), but below London (62.4 percent) and England (62.1 per cent) averages.
- The proportion of economically inactive residents, including those looking after home & family (6.3 per cent) and long term sick (3.6 per cent) was lower in Whitechapel. However, the proportion of economically inactive students (10.5 per cent) was above the borough average.
- A total of 660 residents were unemployed in Whitechapel. While the rate of 5.7 per cent was below the Tower Hamlets (6.7 per cent) rate, it was above London (5.2 per cent) and England (4.4 per cent) averages.

Unemployment rate of 16 to 64 (economic active population only)

- Figure 8 on the right shows the unemployment rate based on the economically active population only. This measure is the better unemployment measure but it is in general higher compared to the rate based on the proportion of all residents in the 16 to 74 age group as shown above.
- Whitechapel had the 6th lowest unemployment rate in the borough with 10.1 per cent, nearly 2 percentage points below the Tower Hamlets rate.
- On Census day, the highest unemployment rate was recorded in Lansbury (18.8 per cent) and the lowest in St Katharine's and Wapping with only 4.9 per cent.

Figure 8: Unemployment rate of 16 to 64 – economic active population only



(Source: Census 2011: QS601EW - Economic activity)

Socio economic groups

45% 41.3% 40% 35% 30% 25% 20% 16.5% 16.3% 13.0% 13.0% 15% 10% 5% 0% Higher & lower managerial & Intermediate occupations, small Lower supervisory & technical, semi Long term unemployed & never Students professional routine & routine occupations employers & own account workers employed

■ Whitechapel ■ Tower Hamlets ■ London ■ England

Figure 9: Socio Economic groups

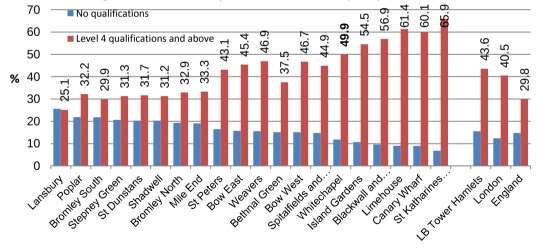
(Source: Census 2011 QS607EW - NS-SeC)

- At the time of the Census, there was 41.3 per cent of working aged residents working in managerial and professional occupations. This was higher than the borough average of 36.1 per cent.
- At 16.3 per cent, the ward had a higher proportion of residents who were students than the borough average (14.9 per cent).
- The ward had a slightly lower proportion of working aged residents who were classified as long term unemployed / never employed compared to the borough average of 13.5 per cent (1,506 residents).

Qualification levels

| Table 7: Highest | Table 7: Highest qualification of residents aged 16 to 64 | | | | | | |
|----------------------|------------------------------------------------------------------------|------------|------------|---------------------|---------|-------------------|-------|
| Area | No qualification | Level 1 | Level 2 | Apprentice- ship | Level 3 | Level 4 and above | Other |
| Whitechapel | 1,328 | 893 | 868 | 78 | 1,263 | 5,596 | 1,189 |
| Whitechapel (%) | 11.8 | 8.0 | 7.7 | 0.7 | 11.3 | 49.9 | 10.6 |
| Tower Hamlets (%) | 15.6 | 9.8 | 9.2 | 0.8 | 10.8 | 43.6 | 10.2 |
| London (%) | 12.4 | 11.5 | 12.6 | 1.4 | 11.5 | 40.5 | 10.0 |
| England (%) | 14.8 | 15.2 | 17.1 | 3.1 | 14.5 | 29.8 | 5.6 |
| (Source: Census 2 | (Source: Census 2011 LC5102EW - Highest level of qualification by age) | | | | | | |

Figure 10: Residents aged 16 to 64 with No qualification and Level 4 plus qualification



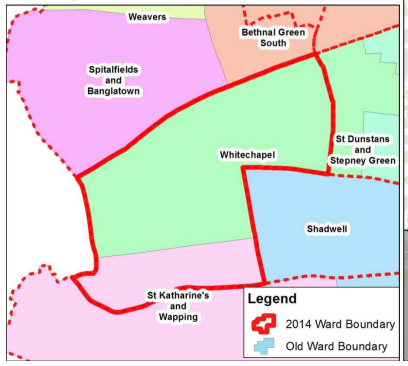
(Source: Census 2011 LC5102EW - Highest level of qualification by age)

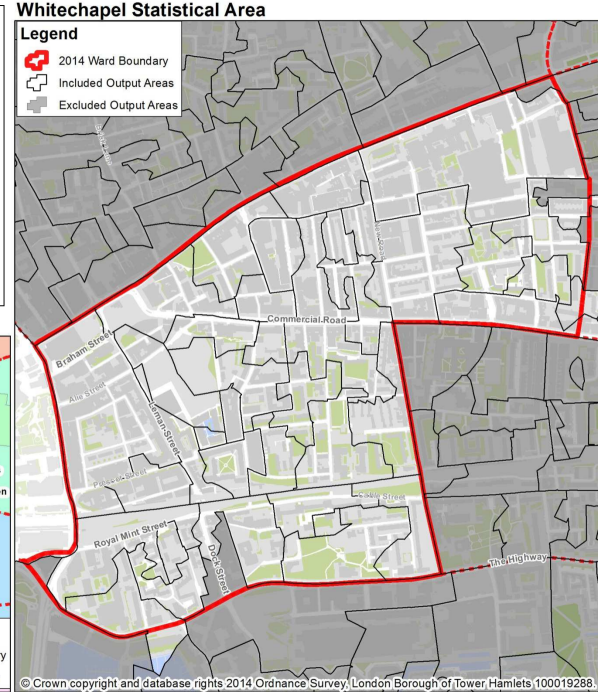
- The population aged 16 to 64 in Whitechapel showed a slightly different qualification structure to Tower Hamlets as a whole with a higher proportion of highly qualified residents.
- The proportion of those with a level 4 qualification was above the average in Whitechapel (49.9 per cent) when compared to Tower Hamlets (43.6 per cent) and London (40.5 per cent).
- Around 1,328 residents or 11.8 per cent aged 16 to 64 did not hold a formal qualification. This rate was substantially below the Tower Hamlets average (15.6 per cent), London (12.4 per cent) and England rates (14.8 per cent).
- The proportion of Whitechapel residents with no formal qualification was the 6th lowest out of all 20 wards in Tower Hamlets.
- The lowest proportion of residents with no qualification was recorded in St Katherine's and Wapping ward (6.8 per cent) while the highest proportion with no qualification was in the Lansbury ward with 25.6 per cent.
- The proportion of Whitechapel residents with a level 3 qualification was 11.3 per cent, a rate slightly above the Tower Hamlets average.

Statistical Areas

The map (right) shows which Census Output Areas have been included in the summary statistics for this ward, and which areas have been assigned to other wards. Census Output Area (OA) data has been aggregated on a best fit basis to match the new Tower Hamlets ward boundaries as closely as possible. This has been done in accordance with methodology employed by the Office for National Statistics (ONS) in producing census statistics for non-standard geographies. Details of this methodology can be found on the ONS website at: http://www.ons.gov.uk/ons/guide-method/geography/geographic-policy/best-fit-policy/index.html.

Whitechapel and the old wards





Further information

The data used in this document has been sourced from the Office for National Statistics Census 2011 and specific Census 2011 data tables are quoted in the document.

Contact the Corporate Research Unit: cru@towerhamlets.gov.uk

For more information, see the <u>Borough Profile</u> page on the council's internet. Census 2011 data tables can be obtained from the <u>Office for National Statistics</u> official labour market statistics webpage.

Appendix 14



LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982 (as amended)

Notice of Application for the Renewal of a Sexual Entertainment Venue

TAKE NOTICE THAT ON: 27th day of May 2021

We: Whites Venues Ltd

Of: Baker Clarke Swiss House, Beckingham Street, Tolleshunt Major, Maldon, CM9 8LZ

Made application to London Borough of Tower Hamlets for the renewal of a licence to use the premises named below as a Sexual Entertainment Venue.

| | med below as a contain | |
|------------|----------------------------------------------------------|--|
| Address of | Whites Gentlemen's Club 32-38 Leman Street London E1 8EW | |

Description and detail of sexual entertainment to be provided including

The premises will continue to offer lap dancing and other forms of live performance or live display of nudity.

The hours of operation applied for will remain as currently operated at the premises:

19:30 - 04:00 Monday to Saturday

Any objections to this application shall be made not later than 24th June 2021, which is 28 Any objections to this application shall be made not later than <u>24th June 2021</u>, which is 28 days after the above date of the application. Objections must be made in writing, stating in

London Borough of Tower Hamlets, Licensing Team, 2nd floor, Mulberry Place, 5 Clove Crescent, E14 2BG or licensing@towerhamlets.gov.uk Website: www.towerhamlets.gov.uk

Please note: Objections must be made in writing and shall contain the name and address of the objector. Such objections will be sent to the applicant and will become public documents, the objector. Such as name, address and telephone number will be removed.

Appendix 15

Local Government (Miscellaneous Provisions) Act 1982 (as amended) Notice of Application for the Renewal of a Sexual Entertainment Venue

Take notice that on: 27th day of May 2021 we Whites Venues Ltd of Baker Clarke Swiss House, Beckingham Street, Tolleshunt Major, Maldon, CM9 8LZ made application to London Borough of Tower Hamlets for the renewal of a London Borough of lower hamless for the relevant of a licence to use the premises named below as a Sexual Entertainment Venue. Address of Premises: Whites Gentlemen's Club, 32-38 Leman Street, London, El 8EW. Description and detail of sexual entertainment to be provided including times of operation: The premises will continue to offer lap dancing and other forms of live performance or live display of nudity. The hours of operation applied for will remain as currently operated at the premises: Monday to Saturday 19:30 - 04:00. Any objections to this application shall be made not later than 24th June 2021, which is 28 days after the above date of the application. Objections must be made in writing, stating in general terms the grounds for objection to: London Borough of Tower Hamlets, Licensing Team, 2nd floor, Mulberry Place, 5 Clove Crescent E14 2BG or licensing@towerhamlets.gov.uk Website www.towerhamlets.gov.uk Tel: 020 7364 5008

Please note: Objections must be made in writing and shall contain the name and address of the objector. Such objections will be sent to the applicant and will become public documents, however, personal details such as name, address and telephone number will be removed.

THE LONDON BOROUGH OF TOWER HAMLETS ROAD TRAFFIC REGULATION ACT 1984 - SECTION 14 (1) TEMPORARY IBITION OF TRAFFIC -

ARCHIBALD STREET - NOTICE IS HEREBY GIVEN that the Council of the London Borough of Tower Hamlets made an order which will prohibit vehicular traffic from entering, stopping or proceeding, the following temporary prohibition: Location: Archibald Street from its junction with Dimson Crescent and its junction with Tidworth Road. Reason: For essential repairs and carriageway resurfacing works to be carried out on the public highway by LBTH Period: Thursday 3rd Decamed out of the poblic limptway by Cath Period. Imbady Sid June 2021 to Friday 4th June 2021. Alternative Route: For vehicular traffic will be via Tidworth Road, Ireton Street and Dimson Crescent. Please refer any queries regarding the above traffic restrictions to Stephen Warway, Highways Asset Management Engineer, on 020 7364 6869 or via email stephen.warway@towerhamlets.gov.uk

MORAVIAN STREET - NOTICE IS HEREBY GIVEN that the Council of the London Borough of Tower Hamlets made an order which will prohibit vehicular traffic from entering, stopping or proceeding, the following temporary prohibition: Location: Moravian Street from its following temporary prohibition: Location: Moravian Street from its junction with Cyprus Street and its junction with Gawber Street. Reason: For essential repairs and carriageway resurfacing works to be carried out on the public highway by LBTH Period: Tuesday 1st June 2021 to Wednesday 2nd June 2021. Alternative Route: For vehicular traffic will be via Gawber Street. Globe Road and Cyprus Street. Please refer any queries regarding the above traffic restrictions to Stephen Waravi. Highwayer. Asset Management Engineer on Stephen Warway, Highways Asset Management Engineer, on 020 7364 6869 or via email stephen.warway@towerhamlets.gov.uk;

REPTON STREET - NOTICE IS HEREBY GIVEN that the Council of the London Borough of Tower Hamlets made an order which will prohibit vehicular traffic from entering, stopping or proceeding, the promion venicular trains from entering, stopping or proceeding, the following temporary prohibition: Location: Reption Street from its junction with Carr Street and its junction with Hearnshaw Street Reason: For essential repairs and carriageway resurfacing works to be carried out on the public highway by LBTH Period: Wednesday 2nd June 2021 to Thursday 3rd June 2021. Alternative Route: For vehicular traffic will be via Carr Street, Salmon Lane, Aston Stre

and Maroon Street. Please refer any queries regarding the above traffic restrictions to Stephen Warway, Highways Asset Management Engineer, on 020 7364 6869 or via email stephen.warway@towerhamlets.gov.uk;

WELLINGTON ROW - NOTICE IS HEREBY GIVEN that the Council of the London Borough of Tower Hamlets made an order which will prohibit vehicular traffic from entering, stopping or proceeding, the promoit venicular traffic from entering, stopping or proceeding, the following temporary prohibition: Location: Wellington Row from its junction with Gosset Street and its junction with Barnet Grove. Reason: For essential repairs and carriageway resurfacing works to be carried out on the public highway by LBTH Period: Thursday 27th May 2021 to Firstlay 28th May 2021. Alternative Route: For vehicular traffic will be via Columbia Road and Barnet Grove or Gosset Street, Warner Place, Hackey Road, Ropley Place and Columbia Road and Sarnet Grove or Gosset Street.

Please refer any queries regarding the above traffic restrictions to Stephen Warway, Highways Asset Management Engineer, on 020 7364 6869 or via email stephen.warway@towerhamlets.gov.uk.

Dated: 3rd June 2021 MEHMET MAZHAR, Business Manager Highways & Traffic Management John Onslow House, 1 Ewart Place, London E3 5EQ



PROPOSED CHARGES FOR STREET TRADING IN TOWER HAMLETS UNDER LONDON LOCAL AUTHORITIES ACT 1990 (as amended) Section 32

Monday 5th July 2021.

Watney Street

Whitechapel Road

NOTICE IS HEREBY GIVEN that under Section 32(10) of the London Local Authorities Act 1990 (as amended) (hereinafter referred to as 'The Act') the Mayor and Burgesses of the London Borough of Tower Hamlets (hereinafter referred to as 'the Council') have determined fees and charges to street trading and footway licence holders under Section 32(1)(2) and (7) of the Act as set out below with effect from

Bacon Street N/A N/A £38.00 Bethnal Green Road 29.00 £26.00 N/A Brick Lane N/A N/A £38.00 £38.00 Cheshire Street N/A N/A 9.00 £27.00 Chrisp Street (Normal) (Large) £10.00 £47.00 N/A Columbia Road N/A N/A 650.00 Petticoat Lane (Non-Food)* 00.83 N/A £36.00 £27.00 Roman Road 9.00 N/A Roman Road Square £27.00 9.00 N/A N/A N/A £38.00 Scalter Street Stroudley Wall £9.00 £27.00 N/A 69.00 £27.00 N/A

*STREETS WITHIN PETTICOAT LANE — BELL LANE, COBB STREET, GOULSTON STREET, MIDDLESEX STREET, NEW GOULSTON STREET, STRYPE STREET, TOYNBEE STREET, WENTWORTH STREET

£10.00

£32.00

N/A

| Bethnal Green Road | £11.00 | £28.00 | N/A |
|------------------------|--------|--------|--------|
| Chrisp Street (Normal) | £20.00 | £35.00 | N/A |
| (Large) | £22.00 | £49.00 | N/A |
| Roman Road | £20.00 | £35.00 | N/A |
| Whitechapel Road | £25.00 | £35.00 | N/A |
| | | | |
| Bethnal Green Road | £22.00 | £30.00 | N/A |
| Brick Lane | N/A | N/A | £46.00 |
| Chrisp Street | £22.00 | £30.00 | N/A |
| Petticoat Lane* | £22.00 | N/A | £36.00 |
| Roman Road | £22.00 | £30.00 | N/A |
| Roman Road Square | £22.00 | £30.00 | N/A |
| Scalter Street | £22.00 | £30.00 | N/A |
| Watney Street | £22.00 | £30.00 | N/A |
| Whitechapel Road | £22.00 | £30.00 | N/A |

| Bacon Street | N/A | N/A | £42.00 |
|----------------------------|--------|--------|--------|
| Bethnal Green | £24.00 | £35.00 | N/A |
| Cheshire Street | N/A | N/A | £42.00 |
| Chrisp Street | £23.00 | £33.00 | N/A |
| Columbia Road | N/A | N/A | 260.00 |
| Petticoat Lane (Non-Food)* | £23.00 | N/A | £40.00 |
| Roman Road | £23.00 | £33.00 | N/A |
| Roman Road Square | £23.00 | £33.00 | N/A |
| Sclater Street | N/A | N/A | £42.00 |
| Watney Street | £24.00 | £34.00 | N/A |
| Militarhanal Dand | COE OO | 005.00 | Al/A |

| TTI III CONSIDER TIONS | 220.00 | 200.00 | 1975 |
|------------------------------------------------------------------|--------|--------|--------|
| *STREETS WITHIN PETTICOAT LANE – STREET, NEW GOULSTON STREET, | | | |
| Bethnal Green Road | £29.00 | £37,00 | N/A |
| Chrisp Street | £25.00 | £39.00 | N/A |
| Roman Road | £25.00 | £39.00 | N/A |
| Watney Street | £29.00 | £39.00 | N/A |
| Whitechapel Road | £29.00 | £39.00 | N/A |
| Bethnal Green Road | £30.00 | £35.00 | N/A |
| Brick Lane Area | N/A | N/A | £48.00 |
| | | | |

| Chrisp Street | £30.00 | £35.00 | N/A |
|-------------------|--------|--------|--------|
| Petticoat Lane* | £30.00 | N/A | £40.00 |
| Roman Road | £30.00 | £35.00 | N/A |
| Roman Road Square | 230.00 | £35.00 | N/A |
| Scalter Street | 00.002 | 235.00 | N/A |
| Watney Street | £30.00 | £35.00 | N/A |
| Whitechapel Road | £30.00 | £35.00 | N/A |

*STREETS WITHIN PETTICOAT LANE – BELL LANE, COBB STREET, GOULSTON STREET, MIDDLESEX

| Regeneration | £17.00 | £22.00 | £27.00 |
|------------------------------------------|--------|--------|--------|
| | | | |
| Bethnal Green Road | 29.00 | £14.00 | N/A |
| Brick Lane Area | N/A | N/A | £17.00 |
| Chrisp Street | 29.00 | £14.00 | N/A |
| Petticoat Lane (Non-Food)* | 00.82 | N/A | £17.00 |
| Roman Road | 29.00 | £14.00 | N/A |
| Roman Road Square | 29.00 | £12.00 | N/A |
| Stroudley Walk | £9.00 | N/A | N/A |
| Watney Street | 29.00 | £14.00 | N/A |
| Whitechapel Road | 210.00 | £14.00 | N/A |
| *STREETS WITHIN PETTICOAT LANE - BELL LA | | | F |

STREET, NEW GOULSTON STREET, STRYPE STREET, TOYNBEE STREET, WENTWORTH STREET

| Chrisp Street | £20.00 | £35.00 | N/A |
|---------------------------------------------------------------------------------------------------|-------------------------------------------|-------------------------------------------------|--------|
| Roman Road | £20.00 | £35.00 | N/A |
| Watney Street | £20.00 | N/A | N/A |
| Whitechapel Road | £25.00 | N/A | N/A |
| | | | |
| Isolated Pitch | £40.00 | £55.00 | £57.00 |
| Forecourt Trading (Per Week) | | £100.00 | |
| Display of Goods and Other Use of Public Footway Space (Per Square Metre, Per Day) | ther Use of Public Footway e, Per Day) | | |
| Permanent Licence Application/Renewal Fee (Up To 3 Years) | | 290.00 | |
| Temporary Licence Application (6 Months) | | 00.062 | |
| Temporary Renewal Fee (6 Months) | | 230.00 | |
| Registered Assistant Application/Renewal Fee | | 233.00 | |
| Public Footway Licence Application Fee – Shop Display/Aboard/ Specified Service Etc (6 Months) | | £15.00 | |
| Public Footway Licence - Tables & Chairs | | £126.00 | |
| Public Footway Licence - Application Fee Isolated Pitch (6 Months) | | £15.00 | |
| Fees for A Licence – General Administration (E.G. Refunds Etc) | | €30.00 | |
| Fees for A Licence – Arrears Letter | | £25.00 | |
| Fees for A Licence – Final Reminder | | £25.00 | |
| Fees for A Licence – Licence Variation (Quarterly) | | 265.00 | |
| Fees for A Licence - Replacement Pitch Card | | £20.00 | |
| Fees for A Licence - New Pitch Designation (Per Pitch) | | £1,034.00 | |
| Electricity Tokens | | £3.00 | |
| Electricity Charge - Chrisp Street Market (Per Day) | | €5.00 | |
| Pat Testing Fee (Per Annum) | | £35.00 | |
| Electricity Charge | | Metered | |
| Private Land Trading, In Market Vicinity Fee Each Trader Per Day | | €50.00 | |
| Private Land in Vicinity of Market Application Fee | | 2100.00 | |
| Use of Council Equipment (Gazebos Etc) Per Day by Non-Traders | | 230.00 | |
| Use of Council Equipment (Gazebos Etc) Per Day by Traders | | £5.00 | |
| Event Fee Promotion (Per Day) | | £55.00 | |
| Administration Fee – Sourcing Traders for Events | | €50.00 | |
| Additional Cleansing Charge Per Day (Fresh Produce/Flower Refuse) | | Invoiced Equally Amongs Traders Per Markets | |
| Additional Cleansing Charge Per Day (Food Courts) | | Invoiced Equally Amongs Traders Per Markets | |
| Deep Clean of Market Locations | | Invoiced Equally Amongst Traders Per Markets | |

LONDON BOROUGH OF TOWER HAMLETS LICENSING ACT 2003 NOTICE OF APPLICATION FOR A PREMISES LICENCE

Notice is given that The Wine Tramp Limited has applied to London Borough of Tower Hamlets Licensing Authority for a Premises Licence under the Licensing Act 2003.

Premises: Unit 5 (Ground Floor) The Huntingdon Estate, Ebor Street London E1 6JU

The licensable activities and timings are: Supply of Alcohol - on and off the premise

Monday - Thursday 12.00 (midday) - 23.00, Friday - S 12.00 (midday) - 23.30, Sunday - 12.00 (midday) - 22.00

Anyone who wishes to make representations regarding this application must give notice in writing to: The Licensing Section, London Borough of Tower Hamlets, John Onslow House, 1 Ewart Place, London E 3 5 EQ

Website: www.towerhamlets.gov.uk Tel: 020 7364 5008

Representations must be received no later than 21/06/21 The Application Record and Register may be viewed between 10am and 4pm Monday to Friday during normal office hours at the above address.

the above address.

It is an offence under Section 158 of the Licensing Act 2003, knowingly or recklessly to make a false statement in connection with an application and the maximum fine for which a person is liable on summary conviction for the offence is up to level 5 on the liable on summary com standard scale (£5000).

LONDON BOROUGH OF TOWER HAMLETS LICENSING ACT 2003 NOTICE OF APPLICATION FOR A PREMISES LICENCE

Notice is given that EMS Corp Ltd has applied to London Borough of Tower Hamlets Licensing Authority for a Premises Licence under the Licensing Act 2003.

Premises: 149 Commercial Street, London E1 6BJ.

The licensable activities and timings are:

at the above address.

Sale of alcohol, on and off premies, Monday-Sunday 10.00-

Anyone who wishes to make representations regarding this application must give notice in writing to: The Licensing Section, London Borough of Tower Hamlets, John Onslow House, I Ewart Place, London E3 SEQ.

Website: www.towerhamlets.gov.uk Tel: 020 7364 5008

Representations must be received no later than 19/06/21 The Application Record and Register may be viewed between 10am and 4pm Monday to Friday during normal office hours

It is an offence under Section 158 of the Licensing Act 2003, knowingly or recklessly to make a false statement in connection with an application and the maximum fine for which a person is liable on summary conviction for the offence is up to level 5 on the standard scale (£5000).



www.localsearch24.co.uk

Appendix 16



PLACE Directorate

The London Borough of Tower Hamlets
Acting as an Appropriate Authority
Via email to Licensing@towerhamlets.gov.uk

Head of Environmental Health and Trading Standards: **David Tolley**

Second Floor Mulberry Place, 5 Clove Crescent London E14 2BG

Tel 020 7364 0375 Fax 020 7364 6901 Enquiries to: **Tom Lewis**

Email: Tom.lewis@towerhamlets.gov.uk

www.towerhamlets.gov.uk

Date: 24th June 2021

Ref: APP:M/138468

Dear Appropriate Authority,

Re: Whites Gentlemen's Club, 32-38 Leman Street, London Sexual Entertainment Licence Renewal Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982

I write in the capacity of the Licensing Authority, acting as a Responsible Authority, to object to the granting of the renewal of the Sexual Entertainment Venue Licence for the above premises. The grounds for my objection are under Paragraph 12(3)(a) of the above legislation. This being that applicant is unsuitable to hold a licence for other reasons as outlined below.

This Authority is concerned that the applicant will not abide by the Councils Standard Conditions attached to their current Licence. I raise this in view of a previous investigation in 2019 in connection with a Test Purchase visit to the premises, which identified breaches of the standard conditions attached to the Licence. As a result, this Licensing Authority requested CCTV for the dates/times of the identified breaches as part of investigating potential breach of their licence conditions. Despite requesting this CCTV, it took over a month and a second letter to obtain it. Then, when it was received, it only related to the VIP Rooms not the Private Booths/Cubicles, which were also requested. During a meeting at the premises on 18th July 2018 the Licensing Authority was told that the CCTV for the Private Booths/Cubicles had not been retained, thus it could not be provided or viewed. It was mentioned this had been a mistake, however, the majority of the breaches identified related to these areas and not the VIP rooms.

I would also stress that failure to provide CCTV upon request is a breach of condition 12 of the standard conditions attached to their licence.

Further to the CCTV the Authority also requested a copy of the till receipts for payments made in relation to private dances between the hours and the dates the CCTV was requested for. To date this also has not been received.

In 2020 a copy of the CCTV showing the Test Purchase Officers visit to the premises in 23rd/24th May 2019. However, this was a redacted copy with all but the CCTV and the



Management/Staff and the Test Purchasers were blurred out. Furthermore, it only covered the entrance, Bar area, Toilet and VIP rooms. The private booths/cubicles were not included. This, essentially redacted CCTV, is a concern, as why was this retained (though much of it not being formally requested) but the Private Booths/Cubicles not retained.

Given this history of lack of cooperation in assisting the Authority in investigating the breaches of Licence conditions identified by the Test Purchase Officers, the Licensing Authority does not have confidence that the applicant would abide by their licence conditions. Thus, should there be a need to investigate issues within the premises in the future it is likely this could be met with the same issues in obtaining CCTV or other records required to be supplied under the conditions of their licence.

It is for these reasons that this Licensing Authority acting as a Responsible Authority cannot support the granting of the renewal of this Sexual Entertainment Licence and thus would recommend that the Licensing Committee Members refuse the renewal of this application.

If you have any questions or queries in relation to any of the above please do not hesitate to contact me.

Yours sincerel

Tom Lewis MCIEH CEnvH

Team Leader – Licensing and Safety Team Environmental Health and Trading Standards

Appendix 17

Appendix One

Tower Hamlets Council

Sex Establishment Licensing Policy Introduction

This policy sets out Tower Hamlets Council's proposed approach to regulating sex establishments and the procedure that it will adopt in relation to applications for sex establishment licences.

The policy of the Council is to refuse applications for sexual entertainment venues. This policy is intended to be strictly applied and will only be overridden in genuinely exceptional circumstances. Such circumstances will not be taken to include the quality of the management, its compliance with licence conditions, the size of the premises or its operating hours.

The policy is intended as a guide to applicants, licence holders, people who want to object to applications and members of the Licensing Committee who are responsible for determining contested applications. It also aims to guide and reassure the public and other public authorities, ensuring transparency and consistency in decision making.

When the decision making powers of the Council are engaged each application will be dealt with on its own merits but this policy gives prospective applicants an early indication of whether their application is likely to be granted or not. It also provides prospective applicants details of what is expected of them should an application be made.

The legal controls for sex establishment premises are contained in the Local Governmental (Miscellaneous Provisions) Act 1982 as amended by the Policing and Crime Act 2009.

There are 3 types of sex establishments which fall into the licensing regime:-

Sex shops

Sex cinemas

Sexual entertainment venues

The role of the Council in its position as Licensing Authority is to administer the licensing regime in accordance with the law and not in accordance with moral standing. The Council recognises that Parliament has made it lawful to operate a sex establishment and such businesses are a legitimate part of the retail and leisure industries.

Policy Rationale

The policy has been developed that sets out how the legislation will be administered and applied. The policy identifies how the Council would exercise the licensing regime in relation to sexual entertainment venues.

The policy has been developed to reflect and complement existing Council plans and strategic approach, namely:-

- Tower Hamlets Community Plan.
- Tower Hamlets Crime & Drug Reduction Partnership Plan.
- Tower Hamlets Enforcement Policy.
- Tower Hamlets Core Strategy.
- Tower Hamlets Town Centre Spatial Strategy.
- Tower Hamlets Statement of Licensing Policy (Licensing Act 2003).
- Tower Hamlets Statement of Licensing Policy (Gambling Act 2005).

The policy has also been prepared with regard to:

- Consultation responses
- Human Rights Act 1998
- Equalities Act 2010

The policy seeks to contribute to the "One Tower Hamlets" principle by fostering community cohesion, reducing inequalities and empowering communities. The public consultation that was undertaken concerning the adoption of a nil policy did not have overwhelming support. Therefore careful consideration has been given to the policy response, given the balance that the consultation returns did not give overwhelming support.

Policy Considerations

Existing Licensed Premises

The Council has had the ability to licence sex shops and sex cinemas under the Local Government (Miscellaneous Provisions) Act 1982 for many years.

There are no licensed sex shops in Tower Hamlets.

The businesses that hold premises licences under the Licensing Act 2003 with permissions that will be affected by the adoption of the sexual entertainment venue licensing regime are as follows:-

| NAME | ADDRESS | |
|----------------------|------------------------------------------|--|
| THE BEEHIVE | 104-106 Empson Street, London, E3 3LT | |
| EONE CLUB | 168 Mile End Road, London, E1 4LJ | |
| NAGS HEAD PUBLIC | | |
| HOUSE | 17-19 Whitechapel Road, London, E1 1DU | |
| THE PLEASURE LOUNGE | 234 Cambridge Heath Road, London, E2 9NN | |
| WHITE SWAN | 556 Commercial Road, London, E14 7JD | |
| ASTON'S CHAMPAGNE | | |
| AND WINE BAR | | |
| BASEMENT & 1ST FLOOR | 187 Marsh Wall, London, E14 9SH | |
| CLUB PAISA | 28 Hancock Road, London, E3 3DA | |
| OOPS | 30 Alie Street, London, E1 8DA | |
| WHITE'S GENTLEMANS | | |
| CLUB | 32-38 Leman Street, London, E1 8EW | |
| SECRETS | 43-45 East Smithfield,London,E1W 1AP | |
| IMAGES | 483 Hackney Road, London, E2 9ED | |

Tower Hamlets Council has adopted schedule 3 Local Government (Miscellaneous Provisions) Act 1982 with effect from 1st June 2014 so that it can:

- set a limit on the number of sexual entertainment venues
- determine premises that are appropriate for the borough and
- licence sexual entertainment venues

Sexual entertainment venues are those that regularly provide lap dancing and other forms of live performance or live display of nudity.

Establishments that hold events involving full or partial nudity less than once a month may be exempt from the requirements to obtain a sex establishment licence and applicants are advised to contact the Licensing Team for advice.

Limits on the number of licensed premises

The Council has determined that there are a sufficient number of sex shops, sex cinemas and sexual entertainment venues currently operating in the borough and it does not want to see an increase in the numbers of premises that are currently providing these activities.

The Council intends to adopt a policy to limit the number of sexual entertainment venues in the borough to nil however it recognises that there are a number of businesses that have been providing sexual entertainment in Tower Hamlets for several years. The Council will not apply this limitation when considering applications for premises that were already trading with express permission for the type of entertainment which is now defined as sexual entertainment on the date that the licensing provisions were adopted by the authority if they can demonstrate in their application:

- High standards of management
- A management structure and capacity to operate the venue
- The ability to adhere to the standard conditions for sex establishments

The Council will consider each application on its merit although new applicants will have to demonstrate why the Council should depart from its policy. Furthermore if any of the existing premises cease trading there is no presumption that the Council will consider any new applications more favourably.

Location of premises

The Council's policy is that there is no locality within Tower Hamlets in which it would be appropriate to license a sex establishment. Accordingly, the appropriate number of sex establishments for each and every locality within Tower Hamlets is zero.

As previously stated in the policy the Council will treat each application on its own merits however applicants should be aware that the Council will take into consideration the location of the proposed premises and its proximity to:

- residential accommodation,
- schools,
- premises used by children and vulnerable persons
- youth, community & leisure centres,
- religious centres and public places of worship
- access routes to and from premises listed above
- existing licensed premises in the vicinity

Impact

In considering applications for the grant of new or variation applications the Council will assess the likelihood of a grant causing impacts, particularly on the local community.

The Council will take the following matters into account:

- the type of activity
- the duration of the proposed licence
- the proposed hours of operation
- the layout and condition of the premises
- the use of other premises in the vicinity
- the character and locality of the area
- the applicant's previous knowledge and experience
- the applicant's ability to minimise the impact of their business on local residents and businesses
- any evidence of the operation of existing /previous licences held by the applicant

- any reports about the applicant and management of the premises received from residents, Council officers or the police
- the ability of the proposed management structure to deliver compliance with licensing requirements, policies on staff training and the welfare of performers
- crime and disorder issues
- cumulative impact of licensed premises, including hours of operation
- the nature and concerns of local residents
- any evidence of complaints about noise or disturbance caused by premises
- planning permission and planning policy considerations

In considering applications for renewal the Council will take into account

- the applicant's ability to minimise the impact of their business on local residents and businesses
- any reports about the licensee and management of the premises received from residents, Council officers or the police
- whether appropriate measures have been agreed and put into place to mitigate any adverse impacts
- any evidence of complaints about noise or disturbance caused by premises

In considering applications for transfer the Council will take into account:

- the applicants previous knowledge and experience
- the applicants ability to minimise the impact of their business on local residents and businesses
- any evidence of the operation of existing /previous licences held by the applicant
- any reports about the applicant and management of the premises received from residents, Council officers or the police

 the ability of the proposed management structure to deliver compliance with licensing requirements, policies on staff training and the welfare of performers

Applicants

Where appropriate the Council expects applicants to:

- demonstrate that they are qualified by experience
- have an understanding of general conditions
- propose a management structure which will deliver compliance
- with operating conditions for example through
- Management competence
- Presence
- Credible management structure
- enforcement of rules internally training & monitoring
- a viable business plan covering door staff, CCTV
- policies for welfare of performers
- demonstrate that they can be relied upon to act in best interests of performers through remuneration, facilities, protection, physical and psychological welfare
- have a transparent charging scheme with freedom from solicitation
- a track record of management compliant premises or employ individuals with such a track record

New applicants may be invited for interview by the Licensing Officer and /or Police Officer prior to the application being referred to the Licensing Committee for determination.

Applications from anyone who intends to manage the premises on behalf of third party will be refused.

Premises appearance and layout

The Council expects premises to:-

- have an external appearance which is in keeping with the locality
- prevent the display outside the premises of photographs or other images
 which may be construed as offensive to public decency

- adequate lighting to allow monitoring of all public areas
- surveillance by CCTV
- surveillance by CCTV of all private booths

Conditions

The council will prescribe, and from time to time revise, standard conditions which will apply generally to licences that the council will grant or renew.

Through standard conditions the council seeks to ensure that sexual entertainment venues are well managed and supervised, restrict the sexual entertainment activities and the manner in which they are permitted to be provided, protect performers, and control the impact of the venue and its customers in relation to its locality.

Specifically, standard conditions could include measures which are found in the appendix of this policy.

The Application Process

Making a new, renewal, transfer or variation application

The Act requires the Council to refuse all application if the applicant:

- Is under the age of 18 or
- Has had their licence revoked in the last 12 months or
- Is not resident in the UK, or has not been a UK resident for the last 6months or
- Has been refused an application in the last 12 months or
- Is a corporate body which in not incorporated in the UK

Applications forms and details of current fee levels are available:

- on the Council's website (www.towerhamlets.gov.uk)
- from the Licensing Team on 020 7364 5008
- by email to licensing@towerhamlets .gov.uk

The Council prefers to receive electronic applications and offers a choice off payment options the details of which are contained in the application pack.

The Council expects the premises to have planning consent for the intended use and hours of operation, or otherwise have lawful planning status before making an application for a new licence.

In order for the application to be valid the applicant must:

- Submit the completed application form
- Pay the application fee
- Submit a floor plan, drawn to scale showing the layout of the premises(new applications only)
- Submit a location plan (1;1250) showing the location of the premises(NB.
 plans will not be required for transfers nor renewal applications)
- 2 passport size photos of the applicant where the applicant is an individual rather than a limited company
- 2 passport size photos of the manager if applicant is a limited company(NB: photos will only be required if there has been a change of applicant or manager since the last application)
- Display an A4 notice at the proposed premises for 21 days following the date that the completed application is submitted setting out the application details.
 The notice must be in a prominent position so that it can be easily read by passers-by. A notice template will be provided with the application form.
- publish a notice on at least one occasion in a local newspaper, during the period of ten working days starting on the day the application was given Council. The advert can be any size or colour but must be readable.

Applicants who wish to advertise the application in another local newspaper are advised to contact the Licensing Team beforehand, to confirm that it is acceptable.

On receipt of a valid application the Council will consult:

- The Police
- The Fire Brigade
- Building Control
- Health and Safety
- Ward Councillors

For new and variation applications the Council will also consult:

- Development Control Team
- Local residents living within 50m of the premises

Authorised Officers from the Council, Fire Brigade and Police may choose to inspect the premises and require works to be carried out to bring the premises up to the required standard before the premises can be used for licensable activities.

The Council will not determine an application for a licence unless the applicant allows an authorised officer reasonable opportunity to enter the premises to make such examination and enquiries as may be necessary to determine the suitability of the applicant and the sex establishment.

Representations

Anyone wishing to object to the application must submit a representation, in writing, within 28 days of the date that the valid application was received by the Council.

Representations can either be submitted via

- Our website:www.towerhamlets .gov.uk
- Email to:licensing@towerhamlets.gov.uk
- Post to: Consumer and Business Regulations, Licensing Team, 6th Floor,
 Mulberry Place, 5 Clove Crescent, E14 2BG.

A person making a representation must clearly state their name, address, and the grounds for objecting to the application and indicate whether they consent to have their name and address revealed to the applicant. Copies of representations will be made available to the applicant 14 days before the committee hearing.

The Council will not consider objections that are frivolous or vexatious or which relate to moral grounds (as these are outside the scope of the Act).

The Council prefers to receive electronic representations.

Late representations may be admissible at the discretion of the Council if there's sufficient reason to indicate that applicants will not be significantly prejudiced by the

decision to allow a late objection to be considered. In making such a decision the Council will take into account:

- The length of the delay
- The amount of time that the applicant has to consider the representation before the hearing date
- If other representations have been received before the deadline

Determining an application

Applications with no representations will be approved under delegated authority to officers.

Applications with representations recommending that conditions be attached to the licence and which are acceptable to both the applicant and person making the representation can be approved under delegated authority to officers.

All other contested applications will be referred to the Licensing Committee for determination. The applicant, anyone making a representation and the ward Councillors will be notified the date, time and venue of the hearing and invited to attend to address the committee in person.

Applications can take up to 14 weeks to be determined. If an application is likely to take longer than 14 weeks to determine the Council will notify the applicant in writing before this deadline. Applications for sex establishment licenses are exempt from the tacit consent provisions of the EU Services Directive on the grounds of public interest and the legitimate interests of third parties.

The applicant will be notified in writing about the outcome of their application within 5 working days of the decision being made.

Sex Establishment licences are usually issued for 12 months, but can be issued for a shorter period if deemed appropriate.

In order to continue operating as a sex establishment the licence holder must make a renewal application prior to the expiry of the existing licence.

Appeals

Any applicant who is aggrieved by a decision to refuse an application or by the imposition of any conditions can appeal to the Magistrates Court within21days of receiving the decision in writing.

Grounds for refusing an application

- 1. The applicant is unsuitable to hold a licence by reason of having been convicted of any offence or for any other reason
- 2. That if the license were to be granted, renewed or transferred the business to which it relates would be managed by or carried on for the benefit of a person, other than the applicant, who would be refused the grant, renewal or transfer of such a license if he made the application himself
- 3. That the number of sex establishments in the relevant locality at the time the application is made is equal to or exceeds the number which the authority consider is appropriate for that locality
- 4. That the grant or renewal of the license would be inappropriate, having regard:
 - a. to the character of the relevant locality
 - b. to the use to which any premises in the vicinity are put; or
 - c. to the layout, character or condition of the premises, vehicle, vessel or stall in respect of which the application is made.

Transitional Arrangements

Broadly speaking, those existing sexual entertainment venues (lap dancing clubs etc) with a premises licence under the Licensing Act 2003,under which it is lawful to provide such entertainment, will continue to be able to operate for one year after the Council adopts the 2009 Act provisions or, if later, the determination of any application submitted during that year.

The 'transitional period' will last for 12-months beginning with the date that the Council resolves that Schedule 3 as amended by the 2009 Act will come into force in their area ('the 1st appointed day'). Six months following the 1st appointed day will be known as the '2nd appointed day' and the day on which the transitional period ends will be known as the '3rd appointed day

Existing Operators

To allow time to comply with the new regime, existing operators, who, immediately before the 1st appointed day, have a 2003 Act licence and lawfully use premises as a sexual entertainment venue under that licence or are undertaking preparatory work to use the venue in that way will be allowed to continue to provide relevant entertainment until the 3rd appointed day or the determination of any application they have submitted before that time (including any appeal against the refusal to grant a licence), whichever is later

For the purposes of the Transition a "2003 Act Licence" means a premises licence or club premises certificate under the Licensing Act 2003 under which it is lawful to provide relevant entertainment.

"Preparatory work" refers to work carried out by an operator, such as a refurbishment or refit, in order that they can use the premises as a sexual entertainment venue in the future. The operator will have been granted a 2003 Act licence before the 1 appointed day but will not have used the premises as a sexual entertainment venue by that date. It is likely that such operators will be known to the Council. However, where a dispute arises between the Council and

a licence-holder over whether the licence-holder qualifies as an existing operator by virtue of this provision the Council will need to seek evidence from the licence-holder to demonstrate that they clearly intended to operate a sexual entertainment venue in the future and work had been done to achieve this end.

For the purposes of the Transition a "2003 Act Licence" means a premises licence or club premises certificate under the Licensing Act 2003 under which it is lawful to provide relevant entertainment.

Appointed Days

1st Appointed Day

The day on which the Sexual Entertainment Venue regime comes into force in the Borough and the beginning of the transitional period (1st June 2014)

2nd Appointed Day

The day 6 months after the 1st appointed day (1st December 2014)

3rd Appointed Day

The day 6 months after the 2nd appointed day and the end of the transitional period (1st June 2015)

New Applications

New applicants are people who wish to use premises as a sexual entertainment venue after the 1st appointed day but do not already have a premises licence or club premises certificate to operate as such under the 2003 Act or do have such a licence but have not taken any steps towards operating as such. After the 1st appointed day new applicants will not be able to operate as a sexual entertainment venue until they have been granted a sexual entertainment venue licence

Determining Applications Received On or Before the 2nd Appointed Day

Applicants will be able to submit their application for a sexual entertainment venue from the 1st appointed day onwards.

As the Council is able to refuse applications having regard to the number of sex establishment they consider appropriate for a particular locality, all applications made on or after the 1 appointed day but on or before the 2nd appointed day shall be considered together. This will ensure that applicants are given sufficient time to submit their application and all applications received on or before the 2nd appointed day are considered on their individual merit and not on a first come first serve basis.

No applications shall be determined before the 2nd appointed day. After the 2nd appointed day the appropriate authority shall decide what if any licences should be granted. If a new applicant is granted a licence it will take effect immediately. If an existing operator is granted a licence, it will not take effect until the 3rd appointed day, up to which point they will be allowed to continue to operate under their existing premises licence or club premises certificate.

Determining Applications Received After the 2nd Appointed Day

Applications made after the 2nd appointed day shall be considered when they are made but only once all applications made on or before that date have been determined. However, reference to determination here does not include references to the determination of any appeal against the refusal of a licence.

As with applications received on or before the 2nd appointed day, licences granted to new applicants shall take effect immediately and licences granted to existing operators shall take effect from the 3rd appointed day or, if later, the date the application is determined.

Outstanding Applications

The Council will attempt where possible to determine outstanding applications made under the 2003 Act, which include an application for the provision of

relevant entertainment, before the date that Schedule 3 as amended by the 2009 Act comes into force in their area.

Where it has not been possible to determine application before the 1st appointed day, applicants will need to submit an application for a sex establishment licence as set out in Schedule 3 if they wish to provide relevant entertainment. From the 1st appointed day onwards outstanding applicants shall be dealt with as though they are new applicants

Additional information and advice

Please contact:

Consumer and Business Regulations

Licensing Team

6th Floor,

Mulberry Place,

5 Clove Crescent,

E14 2BG.

licensing@towerhamlets.gov.uk

020 7364 5008