

Tower Hamlets Application for a premises licence Licensing Act 2003

For help contact

<u>licensing@towerhamlets.gov.uk</u> Telephone: 020 7364 5008

* required information

You can save the form at any time and resume it later. You do not need to be logged in when you resume.			
se This is the unique reference for this application generated by the system.			
You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.			
t? Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.			
Include country code.			
not to be contacted by telephone			
uding as a sole trader A sole trader is a business owned by one			
person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby.			

Continued from previous page		
Address		
* Building number or name	HASAN GARIP	
* Street	16 BELL LANE	
District		
* City or town	LONDON	
County or administrative area		
* Postcode	E1 7LA	
* Country	United Kingdom	
Agent Details		
* First name	EMINE FEZAL	
* Family name	YURDAKUL	
* E-mail	i	
Main telephone number		Include country code.
Other telephone number		
☐ Indicate here if you wou	ld prefer not to be contacted by telephone	
Are you:		
An agent that is a busineA private individual actir	ess or organisation, including a sole trader	A sole trader is a business owned by one person without any special legal structure.
Your Address	3	Address official correspondence should be
* Building number or name	BELMOR SOLUTIONS LIMITED	sent to.
* Street		
District		
* City or town		
County or administrative area		
* Postcode		
* Country	United Kingdom	
Section 2 of 21		
PREMISES DETAILS		

Continued from previous page	
•	ply for a premises licence under section 17 of the Licensing Act 2003 for the premises he premises) and I/we are making this application to you as the relevant licensing authority of the Licensing Act 2003.
Premises Address	
Are you able to provide a post	al address, OS map reference or description of the premises?
AddressOS ma	p reference O Description
Postal Address Of Premises	
Building number or name	NILLY"S CAFE
Street	16 BELL LANE
District	
City or town	LONDON
County or administrative area	
Postcode	E1 7LA
Country	United Kingdom
Further Details	
Telephone number	
Non-domestic rateable value of premises (£)	14,750

Secti	on 3 of 21		
APPL	LICATION DETAILS		
In wh	nat capacity are you applyi	ng for the premises licence?	
\boxtimes	An individual or individua	als	
	A limited company / limit	ted liability partnership	
	A partnership (other than	n limited liability)	
	An unincorporated associ	ciation	
	Other (for example a stat	utory corporation)	
	A recognised club		
	A charity		
	The proprietor of an educ	cational establishment	
	A health service body		
		ed under part 2 of the Care Standards Act n independent hospital in Wales	
	Social Care Act 2008 in re	ed under Chapter 2 of Part 1 of the Health and espect of the carrying on of a regulated ing of that Part) in an independent hospital in	
	The chief officer of police	e of a police force in England and Wales	
Con	firm The Following		
\boxtimes	I am carrying on or propo the use of the premises for	osing to carry on a business which involves or licensable activities	
	I am making the applicat	ion pursuant to a statutory function	
	I am making the applicat virtue of Her Majesty's pr	ion pursuant to a function discharged by erogative	
Secti	on 4 of 21		
INDI	VIDUAL APPLICANT DET	AILS	
	licant Name e name the same as (or sin	nilar to) the details given in section one?	If "Yes" is selected you can re-use the details
•	Yes	○ No	from section one, or amend them as required Select "No" to enter a completely new set of details.
First	name	HASAN	
Fam	ily name	GARIP	
Is the	e applicant 18 years of age	e or older?	
•	Yes	○ No	

Continued from previous page		
Current Residential Address		
Is the address the same as (or s	similar to) the address given in section one?	If "Yes" is selected you can re-use the details from section one, or amend them as
Yes	○ No	required. Select "No" to enter a completely new set of details.
Building number or name	HASAN GARIP	
Street	16 BELL LANE	
District		
City or town	LONDON	
County or administrative area		
Postcode	E1 7LA	
Country	United Kingdom	
Applicant Contact Details		
Are the contact details the same	ne as (or similar to) those given in section one?	If "Yes" is selected you can re-use the details
Yes	○ No	from section one, or amend them as required. Select "No" to enter a completely new set of details.
E-mail	i de la companya de 	
Telephone number		
Other telephone number		
* Date of birth	dd mm yyyy	
* Nationality	BRITISH	Documents that demonstrate entitlement to work in the UK
Right to work share code		Right to work share code if not submitting scanned documents
	Add another applicant]
Section 5 of 21		
OPERATING SCHEDULE		
When do you want the premises licence to start?	dd mm yyyy	
If you wish the licence to be valid only for a limited period, when do you want it to end	dd mm yyyy	
Provide a general description of	of the premises	

Continued from previous page	
For example the type of premises, its general situation and layout licensing objectives. Where your application includes off-supplies consumption of these off- supplies you must include a description premises.	of alcohol and you intend to provide a place for
NILLY"S IS A SMALL COFFEE SHOP THAT SERVES ENGLISH BREAKFA ALCOHOL WITH TABLE MEAL	AST, COFFEE, SANDWICHES. THEY WOULD LIKE SELL
If 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend	
Section 6 of 21	
PROVISION OF PLAYS	
See guidance on regulated entertainment	
Will you be providing plays?	
○ Yes	
Section 7 of 21	
PROVISION OF FILMS	
See guidance on regulated entertainment	
Will you be providing films?	
Section 8 of 21	
PROVISION OF INDOOR SPORTING EVENTS	
See guidance on regulated entertainment	
Will you be providing indoor sporting events?	
○ Yes	
Section 9 of 21	
PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS	
See guidance on regulated entertainment	
Will you be providing boxing or wrestling entertainments?	
○ Yes	
Section 10 of 21	
PROVISION OF LIVE MUSIC	
See guidance on regulated entertainment	
Will you be providing live music?	
○ Yes	
Section 11 of 21	
PROVISION OF RECORDED MUSIC	
See guidance on regulated entertainment	

Continued from previous	page	
Will you be providing re	ecorded music?	
○ Yes	No	
Section 12 of 21		
PROVISION OF PERFO	RMANCES OF DANCE	
See guidance on regula	nted entertainment	
Will you be providing p	erformances of dance?	
○ Yes	No	
Section 13 of 21		
PROVISION OF ANYTH DANCE	ING OF A SIMILAR DESCRIPT	TION TO LIVE MUSIC, RECORDED MUSIC OR PERFORMANCES OF
See guidance on regula Will you be providing a performances of dance	nything similar to live music, r	recorded music or
○ Yes	No	
Section 14 of 21		
LATE NIGHT REFRESH	MENT	
Will you be providing la	ate night refreshment?	
○ Yes	No	
Section 15 of 21		
SUPPLY OF ALCOHOL		
Will you be selling or su	ipplying alcohol?	
Yes	○ No	
Standard Days And Ti	mings	
MONDAY	Start 08:00	Give timings in 24 hour clock. End 22:00 (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.
TUESDAY		
	Start 08:00	End 22:00 End
WEDNESDAY	otart	
	Start 08:00	End 22:00 End
THURSDAY	0	5 1 2000
	Start 08:00	End 22:00 End

Continued from previous page				
FRIDAY				
Start	08:00	End 22:00		
Start		End		
SATURDAY				
Start	08:00	End 22:00		
Start		End		
SUNDAY				
Start	10:00	End 22:00		
Start		End		
Will the sale of alcohol be for co	onsumption:		If the sale of alcohol is for consumption on	
	Off the premises •	Both	the premises select on, if the sale of alcohol is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away from the premises select both.	
State any seasonal variations				
For example (but not exclusive	ely) where the activity will occu	ur on additional da	ys during the summer months.	
Non-standard timings. Where the premises will be used for the supply of alcohol at different times from those listed in the column on the left, list below				
For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.				
State the name and details of t licence as premises supervisor	,	to specify on the		
Name				
First name	ONDER			
Family name	GARIP			
Date of birth	dd mm yyyy			

Enter the contact's address Building number or name District City or town Country United Kingdom Personal Licence number (if known) Ssuing licensing authority (if known) PROPOSED DESIGNATED PREMISES SUPERVISOR CONSENT How will the consent form of the proposed designated premises supervisor be supplied to the authority? © Electronically, by the proposed designated premises supervisor C As an attachment to this application Reference number for consent form (if known) Section 16 of 21 ADULT ENTERTAINMENT Highlight any adult entertainment or services, activities, or other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children
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Highlight any adult entertainment or services, activities, or other entertainment or matters ancillary to the use of the
Give information about anything intended to occur at the premises or ancillary to the use of the premises which may give
rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups etc gambling machines etc.
Section 17 of 21
HOURS PREMISES ARE OPEN TO THE PUBLIC
Standard Days And Timings
MONDAY
Give timings in 24 hour clock. Start 08:00 End 22:00 (e.g., 16:00) and only give details for the days
Start End of the week when you intend the premises to be used for the activity.

Continued from previous page.		
TUESDAY		
Star	t 08:00	End 22:00
Star	t	End
WEDNESDAY		
Star	t 08:00	End 22:00
Star		End
THURSDAY		
Star	t 08:00	End 22:00
Star	τ	End
FRIDAY		
Star	t 08:00	End 22:00
Star	t	End
SATURDAY		
Star	t 08:00	End 22:00
Star	t	End
SUNDAY		
Star	t 10:00	End 22:00
Star	t	End
State any seasonal variations		
-		cur on additional days during the summer months.
For example (but not exclusive		Lai on additional days during the summer months.
Non standard timings. Where those listed in the column on		es to be open to the members and guests at different times from
		ity to go on longer on a particular day e.g. Christmas Eve.
Tor example (but not exclusiv	——————————————————————————————————————	nty to go of forigor of a particular day o.g. of institus 2 vo.
Section 18 of 21		
LICENSING OBJECTIVES		
	d to take to promote the four I	icensing objectives:
a) General – all four licensing	objectives (b,c,d,e)	

Continued from previous page
List here steps you will take to promote all four licensing objectives together.
THE DPS WILL ENSURE THAT ALL MEMBERS OF STAFF ARE TRAINED WITH REGARD TO THEIR RESPONSIBILITIES IN THE SALE OF ALCOHOL AND REFRESHEMENT TRAINING WILL ALBO BE UNDERTAKEN. TRAINING RECORDS WILL BE KEPT AT THE PREMISE. CHALLENGE 25 WILL BE OPERATED AT THE PREMISE AND CHALLENGE POSTER WILL BE ON PLACE AT THE PREMISE. A REFUSAL BOOK AND INCIDENT LOG WILL BE OPERATED AND MAINTAINED AT THE PREMISE AND IT WILL BE AVAILABLE TO POLICE AND LOCAL AUTHORITY OFFICERS ON DEMAND.
b) The prevention of crime and disorder
A CCTV SYTEM IS INSTALLED PROVIDING GOOD IMAGE QUALITY AND COVERING ALL INTERNAL AREAS. IMAGES SHALL BE RETAINED FOR A MINIMUM PERIOD OF 28 DAYS. IF THE CCTV IS NOT OPERATING, THE POLICE AND LOCAL AUTHORITY WILL BE INFORMED AND NECESSARY ACTION WILL BE TAKEN TO PUT THE EQUIPMENT BACK INTO ACTION. A NOTICE WILL BE DISPLAYED ON THE PREMISE SAYING CCTV IS IN OPERATION.
c) Public safety
d) The prevention of public nuisance
SIGN REQUESTING CUSTOMERS TO LEAVE THE PREMISE QUIETLY TO RESPECT NEIGHBOURS WILL BE IN PLACE.
e) The protection of children from harm
STAFF WILL BE TRAINED REGULARLY ABOUT THE CHALLENGE 25 POLICY. ID WILL BE ASKED TO ANY PERSON WHO APPEARS TO BE UNDER 18. FORMS OF IDENTIFICATION ACCEPTED ARE A VALID PASSPORT, PHOTOCARD ID. ANY REFUSAL FOR SALE

OF ALCOHOL WIIL BE RECORDED AT THE REFUSAL LOG.

Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

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

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

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

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

Applicants must demonstrate that they have an entitlement to work in the UK and are not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity. They do this in one of two ways: 1) by providing with this application copies or scanned copies of the documents listed below (which do not need to be certified), or 2) by providing their 'share code' to enable the licensing authority to carry out a check using the Home Office online right to work checking service (see below).

Documents which demonstrate entitlement to work in the UK

- An expired or current passport showing the holder, or a person named in the passport as the child of the holder, is A British citizen or a citizen of the UK and Colonies having the right of abode in the UK [please see note below about which sections of the passport to copy].
- An expired or current passport or national identity card showing the holder, or a person named in the passport as the child of the holder, is a national of a European Economic Area country or Switzerland.
- A Registration Certificate or document certifying permanent residence issued by the Home Office to a national of a European Economic Area country or Switzerland.
- A Permanent Residence Card issued by the Home Office to the family member of a national of a European Economic Area country or Switzerland.
- A current Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder indicating that the person named is allowed to stay indefinitely in the UK, or has no time limit on their stay in the UK.
- A **current** passport endorsed to show that the holder is exempt from immigration control, is allowed to stay indefinitely in the UK, has the right of abode in the UK, or has no time limit on their stay in the UK.
- A current Immigration Status Document issued by the Home Office to the holder with an endorsement indicating that the named person is allowed to stay indefinitely in the UK or has no time limit on their stay in the UK, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the UK, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, when produced in combination with an
 official document giving the person's permanent National Insurance number and their name issued by a
 Government agency or a previous employer.

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

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

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

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

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

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

Home Office online right to work checking service

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

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

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

An online check will not be possible in all circumstances because not all applicants will have an immigration status that can be checked online. The Home Office online right to work checking service sets out what information and/or documentation applicants will need in order to access the service. Applicants who are unable to obtain a share code from the service should submit copy documents as set out above.

Section 20 of 21

NOTES ON REGULATED ENTERTAINMENT

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

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

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

Section 21 of 21

PAYMENT DETAILS

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

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

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

Band A - No RV to £4,300 = £100.00

Band B - £4,301 to £33,000 = £190.00

Band C - £33.001 to £8700 = 315.00

Band D - £87001 to £12500 = £450.00*

Band E - £125001 and over = 635.00*

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

Band D - £7001 to £12500 = £900.00

Band E - £125001 and over £1,905.00

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

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

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

Capacity 5000-9999 = £1,000.00

Capacity 10000 - 14999 = £2,000.00

Capacity 15000-19999 = £4,000.00

Capacity 20000-29999 = £8,000.00

Capacity 30000-39000 = £16,000.00

Capacity 40000-49999 = £24,000.00 Capacity 50000-59999 = £32,000.00

Capacity 60000-69999 = £40,000.00

Capacity 70000-79999 = £48,000.00

Capacity 80000-89999 = £56,000.00

Capacity 90000 and over = £64,000.00

NOTE: From 1st January 2018 Licences if you are granted a Licence to permit the sale/supply of alcohol between midnight and 6am (00:00 and 06:00 hours) on any day you will be liable to pay the Late Night Levy charge. The charge must be paid 14 days after the grant of your Licence, unless you fall within one of the exemption categories. Non-payment of the levy can result in suspension of your licence, as per sections 55A and 92A of the Licensing Act 2003, as amended and section 229(6) of the Police and Social Responsibility Act 2011. For more information below visit https://www.towerhamlets.gov.uk/latenightlevy

Continued from previous page			
* Fee amount (£)	190.00		
DECLARATION			
		riction to a fine up to level 5 or n or in connection with this ap	n the standard scale, under section 158 of the plication.
LIABILITY PARTNERSHIP] I UN ENTITLEMENT TO LIVE AND WARELATING TO THE CARRYING BE ENTITLED TO LIVE AND WORK	DERSTAND I AM I VORK IN THE UK (O ON OF A LICENSA DRK IN THE UK (PI IN THE UK (AND I SABLE ACTIVITY) A	NOT ENTITLED TO BE ISSUED V OR IF I AM SUBJECT TO A CONI ABLE ACTIVITY) AND THAT MY LEASE READ GUIDANCE NOTE S NOT SUBJECT TO CONDITION AND I HAVE SEEN A COPY OF H	RTNERSHIP WHICH IS NOT A LIMITED VITH A LICENCE IF I DO NOT HAVE THE DITION PREVENTING ME FROM DOING WORK LICENCE WILL BECOME INVALID IF I CEASE TO 15). THE DPS NAMED IN THIS APPLICATION NS PREVENTING HIM OR HER FROM DOING HIS OR HER PROOF OF ENTITLEMENT TO
☐ Ticking this box indicat	es you have read	and understood the above de	claration
This section should be completed behalf of the applicant?"	ted by the applica	ant, unless you answered "Yes'	' to the question "Are you an agent acting on
* Full name	EMINE FEZAL YU	IRDAKUL	
* Capacity	AGENT		

Add another signatory

2021

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

* Date

1. Save this form to your computer by clicking file/save as...

26

dd

2. Go back to https://www.gov.uk/apply-for-a-licence/premises-licence/tower-hamlets/apply-1 to upload this file and continue with your application.

Don't forget to make sure you have all your supporting documentation to hand.

07

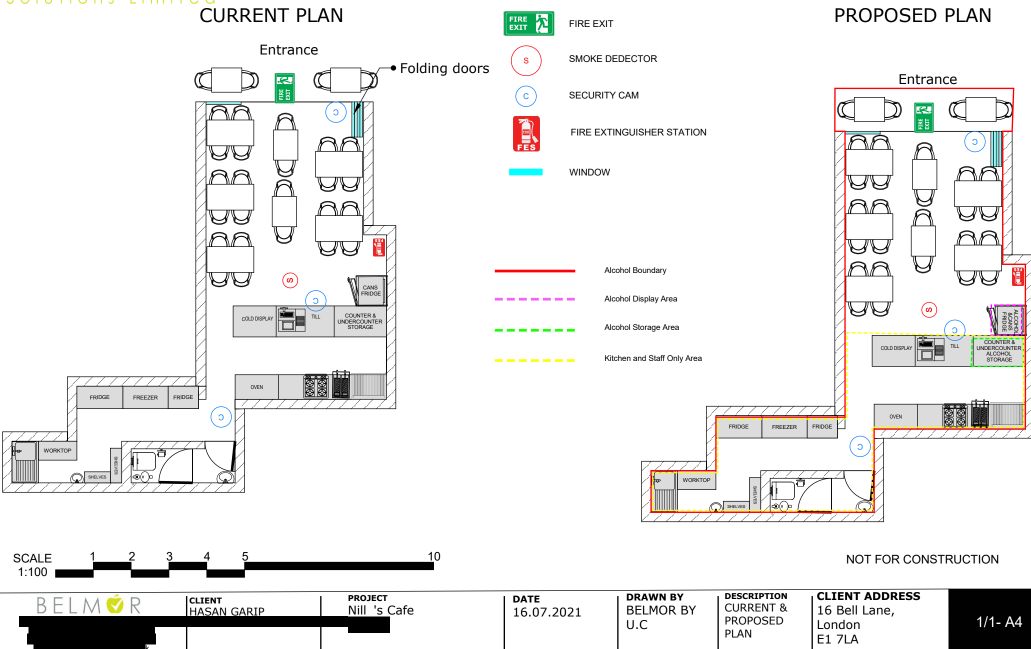
mm

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

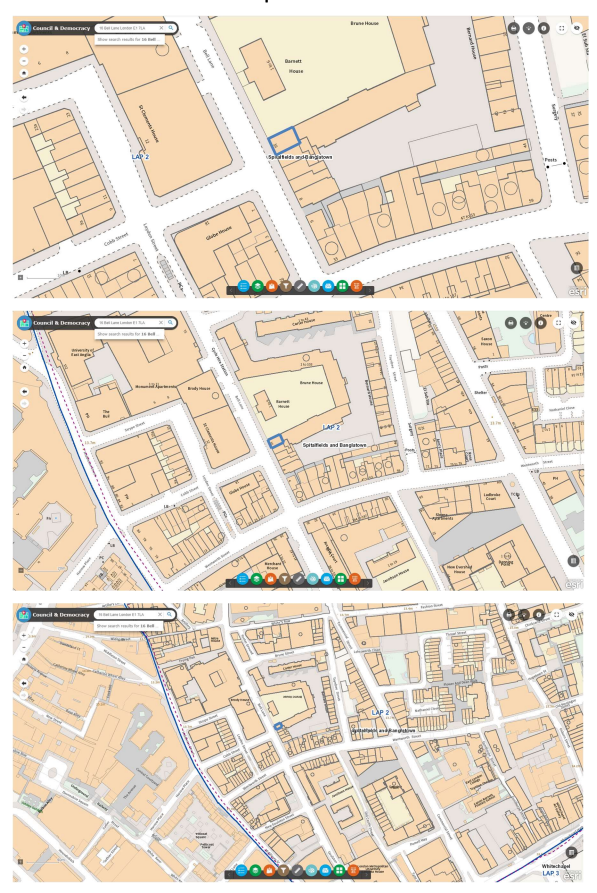
IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT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

OFFICE USE ONLY	
Applicant reference number	NILLYS CAFE
Fee paid	
Payment provider reference	
ELMS Payment Reference	
Payment status	
Payment authorisation code	
Payment authorisation date	
Date and time submitted	
Approval deadline	
Error message	
Is Digitally signed	
1 <u>2</u> <u>3</u> <u>4</u>	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 Next >





Maps - 16 Bell Lane



Photos













28 Commercial Street

Name and address	Licensable activities and hours	Opening hours
Liberty Lounge 1A Bell Lane	 Sale of Alcohol (on sales only) Sunday to Tuesday from 12:00hrs (midday) to 23:30hrs Wednesday to Thursday from 12:00hrs (midday) to 00:00hrs (midnight) Friday to Saturday from 12:00hrs (midday) to 01:00hrs (the following day) 	 Sunday to Tuesday from 12:00hrs (midday) to 23:30hrs Wednesday to Thursday from 12:00hrs (midday) to 00:00hrs (midnight) Friday to Saturday from 12:00hrs (midday) to 01:00hrs (the following day) Non-Standard Times:
	 The Provision of Regulated Entertainment (in the form of Live Music) Sunday to Tuesday from 12:00hrs (midday) to 23:30hrs Wednesday to Thursday from 12:00hrs (midday) to 00:00hrs (midnight) Friday to Saturday from 12:00hrs (midday) to 01:00hrs (the following day) 	 Sundays before Bank Holidays 12:00hrs (midday) to 01:00hrs (the following day) New Year's Eve 12:00hrs to 09:00hrs (the following day) Morning British Standard Time commences to allow clock going back on hour
	 Late Night Refreshment Sunday to Tuesday from 23:00hrs to 23:30hrs Wednesday to Thursday from 23:30hrs to 00:00hrs (midnight) Friday to Saturday from 23:30hrs to 01:00hrs (the following day) 	
	 Non-Standard Times Sundays before Bank Holidays 12:00hrs (midday) to 01:00hrs (the following day) New Year's Eve 12:00hrs to 09:00hrs (the following day) Morning British Standard Time commences to allow clock going back on hour 	
Rox Burgers 3 Bell Lane London E1 7LA	Supply of Alcohol • Monday to Sunday inclusive 08:00 hrs to 23:00 hrs	 Monday to Sunday inclusive, 08:00 hrs to 24:00 hrs (Christmas Eve and New Yeas Eve only), until 03:00 hrs the next day

28 Commercial Street

	 Late Night Refreshment (Christmas Eve and New Years Eve only) 23:00 hrs until 03:00 hrs the next day 	
	Regulated Entertainment:	
	Live Music Friday: 18:00 hrs to 22:00 hrs Saturday: 17:00 hrs to 22:00 hrs Sunday: 14:00 hrs to 16:00 hrs 17:00 hrs to 20:00 hrs	
	(Christmas Eve and New Years Eve Only) until 03:00 hrs the next day	
	Recorded Music Monday to Sunday inclusive, 08:00 hrs to 23:00 hrs	
(Refresh) 8 Bell Lane	Alcohol (off sales) Monday to Saturday, from 07:00 hours to 20:00 hours Sunday, from 07:00 hours to 19:00 hours	 Monday to Saturday, from 07:00 hours to 20:00 hours Sunday, from 07:00 hours to 19:00 hours
(Sainsbury's) 31 Bell Lane London	Sale of Alcohol by retail (off sales) Monday to Sunday from 09:00 hours to 23:00 hours	Monday to Sunday – 24 hours a day
(Inito) Unit 6 31 Bell Lane	 Sale by retail of alcohol Monday to Thursday, from 11:00 hours to 22:30 hours Friday and Saturday, from 11:00 hours to 23:00 hours Sunday, from 11:00 hours to 21:30 hours 	 Monday to Thursday, from 11:00 hours to 23:00 hours Friday and Saturday, from 11:00 hours to 23:30 hours Sunday, from 11:00 hours to 22:00 hours
	The Provision for Late Night Refreshments - Indoors • Friday and Saturday, from 23:00 hours to 23:30 hours	

Section 182 Advice by the Home Office Updated on April 2018

Relevant, vexatious and frivolous representations

- 9.4 A representation is "relevant" if it relates to the likely effect of the grant of the licence on the promotion of at least one of the licensing objectives. For example, a representation from a local businessperson about the commercial damage caused by competition from new licensed premises would not be relevant. On the other hand, a representation by a businessperson that nuisance caused by new premises would deter customers from entering the local area, and the steps proposed by the applicant to prevent that nuisance were inadequate, would be relevant. In other words, representations should relate to the impact of licensable activities carried on from premises on the objectives. For representations in relation to variations to be relevant, they should be confined to the subject matter of the variation. There is no requirement for a responsible authority or other person to produce a recorded history of problems at premises to support their representations, and in fact this would not be possible for new premises.
- 9.5 It is for the licensing authority to determine whether a representation (other than a representation from responsible authority) is frivolous or vexatious on the basis of what might ordinarily be considered to be vexatious or frivolous. A representation may be considered to be vexatious if it appears to be intended to cause aggravation or annoyance, whether to a competitor or other person, without reasonable cause or justification. Vexatious circumstances may arise because of disputes between rival businesses and local knowledge will therefore be invaluable in considering such matters. Licensing authorities can consider the main effect of the representation, and whether any inconvenience or expense caused by it could reasonably be considered to be proportionate.
- 9.6 Frivolous representations would be essentially categorised by a lack of seriousness. Frivolous representations would concern issues which, at most, are minor and in relation to which no remedial steps would be warranted or proportionate.
- 9.7 Any person who is aggrieved by a rejection of their representations on either of these grounds may lodge a complaint through the local authority's corporate complaints procedure. A person may also challenge the authority's decision by way of judicial review.
- 9.8 Licensing authorities should not take decisions about whether representations are frivolous, vexatious or relevant to the licensing objectives on the basis of any political judgement. This may be difficult for councillors who receive complaints from residents within their own wards. If consideration is not to be delegated, contrary to the recommendation in this

Guidance, an assessment should be prepared by officials for consideration by the sub-committee before any decision is taken that necessitates a hearing. Any councillor who considers that their own interests are such that they are unable to consider the matter independently should disqualify themselves.

- 9.9 It is recommended that, in borderline cases, the benefit of the doubt about any aspect of a representation should be given to the person making that representation. The subsequent hearing would then provide an opportunity for the person or body making the representation to amplify and clarify it.
- 9.10 Licensing authorities should consider providing advice on their websites about how any person can make representations to them.

Corinne Holland

From: Licensing

Sent: 01 July 2021 17:00
To: Corinne Holland

Subject: FW: 139024 New premises license application for Nilly's cafe 16 Bell Lane, London

From: Nicola Cadzow

Sent: 01 July 2021 16:37

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

Cc: MARK.J.Perry ; Barry.D.Leban@ k;

Subject: 139024 New premises license application for Nilly's cafe 16 Bell Lane, London

Dear Licensing,

Having considered the premises license application for Nilly's cafe 16 Bell Lane, London I have to consider the impact of the licensing objectives, particular for Environmental Protection the prevention of public nuisance and the prevention of noise generated from within the premises or outside to be causing disturbance to people in the vicinity, especially given the fact that the premises is within Brick Lane Cumulative Impact Zone.

Whilst the application is for lesser hours than the Council's framework hours there is insufficient information in the operating schedule in the licence application to show how the applicant will promote the four licensing objectives. There is no consideration of the impact on public nuisance from people access and egressing the premises and people loitering outside whilst the premises is in operation, particularly when considering that the premises is in Brick Lane Cumulative Impact Zone.

CONCLUSION

Environmental Protection does not support the application for Nilly's cafe 16 Bell Lane, London for the following:-

- (1) The applicant have not provided sufficient information to show how they will promote the licensing objective for the prevention of public nuisance
- (2) The premises is in Brick Lane Cumulative Impact Zone.

Kind regards

Nicola Cadzow

Environmental Health Officer
Environmental Protection Team
Place Directorate
London Borough of Tower Hamlets
Mulberry Place Town Hall
5 Clove Crescent
London E14 2BG

www.towerhamlets.gov.uk

Follow us on:

From:	Amiel Kollek <
Sent:	23 August 202 <mark>1 15:31</mark>
То:	Licensing
Subject:	Objection - Nilly's Cafe
Hello,	
I have recently learned	d that Nilly's Cafe on Bell Lane has applied for a license to sell alcohol.
	Our windows face Cobb St and overlook Nilly's Cafe. As it stands, we are and disturbed by loud noise in the street during the night: yelling, shouting, loud music being I fear that having somewhere which serves alcohol on our street would only exacerbate the
·	that you take this into consideration and reject Nilly's Cafe's application so as to prevent o the residents of this street.
Thank you,	
Amiel Kollek	

From: Sent: To: Subject:	Aimee Sanjari < 24 August 2021 14:00 Licensing Re: Objection - Nilly's Cafe - REF M/140025
Hello,	
My objection is based on publ night making a ridiculous amo	c nuisance. It's a loud area already, with drunk people often passing by at unt of noise.
Tully's is in a residential pocked disturbed by noisy, drunk patr	t where families and professionals, myself included, don't need to be further ons.
My name is Aimee Sanjari, and	l I'm at
Many thanks,	
Aimee	
Sent from my iPad	
> > Dear Sir/Madam	censing <licensing@towerhamlets.gov.uk> wrote:</licensing@towerhamlets.gov.uk>
that you must make it clear horelation to one or more of the > • the prevention of crime a > • the prevention of public	
> • public safety> • the protection of childre	n from harm
•	mises is not a factor under the Licensing Act 2003.
	entation to be valid you are required to provide your full name and address.
> > These will be forwarded to t you to mediate with you to ac >	ne applicant at the end of the consultation period where they can contact dress your concerns.
	the last day for the consultation period which is the 24th August 2021
> If I can be of any further helps >	o, do not hesitate to contact me.
> > Kind regards	

 Corinne Holland Licensing Officer Environmental Health and Trading Standards Place Directorate London Borough of Tower Hamlets 2nd Floor, Mulberry Place 5 Clove Crescent London E14 2BG
>
>
> www.towerhamlets.gov.uk
>
> Follow us on:
> Facebook Twitter LinkedIn Instagram
>Original Message
> From: Aimee Sanjari
> To: Licensing <licensing@towerhamlets.gov.uk></licensing@towerhamlets.gov.uk>
> Subject: Objection - Nilly's Cafe
>
> Hi there,
>
> I am a resident at a look of an alcohol license.
> Nilly's is based in a largely residential area with flats above, beside and across from it. We get enough noise and disruption from the surrounding venues, and don't need another establishment churning out loud, intoxicated punters. >
> Additionally, there are ample establishments serving alcohol in the area between Bishopsgate and
Spitalfields Market. Given we are in such a residential pocket, we really don't need any more venues serving alcohol in such a close proximity.
>
> Many thanks,
> Aimee Sanjari

From: Alex Gordon Shute < Sent: 04 August 2021 07:42

To: Licensing

Subject: Nilly's Cafe, 16 Bell Lane

Follow Up Flag: Follow up Flag Status: Completed

Dear Licensing Team

I'm writing to object to the extension of Nilly's Café licence for off sales. The Café is located right in the centre of the CIZ, in a residential part of Spitalfields. 'Alcohol with a table meal' (ie on-sales) is fine for the extended time, but any further take away alcohol or bar style drinking in the CIZ is detrimental to community life. It impacts community safety with the rowdy anti-social and sometimes criminal behaviour which comes with drunkenness in the local are, and there are many families living close by where the children would be detrimentally impacted late at night when they're off to school the following day.

Best wishes

Alex Gordon Shute (local resident)

Disclaimer

The information contained in this communication from the sender is confidential. It is intended solely for use by the recipient and others authorized to receive it. If you are not the recipient, you are hereby notified that any disclosure, copying, distribution or taking action in relation of the contents of this information is strictly prohibited and may be unlawful.

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Corinne Holland			
From: Sent: To: Subject:	Stephen Forster < 24 August 2021 18:19 Licensing Re: Objection Nilly's Cafe		
Dear Ms Holland,			
nuisance. Based on the criteria, I that they are not leaving late at r would cause disturbance and be	sed on your criteria, my principal objection would be on the grounds of public do not have a real objection to someone having a drink with their meal provided hight and causing noise as they do so as it would be right outside our window, which a public nuisance in a residential area. However, I understand that the application alcohol to be consumed off the premises. If it is then consumed in the street easily become a public nuisance.		
Kind regards			
Consuelo Casanova Nuño			
On Tue, 24 Aug 2021 at 18:55, Lic	censing < <u>Licensing@towerhamlets.gov.uk</u> > wrote:		
Dear Sir/Madam			
	and disorder c nuisance		
These will be forwarded to the to mediate with you to address	e applicant at the end of the consultation period where they can contact you so your concerns.		
I will need these prior to the la 2021.	ast day for the consultation period which is midnight tonight , 24 th August		

Can you also confirm your full name please.

Kind regards

Corinne Holland

Licensing Officer

Environmental Health and Trading Standards

Place Directorate

London Borough of Tower Hamlets

2nd Floor, Mulberry Place

5 Clove Crescent

London

E14 2BG



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From: Stephen Forster

Sent: 24 August 2021 13:58

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

Subject: Objection Nilly's Cafe

Dear Sirs,

I am the owner of , which is on the first floor and looks out onto Nilly's Cafe in Bell Lane which is just across a narrow street. I am concerned about the cafe being granted a licence to sell alcohol both on and off the premises. It is a heavily residential area which is already well served by licensed premises in the near vicinity and there is no need for another such premise, particularly so close to numerous residential apartments. An additional licensed premises will add to noise and other disturbances particularly late at night. I therefore object to Nilly's Cafe being granted such a licence and hope that you will reject the application.

Yours faithfully

Consuelo Casanova Nuño

Licensing Officer

From: Sent: To: Subject:	Edoardo Zarghetta 25 August 2021 07:33 Licensing Re: Objection to Nilly´s Cafe in Bell Lane licence - REF M140025
Follow Up Flag: Flag Status:	Follow up Flagged
•	ng we live in does not have double glazing. They cannot be installed because of the way consider this being this licence to be a public nuisance because of noise and vibration.
I have other concerns regard	ding litter and exposing children to habitual drinking alcohol. Thank you, Edoardo
On Tue, 24 Aug 2021 at 19:0 Dear Sir/Madam	08, Licensing < Licensing@towerhamlets.gov.uk > wrote:
Dear Sii/Madam	
you must make it clear h	under the Licensing Act 2003, the criteria for your representation to be valid is that ow granting this particular application will have an impact on you only in relation owing licensing objectives:
 the prevention of c the prevention of p public safety the protection of c 	public nuisance
These will be forwarded to mediate with you to ac	to the applicant at the end of the consultation period where they can contact you ddress your concerns.
I will need these prior to 2021).	the last day for the consultation period which is midnight tonight (24 th August
Kind regards	
Corinne Holland	

Environmental Health and Trading Standards Place Directorate **London Borough of Tower Hamlets** 2nd Floor, Mulberry Place 5 Clove Crescent London E14 2BG www.towerhamlets.gov.uk Follow us on: Facebook | Twitter | LinkedIn | Instagram From: Edoardo Zarghetta < **Sent:** 24 August 2021 14:31 To: Licensing < Licensing@towerhamlets.gov.uk > **Subject:** Obejection to Nilly's Cafe in Bell Lane licence Madam&Sir, we would like to object to the plan on the ground that our flat does not have double glazing and the noise disturbance would take away our sleep, needed because we work early morning. thank you for you help with this matter. All the best with your work, Edoardo Zarghetta

From: Katy Parnell

Sent: 24 August 2021 10:27

To: Licensing

Subject: Nilly's cafe, Bell Lane E1

Hello

I am emailing to express my grave concern about the licensing application by Nilly's Cafe on Bell E1 to sell alcohol. Our flat's living room and main bedroom overlook the cafe. We already have a lot of disturbance from groups of people in the street below who are or have been drinking. This will make the level of noise and disturbance much worse. We object strongly.

Katy Parnell



Sent from my iPhone

Michael Howe From: 24 August 2021 14:11 Sent: Licensing To: Re: Objection - Nilly's Cafe - REF M/140025 Subject: Hi Corinne, Thank you for your email. My objection is based on 3 of your bullet points. Specifically, an alcohol licence 7 days per week at Nilly's Cafe will significantly increase the chance of disorder (bullet point no.1) and public nuisance (bullet point no.2) given some people drink to excess and, when doing so, lose their inhibitions and behave disruptively. I would also like to point out that many families live in the buildings adjacent to Nilly's Cafe and some of these families have young children. An alcohol licence will lead to patrons making a noise and probably disrupting childrens' study time and sleep time (bullet point no.4). Thank you in advance for your consideration. Regards, Michael Howe On Tue, Aug 24, 2021 at 2:43 PM Licensing Licensing@towerhamlets.gov.uk wrote: Dear Sir Please be advised that under the Licensing Act 2003, the criteria for your representation to be valid is that you must make it clear how granting this particular application will have an impact on you only in relation to one or more of the following licensing objectives: • the prevention of crime and disorder · the prevention of public nuisance public safety the protection of children from harm Please can you resubmit your representation addressing how this application will undermine at least one of the above licensing objectives. Your representation will be forwarded to the applicant at the end of the consultation period where they can

I will need these prior to the last day for the consultation period which is the 24th August 2021 (midnight

contact you to mediate with you to address your concerns.

tonight).

Kind regards

Corinne Holland

Licensing Officer

Environmental Health and Trading Standards

Place Directorate

London Borough of Tower Hamlets

2nd Floor, Mulberry Place

5 Clove Crescent

London

E14 2BG

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From: Michael Howe

Sent: 24 August 2021 09:37

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

Subject: Objection - Nilly's Cafe

Hello,

I would like to lodge my concerned objection to the proposed plan to grant Nilly's Cafe (on Bell Lane) a licence to sell alcohol 7 days / week.

I believe this will result in noise and an unpleasant environment near the building where I own a flat:				
Therefore I ask that you decline this application for a licence to sell alcohol.				
Therefore rask that you decline this application for a licence to sell alcohol.				
Thank you,				
Michael Howe				

From: Mariko Sredojev <
Sent: 24 August 2021 10:02
To: Corinne Holland

Subject: Re: Objection - Nilly's Cafe

Hello,

Granting this application for Nilly's Cafe will have an impact on me in relation to the **prevention of public nuisance**, as having another institution serve alcohol on and off premises will definitely add to the noise levels in the area. The area is already quite loud, particularly on weekends, with many intoxicated people walking around and yelling loudly. As our windows are very thin, we hear absolutely every noise outside and people who are under the influence of alcohol tend to be particularly rowdy and inconsiderate. Please take this into consideration when considering Nilly's Cafe's application.

Thank you, Mariko Sredojev

On Mon, Aug 23, 2021 at 6:36 PM Corinne Holland <

> wrote:

Dear Sir/Madam

Please be advised that under the Licensing Act 2003, the criteria for your representation to be valid is that you must make it clear how granting this particular application will have an impact on you only in relation to one or more of the following licensing objectives:

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

You may wish to enhance why this premises, if granted a licence, will undermine at least one of the Licensing Objectives stated above.

The consultation period for this application closes tomorrow at midnight (24/08/21) so I will need to have your response by this time.

Kind regards

Corinne Holland

Licensing Officer

Environmental Health and Trading Standards Place Directorate **London Borough of Tower Hamlets** 2nd Floor, Mulberry Place **5 Clove Crescent** London E14 2BG www.towerhamlets.gov.uk Follow us on: Facebook | Twitter | LinkedIn | Instagram From: Mariko Sredojev **Sent:** 23 August 2021 16:30 To: Licensing < Licensing@towerhamlets.gov.uk > Subject: Objection - Nilly's Cafe Hello, I am a resident and I object to Nilly's cafe selling alcohol, particularly off premises. The area already has many bars and restaurants, and can be quite loud at night as it is. The addition of Nilly's selling alcohol would only add to this issue, and make it even more difficult for us to sleep at night. We would greatly appreciate you taking this into account for Nilly's Cafe's request. Thanks,

Mariko Sredojev

From: Tony THOMAS

Sent: 24 August 2021 12:24

To: Licensing

Subject: Objection - Nilly's Café, Bell Lane ref 140025

As a resident of which is in the immediate environs of Nilly's Cafe' I object to the granting a drinks license to this establishment on the grounds of immediate and potential noise nuisance. There is currently significant late night noise in this area due to the existence of other licensed premises, if this license were granted it may increase this further and as the license is transferrable it could intensify with the future potential holders. Additional late night noise leads to sleep interruption which is detrimental to my good health.

Additionally there is no need for any further licensed premises in this area as it is already more than adequately served with such premises as there are a large number in this immediate vicinity.

Tony Thomas

Prevention of Public Nuisance

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

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

Updated April 2018

Public nuisance

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

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

Noise while the premise is in use

General Advice

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

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

Licensing Policy

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

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

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

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

Police Powers

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

Guidance Issued under Section 182 of the Licensing Act 2003

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

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

Other Legislation

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

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

Anti-Social Behaviour from Patrons Leaving the Premises

General Advice

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

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

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

Licensing Policy

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

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

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

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

Cumulative Impact

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

Police Powers

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

Guidance Issued under Section 182 of the Licensing Act 2003

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

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

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

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

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

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

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

Other Legislation

Crime and Disorder Act 1998

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

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

- Anti-Social Behaviour Orders
- Child Curfew Schemes

- Truancy
 Parenting Orders
 Reparation Orders
 Tackling Racism

Appendix 21

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

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

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

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

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

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

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

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

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

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

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

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

The Cumulative Impact Zones:

Figure One

Brick Lane area:

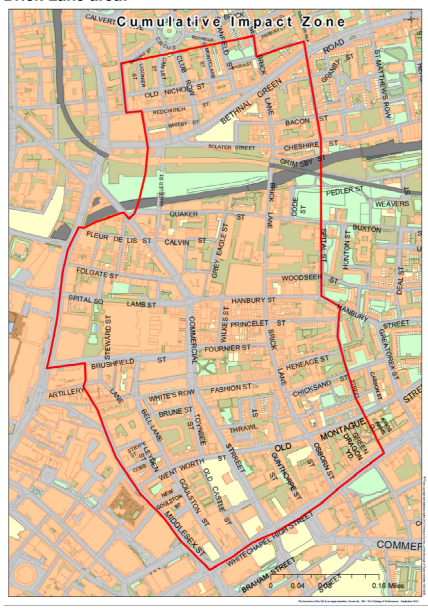
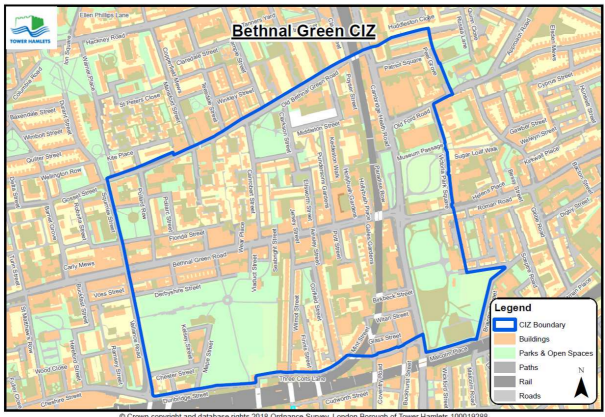
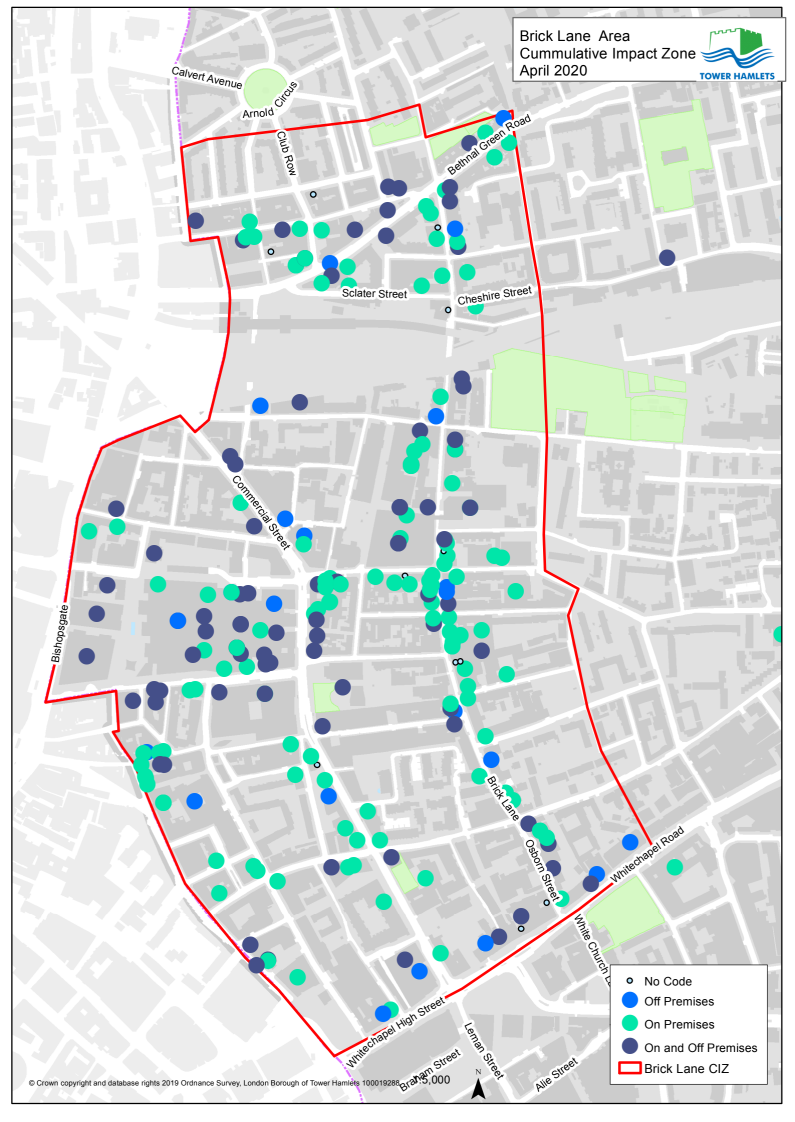


Figure Two:

Bethnal Green Area



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Appendix 22

Licensing Policy Relating to Hours of Trading

All applications have to be considered on their own merits.

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

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

(see 14.8 of the Licensing Policy)

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

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

(See 14.9 of the licensing policy)

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

- Theatres
- Cinemas
- Premises with club premises certificates

Appendix 23

Planning

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