Appendix 1



Lic No:

LICENCE FOR A SEXUAL ENTERTAINMENT VENUE

Licence Number: 148900

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:

to use premises:

Postal address of premises, or if none, ordnance survey map reference or description					
The Nags Head 17-19 Whitechapel Road					
Post town	Post Code				
London	E1 1DU				
Tele hone number					

as a Sexual Entertainment Venue.

This licence is in force up to: **31**st **May 2023** 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 hours permitted are:

- Monday to Saturday from 11:00hrs to 03:00hrs (the following day)
- Sunday from 12:00hrs (midday) to 22:30hrs

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

• 28th April 2022 - Ground Floor only with changing facilities on first floor

The named management responsible for this premises are

Manpal Singh Clair and Shamsher Singh - Managers Bahadur Singh Binning - Relief Manager Alcir Orlandi - Relief Manager Daniel Haile Habte - Relief 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: (Conditions added by the Licensing Committee on the 17th October 2017):

42. Documents to prove compliance with the Licence pursuant to Standard Condition 3.

An incident log shall be kept at the premises, and made available on request to authorised officers immediately. It must be completed within 3 hours of the incident and shall record the following:

- a. all crimes reported to the venue by a member of the public, a performer or member of staff;
- any breach or alleged breach of either the House Rules made by a member of the public or the Code of Conduct made by a performer, and the action taken by the management;
- c. when a person is removed from the premises;
- d. any faults in the CCTV system;
- e. any visit by a relevant authority or emergency service.
- 43. In the event that a performer alleges that they have been sexually assaulted the management will immediately ensure that
 - a. the police (and, where appropriate, the London Ambulance Service) are called without delay;
 - b. all measures that are reasonably practicable are taken to apprehend a suspect pending the arrival of the police;
 - c. the crime scene is preserved so as to enable a full forensic investigation to be carried out by the police; and
 - d. such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises.

- 44. In the event that during a performance the management or security either witness a member of the public making intentional physical contact with a performer (save as permitted by Standard Conditions 35 or 36) or a performer makes a similar allegation to management or security, that member of the public shall be removed from the premises without delay. The management or security may use their discretion to allow that member of the public a supervised 10 minute drink up time prior to being removed from the premises.
- 45. Without prejudice to Standard Conditions 12 and 13, at all times the private performance areas and booths are occupied by performers and members of the public trained staff shall regularly monitor the CCTVs which cover that area.
- 46. Independent Compliance Audit
 - a. An independent compliance auditor, to be instructed and paid for by the Licensees, must carry out a minimum of four (4) compliance audits per year of the private performance areas and booths when sexual entertainment is offered at the premises. The compliance audits must not be pre-arranged with the Licensees or any employee or agent of the Licensees.
 - b. A copy of the compliance audit, signed and dated by the Compliance Auditor, must be kept at the premises (The Nags Head Public House, 17-19 Whitechapel Road E1 1DU) and made available to authorised officers without delay.
- 47. The number of persons to be accommodated in the Premises at any one time shall not exceed 100 persons.

Other requirements or restrictions:

- 48. This licence must be prominently and visibly displayed inside the entrance to the Premises.
- 49. 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: 27th June 2022

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 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								
Section A	: Type of Applicat	ion						
Please specify what type of application you are making:								
New	 ✓ı	Renewal		Transfer				
Licence Nu	ımber (if applicable):	137	926					
Section E	3: Premises to be	icensed						
Is the applic	ation in respect of (tick	as appropriate)	:					
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r i Çii	nises	Vehicle	Vessel	Stall				
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Sertion C	Amnili	reet l)etai	le						
Section C. Applicant Details										
Please state whether you are applying for a premises licence as a) an individual or individuals Dease complete box (1)										
	b) a limited company									
c) a partners	snip									
d) other						<u>. I.p</u>	iease co	mplete b	OX I	34)
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Section 2 Premises Details
1. What is the nature of the applicant's interest in the premises (please tick as appropriate) a) Freehold b) Leasehold
2. 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)
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:
a) the use to which the remainder of the premises is put BASEMENT = CELLAR + STORAGE / FIRST FLOOR = CHANGING ROOMS, OFFICES + BACK OF HOUSE b) the name(s) of those who are responsible for the management of the remainder of the premises
MANPAL CLAIR
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



7. 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
NH LICENSE LTD
If the answer is "No" please state the purpose(s) it is currently being used for
Segion E: Current Licences
1. 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
PREMISES LICENCE NUMBER-14598
LICENCE HOLDER-NH LICENSE LTO
DPS - BAHADUR SINGH BINNING (SAAB)



Section F: Business Details							
Each person named in this section will need to complete Part 2 of the application – Personal Details Form							
1. Under what name will the business be trading? THE NAGS HEAD							
If the applicant is a company or oth directors and company secretary: Name	ner corporate body, please give the names of the applicants						
MANPAL CLAIR	>						
Use additional sheets to continue	e if necessary						
2. Is the whole of the business owned the business with any other person or a) Yes b) No	d by the applicant, and the applicant does not share the profits of r body?						
If the answer is "No", please state the	e name(s) of those who will share in the profits of the business. In ge share of the profits to be taken by each person or body ness						
	Percentage share						
	The state of the s						
Use additional sheets to continu	e if necessary						



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?

PLEASE REFER TO FRONT ELEVATION PHOTO

2. Please state the size(s) of any advertisement(s) or display(s) mentioned in the above question

2x SWING BOARDS AS SEEN IN PHOTO LOBBY SIGN

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

FLYERS/BUSINESS CARDS DISTRIBUTED OUTSIDE LBTH BOUNDARIES



Section H: Operation of the Premises
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 11:00 03:00* Tuesday
Tuesday Wednesday Thursday Friday Thursday Thursday
Thursday
Saturday OTIONITO
Sunday 12:00 22:30
, 1.2.00 1 22.00
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?
WINDONS (GF) BOARDED OVER
ACCESS VIA INTERNAL LOBBY
DOOR OPENED FOR ACCESS/EGRESS ONLY
3. 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:



- 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 DOCUMENTS SUBMITTED
WITH APPLICATION



Section I: Management of the Premises						
Each person named in this section will need to complete						
 Please give the name of the person who will be responsible for the day to day management of the premises. ("the Manager") 						
Name: MANPAL CLAIR Role: MANAGER JOHNER						
2. Will this person be based at the premises and will exclusive occupation? a) Yes b) No	the management of the premises be their sole and					
3. If no, then please give details of how they are responder arrangements are in place for the management	t of the premises.					
RESPONSIBLE FOR DE	M-TO-DAY					
MANAGEMENT. RELIE	- MANAGER ON-SHE					
WHEN UNAVAILABLE						
4. Which person(s) will be responsible for the day to	day management in the absence of the Manager					
(Use continuation sheets if necessary): Name: BAHADUR SINGH BINNII	JA.					
Name: DATABOR SHOULD ON ON THE Role:	Name: \ Role: \					
Name: ALCIR ORLANDI Role:	Name: REUEF					
Name: DANIEL HABTE	Name: MANAGERS Role:					
Name: Role:	Name: Role:					
5. Please confirm that at least one of the people nantimes whilst it is open. a) Yes b) No	ned in this section will be at the premises at all					



Section 3: 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 application to renew the SEV licence at The Nags Head.

The venue has provided relevant entertainment since the 1970s.

This will be the 8th renewal of the SEV Licence under the LG(MP) A 1982.

Fill accompanying intermetion provided and additional details available upon request.



uckiw usek višt sel		
Sec	tion K. Additional documentary requirements	
The a	applicant must provide the following documentation, in addition to those documents already	requested in
prior	sections of this application form.	
	Documents included with this application	Included
1	The prescribed fee by a cheque made payable to the London Borough of Tower Hamlets	Yes V No □
	(LBTH). You can also phone 020 7364 5008 or http://www.towerhamlets.gov.uk/pay	
2	Written consent of the lawful occupier of the premises or land who has control over the	Yes No V
	premises or land	_/
3	Code of practice for dancers/performers	Yes V Ivo □
4	Policy for welfare of dancers/performers	Yes ✓Nor 🗌
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
	application	
7	A basic DBS check for each person named in the application TO FOLLOW	Yes No V
8	A recent passport size photograph for each person named in the application, each copy	Yes No W
	bearing the name in block capitals of the person whose likeness it bears. To FOLLOR	
9	A site/location plan, (scale 1:1250) to show the location of the premises	Yes VNø □
10	A premises plan (scale 1:100) of the premises, vehicle, vessel or stall in respect of	Yes Wo 🗌
	which the licence is sought, showing:	
	a) 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	. 1
	h) The location of emergency exits	
1 1	i) The position of ramps, lifts or other facilities for the benefit of disabled people.	
	j) Any parts of the premises that may be inaccessible to disabled people.	
	Other standard metric scales may be acceptable if more practical for the size of the	
	A deriving (and a 1/100) showing the front elevation as existing (and as proposed if	Voo Maio
11	A drawing (scale 1:100) showing the front elevation as existing (and as proposed if	Yes Mo 🗌
	changes are to be made to it) of the premises, vehicle, vessel or stall in respect of which 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 [C FOLION]	Yes No V
13	Copy of the notice displayed on or near the premises advertising the application	Yes No
	Copy of the notice displayed on of hear the premises advertising the application Copy of affidavit or statutory declaration that the notice of application has been	Yes No
14	displayed on or near the premises, in a place where the notice can be conveniently read	LES MO 747
	by the public as required by paragraph 10(10) schedule 3 to the Local Government	,
	(Miscellaneous Provisions) Act 1982 (as amended).	104
15	Evidence of the due service upon the Chief officer of police as required by paragraph	Yes No I
15	10(14) schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 (as_	
	amended), of a copy of this application and its required documentation.	FOLLOW!
11	differences, or a copy of the approximation and the response december and the first fill the contract of the copy of the approximation and the response decembers and the copy of the approximation and the copy of the copy of the copy of the approximation and the copy of the	1 V V-1-2-7 V V



Section L: Correspondence and Contact	ct Details fo	r the Application
Please give details of the person who may be	contacted in	relation to this application
Name: LUKE ELFORD Organisation: JOHN GAUNT+ Postal Address: 180–186 HINGS (Telephone Number Email:	PARTN ROSS	ERS ROAD, LONDON WCIX 9DF
Position/rd Solicitor/ Ages किमीडिकी		
6 ' 175' ' 1		
Section M: Private Information		
Is there any information on this form which yo state which information and the reasons why of this nature will be dealt on a case by case information is considered necessary for public	you do not wis pasis, and you disclosure.	sh it to be seen. Please note, any requests usually be contacted to discuss further if the
au personal inf	BUMOU	tran
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Section N: Declaration and signature o	f applicant	
The declaration must be signed in all cases: a) If the applicant is an individual, by that b) If the applicant is a partnership, by all in c) If the applicant is a company, by a directly in any other case by a duly authorised	ndividuals who ctor or the cor	mpany secretary
I acknowledge that I have received a copy of establishment licence within the London Boro given within this application form, to the best of	ugh of Tower	Hamlets, and declare that the information
Please use extra pages if necessary Name: MANPAL CLAIR Position DIRECTOR	Signature Date	4 MAY 2023
Name: Position	Signature Date	

Appendix 3

(The Nags Head Public House) 17-19 Whitechapel Road London E1 1DU

Licensable Activities authorised by the licence

Retail sale of alcohol Provision of Regulated Entertainment

See the attached licence for the licence conditions

Signed by David Tolley Head of Environmental Health & Trading Standards

Date: 7th October 2005

Amended Minor variation 11th November 2010



Part A - Format of premises licence

Premises licence number

29631

Part 1 - Premises details

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

(The Nags Head Public House) 17-19 Whitechapel Road

E1 1DU

Post town
London
Post code
E1 1DU

Telephone number

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Where	tna	IICANCA	is time	i iimited	tna	nates

Not applicable

Licensable activities authorised by the licence

The sale by retail of alcohol

The provision of regulated entertainment consisting of recorded music, performance of dance, anything of similar nature.

Facilities for making music and dancing and similar nature.

The times the licence authorises the carrying out of licensable activities
Monday to Saturday 11 00 hrs to 03 00 hrs the following day Sunday 12 00 hrs to 22 30 hrs
The opening hours of the premises
From Monday to Saturday from 11 00 hrs until 03 30 hrs the following day Sunday 12 00 hrs to 23 00 hrs
The state of the s
Where the licence authorises supplies of alcohol whether these are on and/ or off supplies
off supplies

Part 2

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

NH License Ltd Kemp House 160 City Road London EC1V 2NX

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

12523134

Name, address and telephone number of designated premises supervisor where the premises licence authorises the supply of alcohol

Bahadur Singh Binning



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

Personal License No: P00977

Issuing Authority: London Borough of Redbridge

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
 - 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 x V)

where —

- (i) **P** is the permitted price
- (ii) **D** is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and

- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence
 - (i) the holder of the premises licence
 - (ii) the designated premises supervisor (if any) in respect of such a licence, or
 - (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and
- (e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994
- 3. Where the permitted price given by Paragraph (b) of paragraph 2 would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- 4. (1) Sub-paragraph (2) applies where the permitted price given by Paragraph (b) of paragraph 2 on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax
- (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day

Private Entertainment

The premises may be used for the following purpose, that is to say, dancing, music, or other entertainment of the like kind which-

a) is not a public entertainment but is promoted for private gain

Annex 2 - Conditions consistent with the operating Schedule Regulated Entertainment

Only recorded music, dance (performed by striptease artists), anything of a similar description

provision of facilities for making music, provision of facilities for dancing (performed by striptease artists), provision of facilities for entertainment of a similar description.

Provide a local taxi firm contact to drive customers home

In relation to Striptease

- 1. The total number of persons to be accommodated at the premises at any one time shall not exceed 100 persons.
- 2. The inward opening doors to Whitechapel Road, which provides emergency exit, shall be locked back in the open position when the premises are in use under this licence.
- 3. One leaf of the inward opening double doors which provide entry from Whitechapel Road shall be secured open at all times that the premises are occupied by the public.
- 4. All doors (apart from those specified in items 2 and 3) are to be kept closed during entertainment and satisfactory acoustic sealing should be applied to them.
- 5. There shall be no door provided to separate the "personal dance" area from the general bar area.
- 6. A registered door supervisor shall be positioned at the entry to the room providing the "personal dances" at all times that it is in use.
- 7. The number of performers that are performing within the "personal dance" area (excluding VIP area) at any one time shall not exceed three.
- 8. To the extent that striptease is permitted by law it shall be deemed in these conditions to apply to all forms of striptease or nudity by male or female performers.
- 9. Striptease shall only be permitted at premises which have a liquor licence.
- 10. The striptease entertainment shall be given only by paid performers/entertainers who are engaged exclusively for that purpose.

- 11. There shall be no physical participation by the audience.
- 12. Any performance will be restricted to dancing and the removal of clothes, here must not be any other form of sexual activity.
- 13. All striptease shall take place in an area which is not visible from the street or overlooking buildings.
- 14. The performance area shall be separated from the audience and consist of a stage, platform or similar construction or an area clearly identified as a performing area that meets with the approval of the Council.
- 15. The performer shall have direct access to a changing room without passing through the audience, or when direct access is not practical the performer shall be escorted from the stage by a steward or other employee of the licence holder.
- 16. The performer shall be provided with a changing room which must be separate and apart from public facilities.
- 17. There shall be no sexually explicit external advertising likely to cause offence as to the nature of the activity being held at the premises.
- 18. A notice shall be prominently displayed in a conspicuous position on the premises at least one hour before the start, advising customers when the performance is to commence.
- 19. Whilst striptease is taking place no person under the age of 18 shall be allowed on any part of the premises licensed for the sales of alcohol and a notice shall be displayed in clear terms at each entrance that :- NO PERSON UNDER 18 TO BE ADMITTED
- 20. The licensee shall ensure that gratuities are not thrown at the performer.
- 21. Where premises are within a radius of 100 metres of places of worship the entertainment shall not be held at such times as would cause offence to religious observers.
- 22. Where premises are within a radius of 100 metres of any school or educational establishment, striptease performances will not take place until after 8.30p.m. except on Saturday and Sunday.
- 23. There shall be no contact between the performer and any of the audience during performances
- 24. There shall be only one performer on the stage at any one time.

- 25. The layout of the premises must remain unaltered to that inspected and approved by the Council at the time of renewal or application; any alterations to the premises during the currency of the licence must be approved by the Council prior to the works commencing.
- 26. The number of performers that are performing within the VIP areas at any one time shall not exceed six.

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

Not Applicable

Annex 4 - Plans

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

19 October 2010 - Ground Floor only.



Part B - Premises licence summary

Premises licence number

29631

Premises details

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

(The Nags Head Public House) 17-19 Whitechapel Road E1 1DU

Post town
London
Post code
E1 1DU

Tele hone number

Where the licence is time limited the dates

N/a

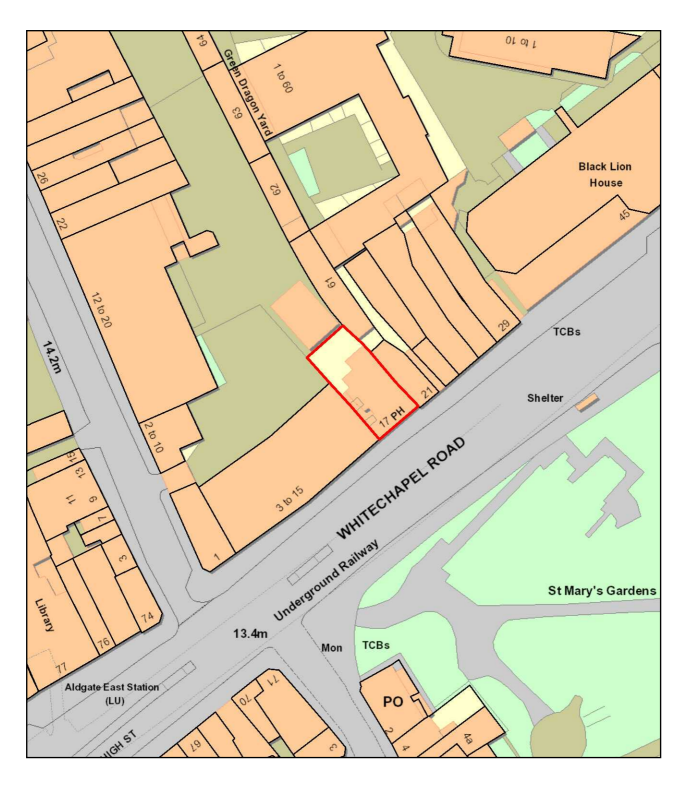
Licensable activities authorised by the licence

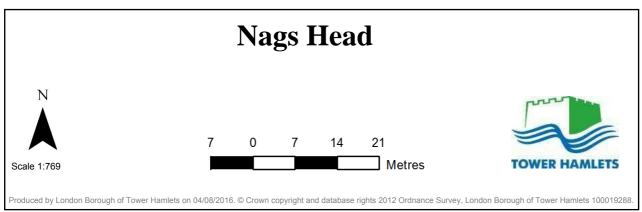
The sale by retail of alcohol

The provision of regulated entertainment consisting of recorded music, performance of dance, anything of similar nature.

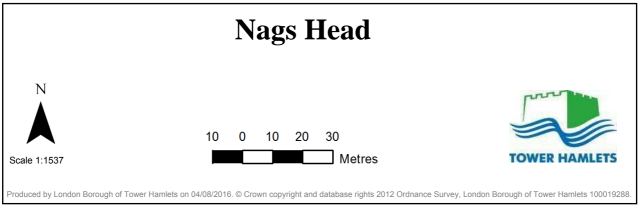
Facilities for making music and dancing and similar nature.

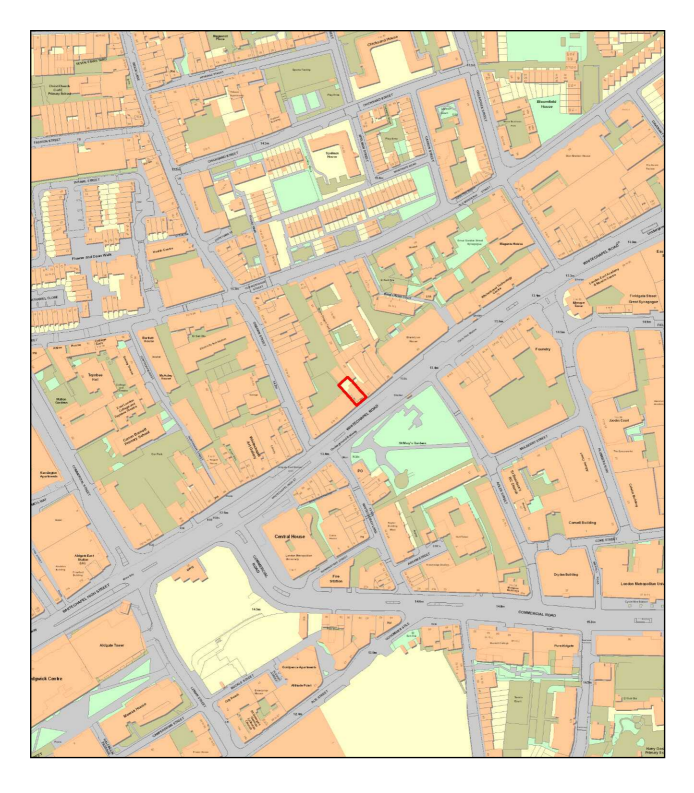
The times the licence authorises the carrying out of licensable activities	Monday to Saturday 11 00 hrs to 03 00 hrs the following day Sunday 12 00 hrs to 22 30 hrs
The opening hours of the premises	From Monday to Saturday from 11 00 hrs until 03 30 hrs the following day Sunday 12 00 hrs to 23 00 hrs
Name, (registered) address of holder of premises licence	NH License Ltd Kemp House 160 City Road London EC1V 2NX
Where the licence authorises supplies of alcohol whether these are on and / or off supplies	On and off sales
Registered number of holder, for example company number, charity number (where applicable)	12523134
Name of designated premises supervisor where the premises licence authorises for the supply of alcohol	Bahadur Singh Binning
State whether access to the premises by children is restricted or prohibited	Yes

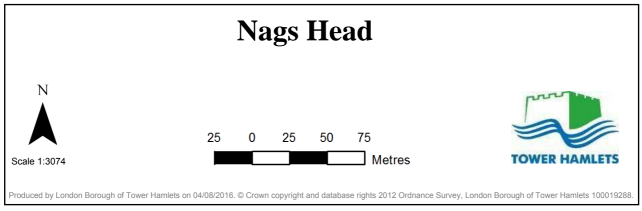


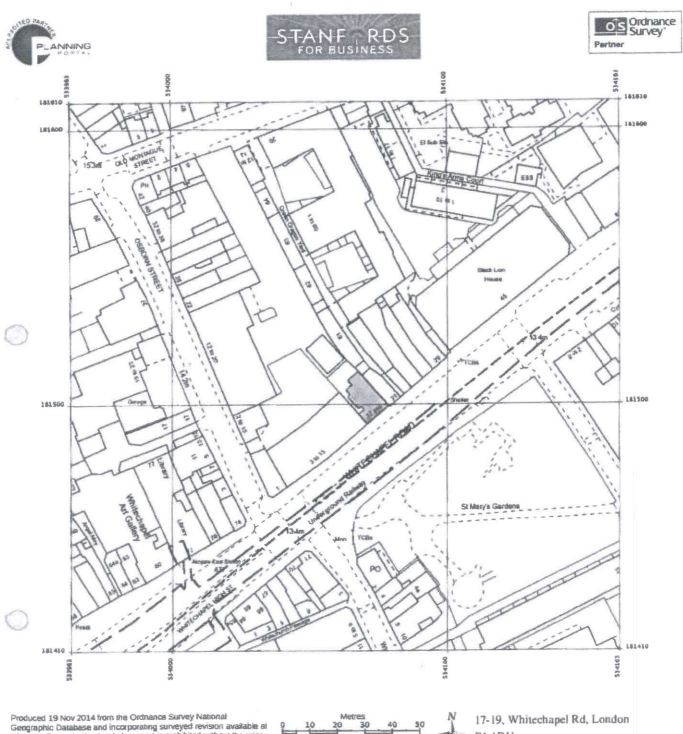








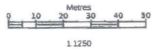




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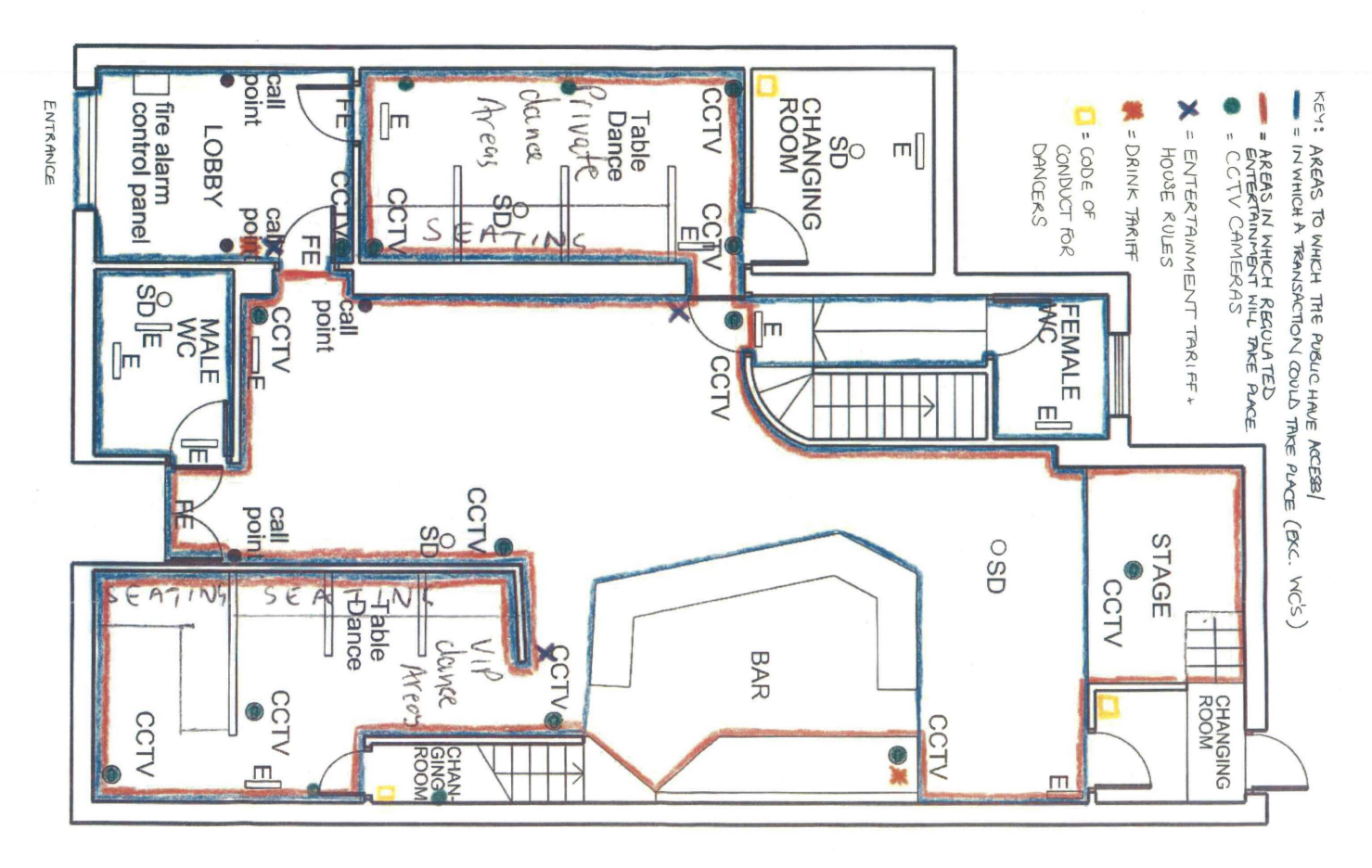
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THE NAGE HEAD 11-19 WHITECHAPEL ROAD,

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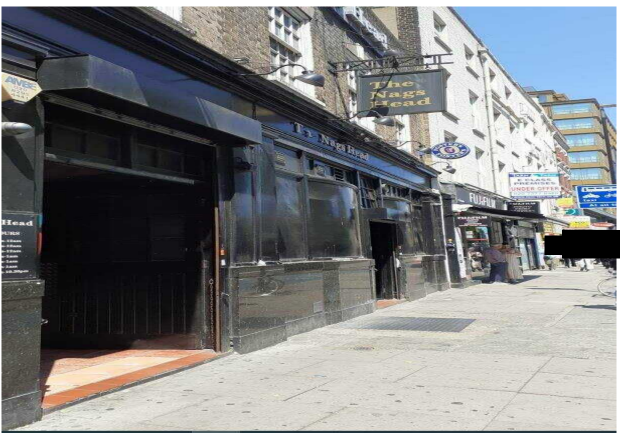
EXISTING FRONT ELEVATION

THE NAGS HEAD GENTLEMAN'S VENUE



Nags Head 17-19 Whitechapel Road - Images of the premises





The Nags Head Performer Code of Conduct

- During a performance there shall be no full bodied physical contact between the Performer and the Customer other than the transfer of money or token at the beginning, during or conclusion of the dance.
- During the performance of a private dance Customers must remain seated and are not permitted to dance or otherwise participate in the performance other than as a spectator.
- Customers must remain appropriately clothed at all times. Neither Customer nor Performer may remove any of the Customer's clothing during a performance.
- If a Customer attempts to touch, or speak to a Performer inappropriately, the Performer must immediately stop the performance and explain the House Rules. If the Customer persists in the inappropriate behaviour, the Performer shall stop the performance and ask for assistance from the Management, who will take appropriate action, which may include escorting the Customer from the Premises.
- During a performance there shall be no full bodied physical contact between Performers and they are not to touch each other's genitalia and/or breasts.
- Performers shall not engage in an act of prostitution (the receiving of gratuities or payments for any form of sexual favour).
- Performers shall not solicit for gratuities or payment in return for sexual favours.
- Performers must redress at the conclusion of the performance.
- Performers must remain fully dressed while on the premises, except while performing in areas approved by the Council for sexual entertainment and in the approved changing rooms.
- Performers may only perform in the areas of the club designated by management.
- Performers must not give out any personal information, including telephone numbers, or contact details away from the premises.
- Performers must never be in the company of a customer except in an area open to the public within the premises.

The Nags Head Customer House Rules

The following rules must be followed whilst any performer is dancing for you:

- Before a dancer may perform, you must be seated with your back against the back of the seat and your hands by your side. You must remain seated for the duration of the dance.
- You must not touch the performer during her performance.
- You must not attempt to arrange to meet any performer privately or to give your telephone number or business card for that purpose.
- You should not ask the performer to perform any sexual favour or use any profane language.
- You must not perform any act of masturbation or indulge in other sexual behaviour.

- The venue operates a smart casual dress code to which you must conform (clearly stated in reception). You must be decently attired on arrival and departure from the premises.
- No person under the age of 18 will be admitted.
- We operate a challenge 21 policy. If you are lucky enough to look under 21 you will be required to produce a valid I.D (either a passport or driving licence).
- You are required to contribute a minimum of £1 for each and every stage dance
- You must remain fully clothed coming in and leaving the club premises.
- Photographs or video footage are not permitted to be taken with any equipment including mobile phones whilst on the premises. (Please keep your camera phone in your pocket).
- You should behave in an appropriate manner outside the premises so as not to cause disturbance to any local residents in the neighbourhood.
- Management reserves the right to refuse admission and to remove customers who
 fail to comply with the stated rules of the club including causing disturbance to any
 local residents in the neighbourhood.

Failure to comply with this code may result in you being asked to leave the premises without refund of any monies paid

The Nags Head Performer Welfare Policy

- Each Performer will undergo a preliminary interview with Management and will provide two forms of identification, including a utility bill and photographic identification and, if appropriate, any proof of entitlement to work in the UK.
- During induction, the House Rules, Performer Welfare Policy and Performer Code
 of Conduct, together with a copy of any conditions on the Premises Licence and
 Sexual Entertainment Venue (SEV) Licence will be explained. The Performer will
 be required to sign and confirm their understanding of the above.
- Appropriate Health and Safety training will be provided in relation to the layout of the Premises and the procedures in case of emergency.
- Training will be provided in relation to working schedules, changing room etiquette, payments and charging, disciplinary procedures, customer relations and conflict management, incident reporting and arrival and exit procedures.
- Any Performer concerned about the behaviour of a Customer shall report the incident to Management or a Door Supervisor who will take immediate action to investigate and take appropriate action.
- Staff members must constantly supervise the behaviour of Customers at the Premises and shall intervene where any customer is breaching the "House Rules" or otherwise causing alarm or distress to a Performer.
- Performers shall be provided with free tap drinking water on request; there is no requirement for Performers to drink alcohol.
- Secure dressing room facilities are provided. Performers will use the dressing room facilities for changing before and after the performance period and for rest breaks as agreed with Management.
- There is a designated smoking area for Performers in the rear courtyard and whilst at the Premises, Performers may only smoke in this area.
- All areas of the premises to which the public have access will have adequate supervision via CCTV and/or a SIA registered door supervisor.
- For their safety, Performers will be required to stay until the end of the performance period and if required will be escorted by a Door Supervisor to their vehicle on departure from the Premises.
- Taxis can be provided for Performers on request in order to leave the Premises. There is no requirement for the Nags Head to pay the fare of such taxi.

Performer Declaration

I confirm that:

- The Nags Head is not under any liability to make PAYE deductions on m^y behalf as I am not employed by the Nags Head.
- The onus is on me to make a return to HMRC and it is my obligation to pay any

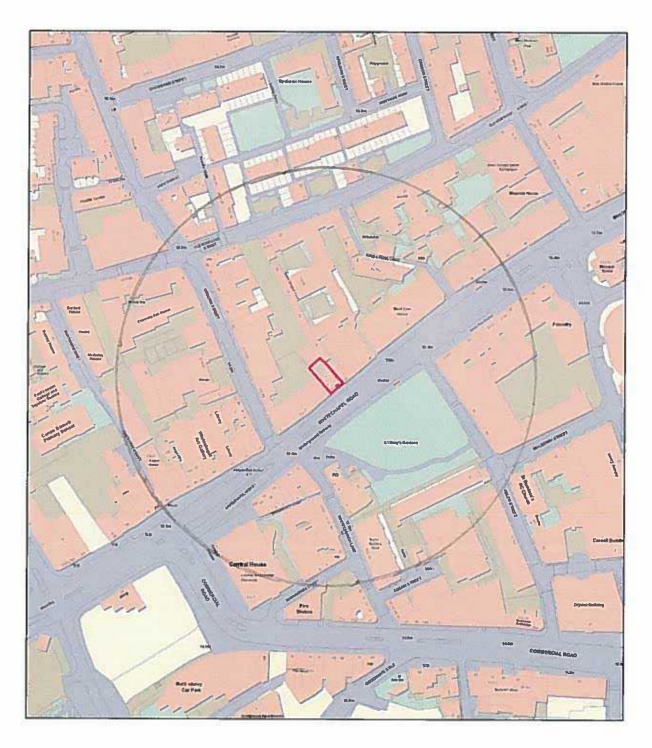
taxes due, including VAT and Income Tax. It is also my responsibility to ensure that I am not claiming any inappropriate benefits or allowances whilst performing on a self-employed basis at The Nags Head.

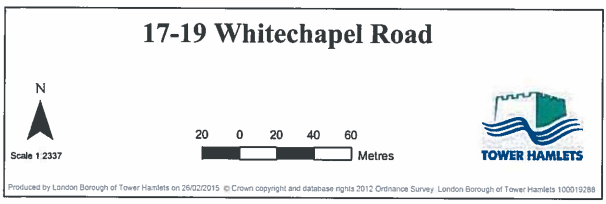
- I will not hold The Nags Head or any of their employees or other persons working at the premises on a self-employed basis responsible for acts or omissions arising out of my negligence, and I will be responsible for taking out any insurance to cover sickness, damage and loss.
- I confirm that I have declared any convictions for drugs or prostitution or other convictions below, and if required I will obtain a disclosure of m^y criminal record and show it to the manager.
- I have read, understood and agree to abide by the conditions of the Sexual Entertainment Venue Licence and Premises Licence.

<u>Disclosure of criminal convictions or if NONE please state "NONE"</u>

Nature of Offence

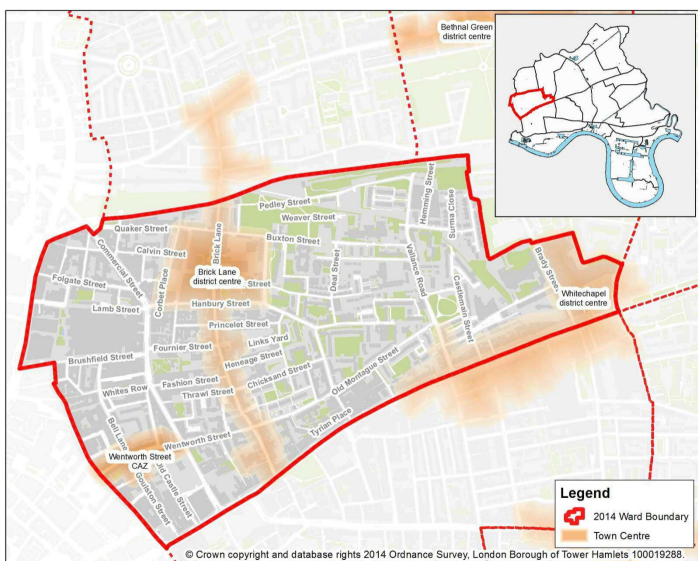
Performer "Stage" Nam	e:
Performer Full Name:	
Home address:	
Postcode:	
Telephone number:	
Date of birth:	
Signature:	





Spitalfields and Banglatown

Ward Profile



Corporate Research Unit May 2014

Contents

Population	3
Ethnicity	4
Religion	4
Housing	5
Health - Limiting illness or disability	
Jnpaid care provision	
_abour market participation	9
Socio economic groups	10
Qualification levels	11

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.

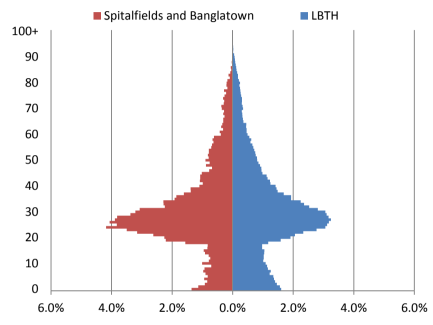
In May 2014, the number of wards increased from 17 to 20. The changes were made by the Local Government Boundary Commission for England, in order to ensure that every councillor in Tower Hamlets represented roughly the same number of residents. The changes mean that no ward will have a population variance 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



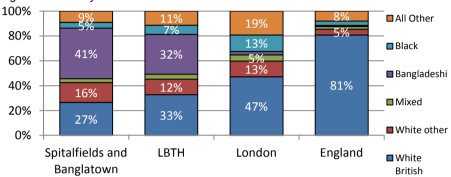
(Source: Census 2011 QS103EW - Age by single year)

Table 1: Number and proportion of residents by age range									
Residents by Age 0-15 16-64 65+ Total									
Spitalfields & Banglatown	1,853	10,073	652	12,578					
Spitalfields & Banglatown %	14.7%	80.1%	5.2%	100%					
Tower Hamlets % 19.7% 74.1% 6.1% 100%									
(Source: Census 2011 QS10	3EW - Age by s	ingle year)							

- At the time of the 2011 Census, the population for Spitalfields and Banglatown was 12,578 which accounted for almost 5 per cent of the total population of Tower Hamlets.
- The ward had 6,782 males and 5,796 females providing a gender split in the ward of 53.9 per cent male and 46.1 per cent female. This ward had almost a thousand more males than females.
- The population density in this ward was 145 people per hectare, higher than the borough average of 129 people per hectare.
- Just over 10,000 of the residents of Spitalfields and Banglatown ward were aged between 16-64 years old, accounting for 80.1 percent of the ward population. This proportion was the fourth highest in the borough. There were fewer than borough average residents aged 0-15 years old. The proportion was the third lowest compared to the rest of the borough.

Ethnicity

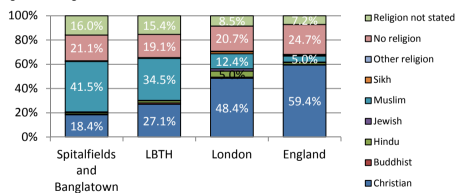
Figure 2: Ethnicity



(Source: Census 2011 QS201EW - Ethnic group)

Religion

Figure 3: Religion



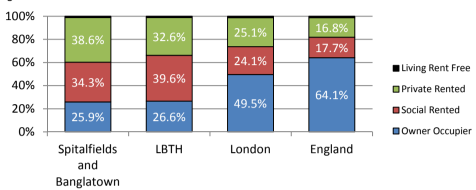
(Source: Census 2011 QS208EW - Religion)

- At the time of the 2011 Census, 7,235 residents in the ward were BME (58 per cent). This proportion was higher than the borough average of 54 per cent.
- Residents of Bangladeshi origin accounted for 41 per cent of the population (5,121 residents), a higher than the borough average.
- There were 3,346 White British residents in the Spitalfields and Banglatown ward. There was a lower 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 83 per cent of all residents in this ward.
- The proportion of residents who identified themselves as Christian was 18.4 per cent lower than the borough average of 27.1 per cent. At 41.5 per cent of the population, the proportion of Muslim residents was higher than the borough average.
- 2,660 residents in the ward explicitly stated that they had no religion, this equated to 21.1 per cent of the ward population, compared to the borough average of 19.1 per cent.
- Tower Hamlets has 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. There were just over 2,000 residents in the ward who did not state their religion on the census form – accounting for 16 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)

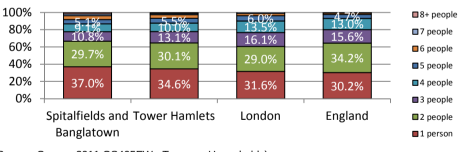
households who were owner-occupier compared to the London average (26.6 per cent compared to 49.9 per cent). The proportion of socially rented households in the borough was almost double that of the London average. There was also a higher proportion of privately rented households compared to the London average. • There were 4.747 households in the Spitalfields and Banglatown ward.

Tower Hamlets as a whole had a significantly lower proportion of

- There were 4,747 households in the Spitalfields and Banglatown ward.
 Compared to the other wards, the ward had a lower than average proportion of households accounting for nearly 4.7 per cent of the whole.
- 25.9 per cent of households in the wards were owner-occupied, a rate lower than the borough average of 26.6 per cent.
- There were a lower than average proportion of socially rented properties in this ward and a higher than average proportion of private rented properties. Together the proportion of renters (72.9 per cent) was below the borough average (72.2 per cent).

Household size

Figure 5: Tenure of households



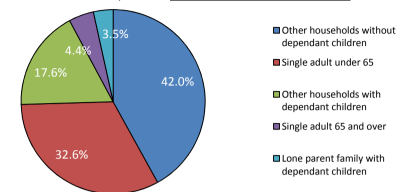
(Source: Census 2011 QS405EW - Tenure - Households)

- The proportion of households in this ward with three or more people accounted for 33.3 per cent of the total households in the ward. This proportion was lower than the borough average of 35 per cent.
- On Census day, 633 households were recorded as having five or more people living in them. This equates to 13.3 per cent of the households in the ward and was higher than the average for Tower Hamlets (12.3 per cent).
- The average household size in the ward was 2.65 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.



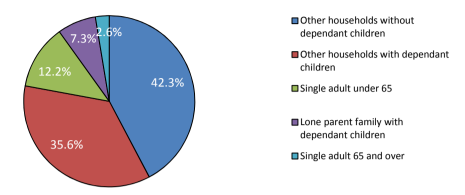
Figure 6: Household composition - percentage of households by type



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

- At the time of the Census, 42.9 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 21.1 percent of the households in the ward, lower than the borough average of 26.6 per cent.
- Single adult households accounted for 37 per cent of all households in the ward; however 14.8 per cent of the ward's residents lived in this type of household.
- Older people living alone (65+) accounted for 4.4 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. 19 per cent of households (883 households) in the ward were overcrowded – higher than the average for the borough (16 per cent).

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	Spitalfields and Banglatown	Tower Hamlets	London	England				
Households with dependent children	4.81	4.30	3.89	3.78				
Households with non-dependent children	1.85	1.81	1.84	1.78				

(Source: Census 2011 QS406EW - Household size)

Table 3: Occupancy ratings

Area	Overcrowded (-1 or less)		Require Bedroom		Under Occupied (+1 or more)				
Spitalfields & Banglatown	883	19%	2,526	53%	1,338	28%			
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 - Ho	usehold s	ize)						

Health - Limiting illness or disability

Table 4: Limiting illness and disability							
Area	Day-to-day activities limited a lot	Day-to-day activities not limited					
Spitalfields & Banglatown	853	893	10,832				
Spitalfields & Banglatown (%)	6.8%	7.1%	86.1%				
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 pro	blem or disability)					

- On Census day, around 853 residents (8.1 per cent) in Spitalfields and Banglatown had a long term health problem or disability limiting the persons day to day activities a lot, while 7.1 per cent (893 residents) had a long term health problem or disability limiting the persons day to day activities a little.
- In Spitalfields and Banglatown, the rate of people with a long term health problem or disability *limiting day to day activities a lot* was resembling the Tower Hamlets (6.8 per cent) and London rate (6.7 per cent) but was below the England rate.
- In comparison, the rate of people with a long term health problem or disability *limiting day to day activities a little* of 7.1 per cent was above the Tower Hamlets (6.7 per cent) but below the London and England average.

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				
Spitalfields & Banglatown	11,702	494	170	212				
Spitalfields & Banglatown (%)	93.0%	3.9%	1.4%	1.7%				
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	EW - Provision of	of unpaid care)						

- Around 7 per cent of residents in Spitalfields and Banglatown provided unpaid care. The Spitalfields and Banglatown rate was below the Tower Hamlets (7.6 per cent), London (8.4 per cent) and England (10.2 per cent) rates.
- From 876 residents in Spitalfields and Banglatown who provided unpaid care, 170 residents provided care for 20 to 49 hours a week, while 212 residents provided care for 50 or more hours a week.
- The proportion of those providing unpaid care for 50 hours or more of 1.7 per cent in Spitalfields and Banglatown was below Tower Hamlets (1.9 per cent), London (1.8 per cent) and England (2.4 per cent) averages.

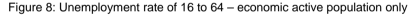
Labour market participation

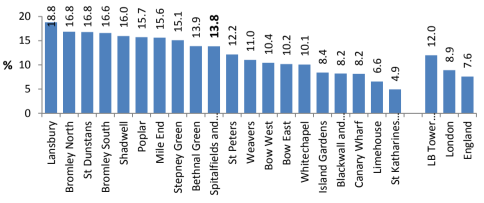
Table 6: Labour market participation - Economic active (EA) and Economic Inactive (EI) (totals and %)									
Area	EA: In employment	EA Unemployed	EA: Full- time student	EI: Retired	El: Student (incl. full- time)	EI: Looking after home / family	EI: Long- term sick or disabled	EI: Other	
Spitalfields & Banglatown	5,660	780	639	446	1,323	642	489	485	
Spitalfields & Banglatown (%)	54.1	7.5	6.1	4.3	12.6	6.1	4.7	4.6	
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 I	KS603EW - Econom	ic activity by sex. Po	opulation 16 to	o 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 Spitalfields and Banglatown and comparator areas.
- Spitalfields and Banglatown had a rate of 54.1 per cent of residents in employment, slightly below Tower Hamlets (57.6 per cent) and London (62.4 percent) averages.
- The proportion of economically inactive residents, including those looking after home & family (6.1 per cent) and the long term sick (4.7 per cent) was above the borough, London and England averages.
- A total of 780 residents were unemployed in Spitalfields and Banglatown. The rate of 7.5 per cent was above the Tower Hamlets (6.7 per cent), London (5.2 per cent) and England (4.4 per cent) averages. Interestingly, the proportion of students, both economically active students (6.1 per cent) and inactive students (12.6 per cent) was above the Tower Hamlets, London and England rates too.

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.
- Spitalfields and Banglatown had the 10th highest unemployment rate in the borough with 13.8 per cent, nearly 1.8 percentage points above the Tower Hamlets rate (12 per cent).
- 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.

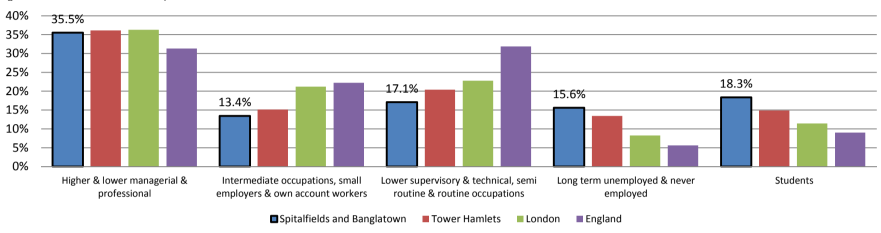




(Source: Census 2011: QS601EW - Economic activity)

Socio economic groups

Figure 9: Socio Economic Groups



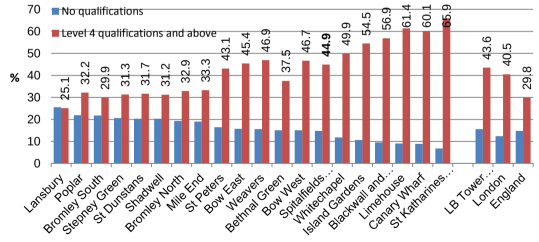
(Source: Census 2011 QS607EW - NS-SeC)

- At the time of the Census, there was a higher proportion of working aged residents working in managerial and professional occupations than any other sector. However at 35.5 per cent, the ward had a slightly lower proportion of residents in this category than the borough average (36.1 per cent).
- There was a higher than borough average proportion of residents in this ward who were classified as long term unemployed / never employed (15.6 per cent compared to 13.5 per cent). There were 1,632 ward residents in this category).
- The ward had a higher than average proportion of residents classified as students compared to the borough average of 14.9 per cent.

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		
Spitalfields & Banglatown	1,491	919	825	61	1,164	4,524	1,089		
Spitalfields & Banglatown (%)	14.8	9.1	8.2	0.6	11.6	44.9	10.8		
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 20	011 LC5102EW - Hi	ighest leve	l of qualifi	cation 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)

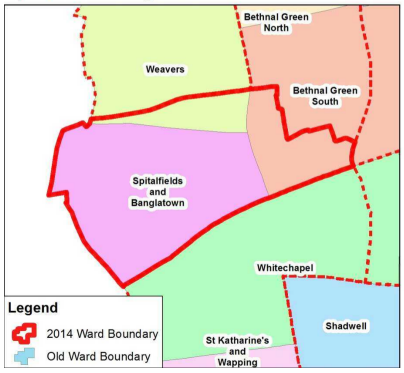
- The population aged 16 to 64 in Spitalfields and Banglatown showed a qualification structure close to the Tower Hamlets average.
- The proportion of those with a level 4 qualification was just above the borough average with 44.9 per cent but was also above London (40.5 per cent) and England (29.8 per cent) rates.
- Around 1,491 residents (14.9 per cent) aged 16 to 64 did not hold a formal qualification. This rate was just below the Tower Hamlets average of 15.6 per cent.
- The lowest proportion of residents with no qualification was recorded in St Katharine'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 Spitalfields and Banglatown residents with a level 3 qualification was 11.6 per cent, a rate slightly above the Tower Hamlets figure (10.8 per cent).
- Level 1 and Level 2 qualification rates in Spitalfields and Banglatown were slightly lower than the borough rates.

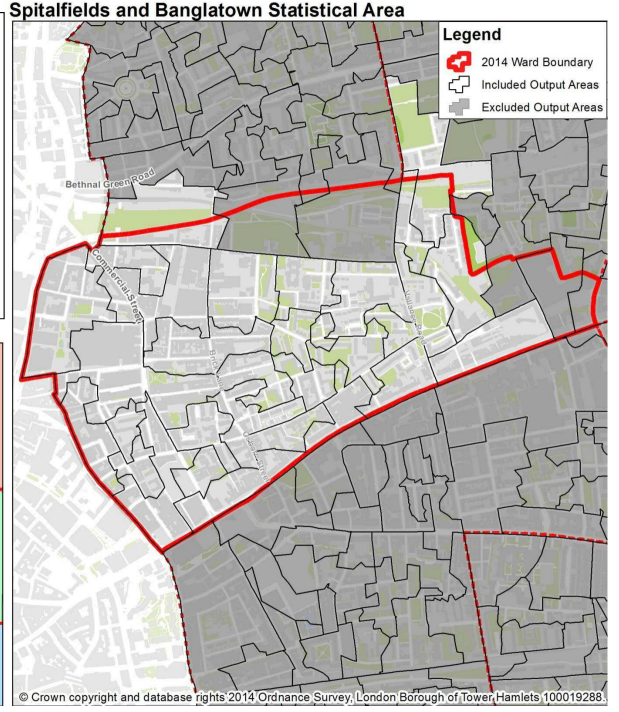
Statistical Areas

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: <a href="http://www.ons.gov.uk/ons/guide-method/geography/geographic-policy/best-fit-method/geography/geography/geographic-policy/best-fit-method/geography/geography/geographic-policy/best-fit-method/geography/geography/geographic-policy/best-fit-method/geography/geog

Spitalfields and Banglatown and the old wards





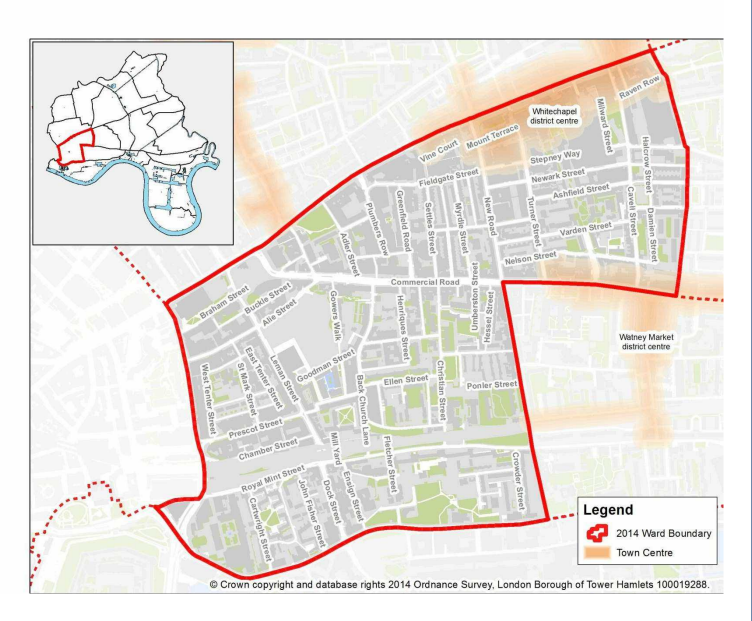
Further information

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.

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.

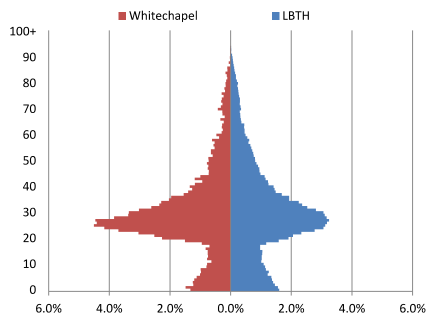
In May 2014, the number of wards increased from 17 to 20. The changes were made by the Local Government Boundary Commission for England, in order to ensure that every councillor in Tower Hamlets represented roughly the same number of residents. The changes mean that no ward will have a population variance 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



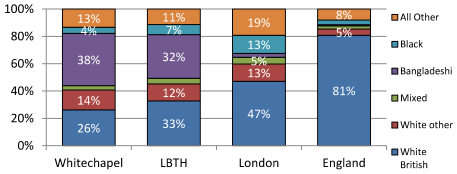
(Source: Census 2011 QS103EW - Age by single year)

Table 1: Number and proportion of residents by age range									
Residents by Age	0-15	16-64	65+	Total					
Whitechapel	echapel 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 QS10	3EW - Age by s	ingle 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

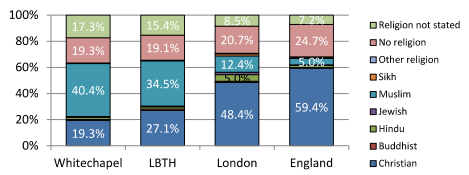
Figure 2: Ethnicity



(Source: Census 2011 QS201EW - Ethnic group)

Religion

Figure 3: Religion



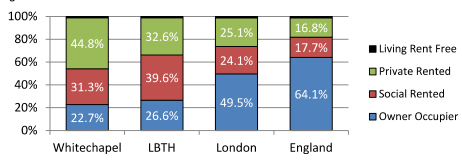
(Source: Census 2011 QS208EW - Religion)

- 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

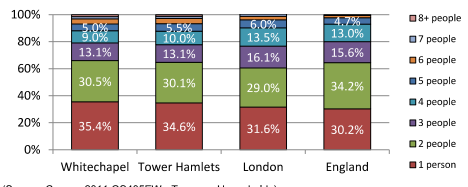
Figure 4: Tenure of households



(Source: Census 2011 QS405EW - Tenure - Households)

Household size

Figure 5: Tenure of households



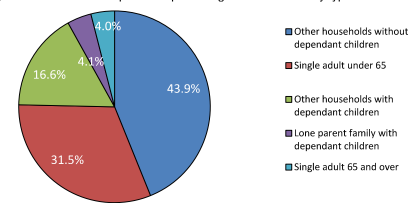
(Source: Census 2011 QS405EW - Tenure - Households)

- 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

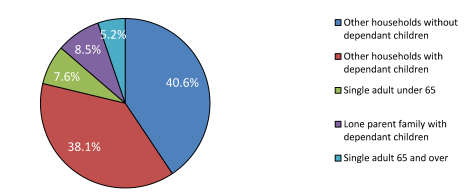
Figure 6: Household composition - percentage of households by type



(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: Canque 2011 OS/06E)	W - Household size)						

(Source: Census 2011 QS406EW - Household size)

Table 3: Occupancy ratings							
Area	Overcrowded (-1 or less)		Required Bedrooms (0)		Under Occupied (+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	(Source: Census 2011 QS303EW - Long-term health problem 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 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

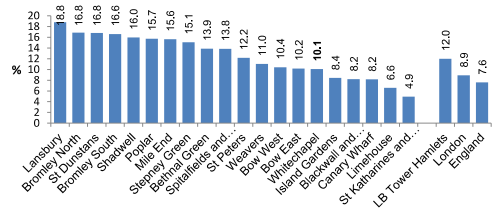
Table 6: Labour market participation - Economic active (EA) and Economic Inactive (EI) (totals and %)								
Area	EA: In employment	EA Unemployed	EA: Full- time student	EI: Retired	El: Student (incl. full- time)	EI: Looking after home / family	EI: Long- term sick or disabled	EI: Other
Whitechapel	6,940	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 KS601FW to KS603F	W - Economic activ	vity by sex 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.

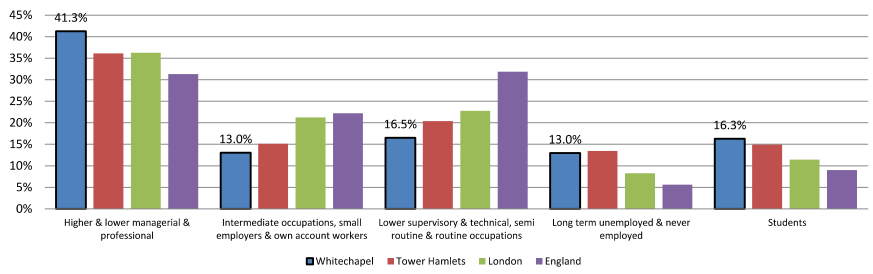
Figure 8: Unemployment rate of 16 to 64 – economic active population only



(Source: Census 2011: QS601EW - Economic activity)

Socio economic groups

Figure 9: Socio Economic groups



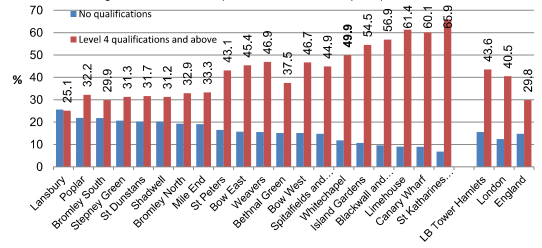
(Source: Census 2011 QS607EW - NS-SeC)

- 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 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



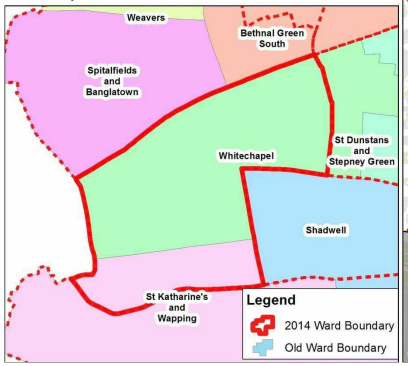
(Source: Census 2011 LC5102EW - Highest level of qualification by age)

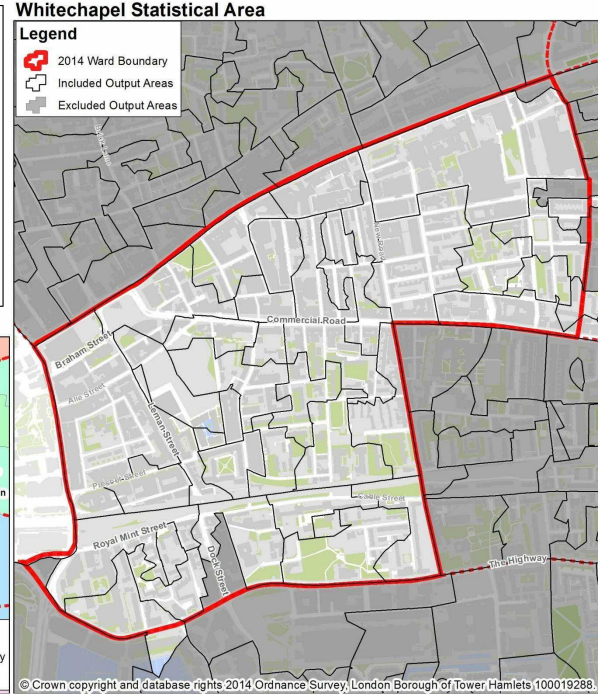
- The population aged 16 to 64 in Whitechapel showed a slightly different qualification structure to Tower Hamlets as a whole with a higher proportion of highly qualified residents.
- The proportion of those with a level 4 qualification was above the average in Whitechapel (49.9 per cent) when compared 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 Statistics</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.



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

Notice of Application for the Renewal of a Sexual Entertainment Venue Licence

TAKE NOTICE THAT ON: 24th May 2023

We: NH License Ltd

Of: 128 City Road, London, EC1V 2NX

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

Address of Premises:

The Nags Head

17 - 19 Whitechapel Road

London E1 1DU

Description and detail of sexual

FULLY NUDE STRIPTEASE

11:00 - 03:00 - MONDAY TO SATURDAY, AND

entertainment 12:00 - 22:30 - SUNDAY

ALL AS CURRENTLY PERMITTED

to be provided including times of operation:

Any objections to this application shall be made not later than 21 / 06 / 23 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, Environmental Health & Trading Standards. Tower Hamlets Town Hall, 160 Whitechapel Road, London Et 18J 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.

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June 1, 2023

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ALCOHOL & Lico

Local Government
(MISCELLANEOUS
PROVISIONS) ACT 1982
(as amended)
Notice of Application for the
Renewal of a Sexual
Intertainment Venue Licence
TAKE NOTICE THAT ON: 24th
May 2023 We: NH License Ltd Of:
128 City Road, London, ECI V 2NX
Made application to London
Borough of Tower Hamlets for the
renewal of a licence to use the
premises named below as a Sexual
Intertainment Venue. Address of
Premises: The Nags Head, 17 – 19
Whitechapel Road, London, EI
IDU. Description and detail of
sexual entertainment to be
provided including times of
operation: Fully Nude Striptease
II:00 – 03:00 – Monday to
Saturday; and I2:00 – 2:30 –
Sunday. ALL AS CURRENTLY
PERMITTED. Any objections to this
application shall be made not later
than 21/06/23 which is 28 days
after the above date of the
application. Objections must be
made in writing, stating in general after the above usus be application. Objections must be made in writing, stating in general terms the grounds for objection to: London Borough of Tower Hamlets, Licensing Team, Environmental Health & Trading Standards, Tower Hamlets Town Hall, 160 Whitechapel Road, London El 1BJ or licensing@towerhamlets.gov.uk, Website: www.towerhamlets.gov.uk, Towa 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.

Notice of application for the grant of a Premises Licence under Section 17 of the Licensing Act 2003

Licensing Act 2003

Notice is hereby given that London Borough of Tower Hamlets has applied to London Borough of Tower Hamlets for the grant of a Premises to the known as Rocket Pop Up Bar. Canada Square Park, Canary Wharf, London, E14 5FW. The proposed licensable activities and their hours are : 1. To permit the sale of alcohol, on & off sales, Mondays to Sundays 11:00 to 23:00 hours (closing 23:30 hours). Any representations regarding the above-mentioned application must be received in writing by The Licensing Team, Environmental Health & Trading Standards, London Borough of Tower Hamlets, Tower Hamlets Town Hall, 160 Whitechapel Road, London, E1 BJ or via email to licensing@towerhamlets.gov.uk no later than 20 June 20:23 stating the grounds for representation. The register of London Borough of Tower Hamlets and the record of the application may be inspected at the address of the council given above, Mondays to Fridays I Qam to 4pm or on the council's website www.towerhamlets.gov.uk It is an offence knowingly or recklessly to make a false statement in connection with an application. Notice is hereby given that London Borough of Tower Hamlets has

in connection with an application. A person is liable to an unlimited fine on conviction should such a false

ton Allen, 37 Stoney Poppleston Allen, 37 Street, The Lace Market, Nottingham, NG1 ILS

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

Renewal of a Sexual Entertainment Venue
TAKE NOTICE THAT ON 25th May 2023 we Whites Venues Ltd of 32-38 Leman St, London, El 18 EW 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. 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 21st June 2023, 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, Tower Hamlets Town Hall, 160 White-chapel Road, London El 18J or licensing/Druwerhamlets en year. Tower Hamlets Town Hall, 160 White-chapel Road, London El 1B] or licensing@towerhamlets.govuk, Web: www.towerhamlets.govuk, 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.

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t: 020 8478 4444

e: sehub@localiq.co.uk

LONDON BOROUGH OF TOWER HAMLETS LICENCES FOR SPECIAL TREATMENT NEWSPAPER PUBLIC NOTICE

NOTICE IS GIVEN THAT HONG BEAUTY LTD. Has applied to the London Borough of Tower Hamlet for LICENCE FOR MASSAGE

Licence(s) for the premises 807 COMMERCIAL ROAD, LONDON, E14 7HG Anyone wishing to oppose the application must give notice in writing to David Tolley, Head of Environmental Health and Trading Standards, Environmenta Health and Trading Standards, Place Directorate, 4th Floor Tower Hamlets Town Hall 160 Whitechapel Road London E1 1BJ WITHIN THREE WEEKS specifying the grounds of opposition. Persons objecting to the grant of a licence must be prepared to attend in person at a hearing before a Committee of the Council.

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OTHER

THE LONDON BOROUGH OF TOWER HAMLETS ROAD TEMPORARY PROHIBITION OF TRAFFIC

ANTILL ROAD - 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: Antill Road at its junction with Selwyn Road Reason: For ducting works to be carried out on the public highway by CA Telecom UK Ltd. Period: Monday 5th June 2023 to Wednesday 7th June 2023. **Alternative Route**: For vehicular traffic will be via St Stephens Road, Roman Road, and Lyal Road.

Please refer any queries regarding the above traffic restrictions to Network Coordinator, David Pryce on 020 7364 3184 or via email David.Pryce@towerhamlets.gov.uk;

FAIRFIELD ROAD - 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: Fairfield Road, north from its junction with Bow Road. The length of the closure is approximately 60 metres Reason: For new water connection and reinstatement works to be carried out on the public highway by Agility on behalf of Thames Water. **Period:** Tuesday 30th May 2023 to Saturday 3rd June 2023. Alternative Route: For vehicular traffic wil be via A11 Eastbound (Bow Road), A12 Northbound, Tredega Road Westbound and Fairfield Road. **Exceptions:** The vehicular restrictions do not apply to Buses and cyclists Buses and cyclists only signs will be erected out on site. Please refer any queries regarding the above traffic restrictions to Network Coordinator, Tricia Bruno on 020 7364 6671 or email Tricia.Bruno@towerhamlets.gov.uk

LUKIN STREET - NOTICE IS HEREBY GIVEN, that the Council of the London Borough of Tower Hamlets made ar order which will prohibit vehicular traffic from entering stopping or proceeding, the following temporary prohibition Location: Directional Road closure on Lukin Street. Reason For gas connection works to be carried out on the public highway by Cadent Gas. Period: Tuesday 30th May 2023 to Tuesday 13rd June 2023.

Please refer any queries regarding the above traffic restrictions to Network Coordinator, Jennifer Ogbotiti on 020 7364 3184 or via email Jennifer.Ogbotiti@towerhamlets.gov.uk;

ROYAL MINT STREET & CARTWRIGHT 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: Royal Mint Street between its junction with Blue Mansell Street and John Fisher Street.
- Reason: For new water connection works to be carried out on the public highway by Agility on behalf of
- Period: Tuesday 30th May 2023 to Saturday 3rd June 2023. Alternative Route: For vehicular traffic will be via
- Mansell Street, East Smithfield, and Dock Street, During the duration of the works, the current one-way traffic order on Cartwright Street will be made two-way.

Please refer any queries regarding the above traffic restrictions to Network Coordinator, Jennifer Ogbotiti on 020 7364 3184 or via email Jennifer.Ogbotiti@towerhamlets.gov.uk

WYKE ROAD - 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: Wyke Road at its junction with Smeed Road Reason: For water connection works to be carried out on the public highway by Thames Water. Period: Monday 5th June 2023 to Wednesday 7th June 2023. Alternative **Route:** For vehicular traffic will be via Monier Road, Roach Road and Vice Versa.

Please refer any queries regarding the above traffic restrictions to Network Coordinator, David Pryce on 020 7364 3184 or via email David.Prvce@towerhamlets.gov.uk:

Dated: 1st June 2023

Wajid Majid Head of Highways & Transport Tower Hamlets Council, Town Hall, 160 Whitechapel Road, London E1 1BJ

SPECIAL TREATMENT LICENCES

Notice is given that Moda Donna has applied to the London Borough of Tower Hamlet for facials, electrical facials, massage, body treatments, lpl, Laser hair removal, micropigmentation, tattooing Licence(s) for the premises 21 Skylines Village, E14 9TS, London.

Anyone wishing to oppose the application must give notice in writing to David Tolley, Head of Environmental Health and Trading Standards, Environmental Health and Trading Standards. Place Directorate, 2nd Floor, Mulberry Place, 5 Clove Crescent, London, E14 2BG WITHIN THREE WEEKS specifying the grounds o

Persons objecting to the grant of a licence must be prepared to attend in person at a hearing before a Committee of the Council.

LONDON BOROUGH OF TOWER HAMLETS SPECIAL TREATMENT LICENCES

NOTICE IS GIVEN THAT Charlotte Collins

Has applied to the London Borough of Tower Hamlet for Ear/Cosmetic piercing Licence(s) for the premises Astrid & Miyu 6 Market St, Spitalfields, London

Anyone wishing to oppose the application must give notice in writing to David Tolley, Head of Environmental Health and Trading Standards, Environmental Health and Trading Standards, Place Directorate, 2nd Floor, Mulberry Place 5 Clove Crescent London, F14 2BG WITHIN THREE WEEKS specifying the grounds of opposition. Persons objecting to the grant of a licence must be prepared to attend in person at a hearing before a Committee of the Council.

PLANNING

LONDON BOROUGH OF TOWER HAMLETS PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) ACT 1990, SECTIONS 10, 67 AND 73 APPLICATIONS FOR LISTED BUILDING CONSENT AND APPLICATIONS FOR DEVELOPMENT WHICH WOULD IN THE OPINION OF THE LOCAL PLANNING AUTHORITY AFFECT THE CHARACTER OR APPEARANCE OF AN AREA DESIGNATED AS A CONSERVATION AREA OR WOULD AFFECT THE SETTING OF A LISTED BUILDING.

Flat 68, Cressy Houses, Hannibal Road, London E1 3JF PA/23/00900 Replacement of existing wooder single glazed sash windows with new white wooder double glazed sash windows

165 Bow Road, London, E3 2SG PA/23/00995 Change of use from sui generis (dry cleaning) to E(b) (coffee shop)

28 Newark Street, London, E1 2AA PA/23/00963 Internal alternations to include: new doors, finishes, fittings, secondary glazing, underfloor heating and refurbishment of other elements

79 Wentworth Street, London, E1 7TD PA/23/00967 Formation of New Fire Exit Door

The following are householder applications and in the event of an appeal against a refusal of planning permission, which is to be dealt with on the basis of representations in writing, any representations made about these applications will be sent to the secretary of state, and there will be no further opportunity to comment at appeal stage.

13 Strahan Road, London, E3 5DA PA/23/00903 Proposal to replace existing single glazed timber sash casement windows with like for like double glazed timber sash and casement windows. Replacemen of existing timber doors with like for like timber.

112 Newark Street, London, E1 2ES PA/23/00540 Ground floor rear/side extension and part 1st and 2nd floor rear extension

168 Swaton Road, London, E3 4ER PA/23/00983 Proposed ground floor side infill extension and other minor associated work

17 Alloway Road, London, E3 5AS PA/23/00977 Alteration of the existing rear outrigger and a new single-storey infill rear extension. Replacement of all sash windows

73 Antill Road, London, E3 5BT PA/23/00975 Ground floor rear infill extension with rooflights and first floor rear extension with rooflights.

85 Cyprus Street, London, E2 ONW PA/23/00964 Erection of a single storey, ground floor, rear extension. re-roof existing with installation of new rooflights.

31 Norman Grove, London, E3 5EG PA/23/00922 Proposed restoration of front elevation to include: Removal of existing paint to expose the brick work underneath, remove defective cement based pointing, flush repointing of brick façade using ratio of 2 washed sand to 1 natural lime mortar. Brick buffing and cleaning; New rendered plinth detail to bottom of façade; Remova of existing rendered cornice to parapet, new cornice installed to traditional design; Restoration of window and door surrounds to match original design as closely

Any person who wishes to make representations relating to any of these applications should do so, in writing, within a period of 21 days from the date of publication of this notice (unless stated above) by using the web link https://development.towerhamlets.gov.uk, by e-mail to_development control@towerhamlets gov.uk_(please include your postal address) or in writing to Development Management, Planning and Building Control, Place Directorate, Tower Hamlets Town Hall, 160 Whitechapel Road, London E1 1BJ.

JENNIFER PETERS, Director, Planning and Building

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The London Borough of Tower Hamlets Acting as an Appropriate Authority Tower Hamlets Town Hall 160 Whitechapel Road London E1 1BJ

licensing@towerhamlets.gov.uk

21st June 2023

Your ref:

Our ref: L1U:159915

Place Directorate
Public Realm

Head of Environmental Health and Trading Standards: David Tolley

Environmental Health & Trading Standards Licensing & Safety Team 4th Floor, Tower Hamlets Town Hall 160 Whitechapel Road London E1 1BJ

Tel:
Enquiries to: Mohshin Ali
Email

www.towerhamlets.gov.uk

Dear Appropriate Authority,

Schedule 3 of the Local Governmental (Miscellaneous Provisions) Act 1982 as amended by the Policing and Crime Act 2009

SEV Renewal: The Nags Head, 17-19 Whitechapel Road, London E1 1DU

I write in the capacity of the Licensing Authority as a Responsible Authority to object to the granting of the renewal of 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 the licence holder is unsuitable to hold a licence for other reasons as detailed below.

The Licensing Authority (RA) has already made a request for the Appropriate Authority to consider revoking the Sexual Entertainment Venue Licence and I attached a copy of the revocation request and additional evidence.

Unfortunately, the Committee was unable to hear the revocation request due to an adjournment in May. The Licensing Authority is still of the same opinion as we were when the revocation request was made which is why we are objecting to the granting of this renewal application.

The evidence to support the Licensing Authority's objection is contained within the revocation request application and also the additional submission. I have summarised this evidence below:

- Witness statements from test purchasers identifying intentional touching between performer and customer during the performance (dance) on the <u>18th</u> <u>August 2022.</u>
- CCTV footage and chronology showing intentional touching between three different performers and three different customers.



- Additional conditions imposed by the Licensing Committee on the 17th October 2017 for breaches relating to intentional touching between performer and customer during performance.
- Mr. Manpal Singh Clair as per his statement submitted in response to the
 revocation request mentions other premises in relation to which he has been
 involved in their running. However, the existence of that club (Vanity), and the
 pending proceedings, were omitted from Mr Clare's statement.
- For clarity, Companies House records confirms the same Mr. Manpal Clair to be an officer of both the corporate licence holder in the present case Nags Head (NH License Ltd), and in the company (Vanity License Itd) who operated 'Vanity' in Westminster.
- Vanity Bar and Nightclub, 4 Carlisle Street, London W1D 4BJ had its SEV renewal application refused by Westminster City Council on Thursday 25 May 2023. The evidence supporting the revocation highlights similar breaches namely touching between performer and customer during a performance which took place at Nags Head with the link being Mr Clair. I will produce the decision/minutes in due course (Agenda for Licensing Sub-Committee (6) on Thursday 25th May, 2023, 10.00 am | Westminster City Council).

https://committees.westminster.gov.uk/ieListDocuments.aspx?Cld=371&Mld=6344 &Ver=4

The Licensing Authority is of the view that it is highly relevant that Mr. Clair has very recently lost a SEV licence elsewhere in London on the basis of his fitness to hold a licence; and in particular, the case there disclosed breaches of the licence conditions very similar to those admitted in this case.

Given the above issues this Licensing Authority acting as a Responsible Authority would ask the Licensing Committee to refuse the renewal of this Sexual Entertainment Licence due to the licence holder being unsuitable to hold a licence.

Yours sincerely,

Mohshin Ali Senior Licensing Officer Licensing & Safety Team

Environmental Health & Trading Standards



The London Borough of Tower Hamlets Acting as an Appropriate Authority Tower Hamlets Town Hall 160 Whitechapel Road London E1 1BJ

licensing@towerhamlets.gov.uk

3rd March 2023

Your ref:

Our ref: PSU:010281

Place Directorate
Public Realm

Head of Environmental Health and Trading Standards: David Tolley

Environmental Health & Trading Standards Licensing & Safety Team 4th Floor, Tower Hamlets Town Hall 160 Whitechapel Road London E1 1BJ

Tel: Enquiries to: **Mohshin Ali**

Email:

www.towerhamlets.gov.uk

Dear Appropriate Authority,

Schedule 3 of the Local Governmental (Miscellaneous Provisions) Act 1982 as amended by the Policing and Crime Act 2009

RE: The Nags Head, 17-19 Whitechapel Road, London E1 1DU

I write in the capacity of the Licensing Authority, acting as a Responsible Authority to request the Appropriate Authority consider revoking the Sexual Entertainment Venue Licence for the above premises.

The reasons for this request is that test purchases carried out on the 18th August 2022 led to physical contact initiated by performers in relation to the individuals making the test purchases". This included pushing of the breast in face of the test purchasers, kissing of their neck and grinding into the groin areas. Please see attached witness statements from the Surveillance Operatives. Note, we have redacted the Officer's names and will be referring to them as Officer A and Officer B.

CCTV footage was requested on the 9th September 2022, which the Licensing Authority noted confirmed breaches of the below standard licence conditions, and supported the witness evidence mentioned. A chronology of breaches seen in the CCTV footage will be provided shortly.

The evidence shows of breaches of the following Standard Conditions attached to these premises' current Sexual Entertainment Venue Licence.

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.



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.

As the copy of the CCTV footage was requested from the licence holder, we understand that they have retained the original copy. We reserve the right the to play the same footage at the hearing in a closed session.

The applicant's solicitor has responded to the Licensing Authority and stated the following:

"concerns about the way in which performances were being delivered by those performers were flagged by staff to management and dip sampling of CCTV footage of performances was undertaken. The dip sampling revealed, inter alia, breaches of my client's Performer and Customer Codes of Conduct. This triggered my client's internal disciplinary procedures and the Performers involved were suspended".

Given the above, the Licensing Authority acting as a Responsible Authority is requesting the revocation of this licence because the licence holder is unsuitable to hold the licence by reason of the breaches witnessed, with regard to paragraphs 17(1) and 12(3)(a) in Schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982.

It is also worth noting that a similar breaches of the SEV licence were found at the premises in 2017, which resulted to objection to the renewal of the licence. Details of the hearing for this renewal can be found in the link below. On this occasion the Licensing Committee granted the renewal with additional conditions.

http://democracy.towerhamlets.gov.uk/ieListDocuments.aspx?Cld=324&Mld=8231&Ver=4

This letter is being copied to the company as the licence holder and also to the director of the company (also copied to their solicitor).

Yours sincerely.



Senior Licensing Officer

Cc:

- NH License Ltd, Kem House, 160 Cit Road, London EC1V 2NX
- Manpal Singh Clair,
- Manpal Singh Clair, the Nags Head, 17-19 Whitechapel Road, London E1 1DU
- Luke Elford, John Gaunt & Partners Kin s Cross Business Centre, 180 186 King Cross Road, London WC1X 9DE (

LONDON BOROUGH OF RESTRICTED (when complete) **TOWER HAMLETS HEALTH AND SAFETY**

Witness Statement (Officer A)

Page 1 of 3

MG11

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

						_	1	T	,
					URN:				
Statem	ent of:								
Age if ι	ınder 18 (if over insert "	over 18"):	over 1	8	Occupation:	Survei	llance	Operative	
This st	atement (consisting of	Pages(s) each sign	ned by me) is true	to the best of my k	nowledge	and belie	ef and I make	it
	ng that, if it is tendered in or do not believe to be tru		shall be liab	ole to prosecution	if I have wilfully sta	ated in it,	anything	which I know	to be
Name /	Name / Signature: Date: 18/08/2022								
Tick if v	vitness evidence is visi	ually record	ded:	(Supply witnes	s details on last pa	ge)			
State	ment								
 3. 	 I am and I am employed by The Surveillance Group Ltd, of Unit 6, Teme House, Whittington Hall, Whittington Road, WR5 2RY. I was instructed by The Surveillance Group Ltd to attend The Nags Head Gentlemens Club, 17-19 Whitechaple Road, London, E1 1DU, in order to conduct a test purchase task on behalf of the London Borough of Tower Hamlets. At approximately 22:45 hrs on the 18/08/2022 I arrived at The Nags Head Gentlemens Club, 17-19 Whitechaple Road, London, E1 1DU, in order to conduct a test purchase task. 								
4.	4. Upon arrival at the premises the front entrance was covered by a single male sat at a table by the door. The entrance fee was £3.00. I was verbally told the rules and nothing was visible of the rules on show. The individual had some form of identification around his neck.							•	
5.	5. Inside the premises there were two further security staff members with ID cards around their necks. I walked up to the bar and ordered a drink then sat down at the seats directly by the stage where pole dancers performed. The venue had CCTV visible in multiple areas including the private and VIP areas. There were two members of staff working the bar area and an individual who appeared to be a manager at the end of the bar taking payments for dances. All staff were appropriately dressed in smart casual wear.								
6.	6. Inside the venue the sage was to the back with seating directly in front of the stage. The bar ran along the right-hand side where four private booths were also located. At the other end of the bar there were toilets in the far-right hand corner and three VIP booths on the left-hand side.								
Name /	Signature:								

LONDON BOROUGH OF TOWER HAMLETS HEALTH AND SAFETY

LONDON BOROUGH OF RESTRICTED (when complete)

Witness Statement

Page 2 of 3

MG11

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

- 7. There were more than ten dancers who walked around the establishment, asking for money before they went on stage. I was asked if I could buy a dancer a drink, which I obliged.
- 8. I conversed with an English girl named Mia and I bought her a drink and then we went for a private dance which cost £20 for five minutes. Myself and my colleague were in the same booth during this dance. The dancer rubbed herself against me but no touching was allowed. The security guard did come in from time to time to check but spent most of the time at the entrance, CCTV was visible in the booth areas.
- 9. After the dance had finished, I paid £240 for a 30-minute VIP dance and a drink. This dance was in a separate booth where CCTV was visible directly to the front. The dancer made quite a bit of contact with me whilst naked, thrusting herself against my groin whilst rubbing her breasts against my face and also kissing my neck. She told me that I was allowed to touch her but not the vagina area, I politely declined the offer.
- 10. During the dance we talked about her having a daughter and the other job she did in the day working in a shop. She said she enjoyed the dance work though because it pays really good money.
- 11. At no time during the visit was there any mention of any drug use.
- 12. There were no performer inside the gentleman's toilets and there was no physical contact between performers.
- 14. I believe the facts stated in this witness statement are true.

Name / Signature:		
Name / Signature:		
Name / Signature.		
	•	

The Nags Head – E1 1DU

18/8/2022 - 19/8/2022

Entered the premises @ 22.45

When we arrived at the establishment we were not touted into the premises. The front entrance was covered by a single male sat at a table by the door. The entrance fee was £3. He verbally told us the rules but there was nothing visible of the rules on show. He did have some form of identification around his neck but unsure as to whether it was an SIA licence or not.

Once inside the venue it was noted that there were 2 further security staff again with id cards around their necks but unsure if they were SIA. We walked upto the bar and ordered ourselves some drinks before going to sit down at the seats directly by the stage where the pole dancers performed. CCTV was visible in multiple areas around the venue including the Private and VIP areas. There were 2 members of staff working the bar area with what looked like the manager at the end of the bar taking payments for the dances. All staff were appropriately dressed in smart casual wear and also fully covered.

As you walked into the venue, the stage was to the back of the venue, where there was seating directly infront. The bar ran along the right hand side where there also was the private dance booths, 4 in total. At the other end of the bar there was the toilets in the far right hand corner and on the left hand side of the venue was where the VIP dance booths were, 3 in total.

Inside, there were 10+ dancers that we could see who all walked around with either a jar or their purses open asking us for money before they went on stage. We were also asked if we could buy them a drink which we obliged. I got talking to an English girl called Mia where I bought her a drink and then we went for a private dance which cost £20 for 5 minutes. Myself and my colleague were both in the same booth whilst this was happening. The dancer did rub herself against me but no touching was allowed. The security guard did come in from time to time to check but spent most of the time at the entrance, CCTV was visible in the booth areas. After that had finished we paid £240 for a ½ an hour VIP dance and also a drink. It was separate booths this time where CCTV was visible directly to the front. The dancer made quite a bit of contact with me whilst naked, thrusting herself against my groin whilst rubbing her breasts against my face and also kissing my neck. She told me that I was allowed to touch her but not the virgina area, I politely declined the offer. During the dance we talked about her having a daughter and the other job she did in the day working in a shop. She said she enjoyed the dance work though because it pays really good money.

At no time whilst in there did we see or hear any mention of any drug use.

There were no performers inside the gents toilets and there was no sexual physical contact between the performers.

LONDON BOROUGH OF TOWER HAMLETS HEALTH AND SAFETY

LONDON BOROUGH OF RESTRICTED (when complete)

Witness Statement (Officer B)

MG11

Page 1 of 3

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

URN:						
Statement of:						
Age if under 18 (if over insert "over 18"): over 18 Occupation: Surveillance Operative						
This statement (consisting of Pages(s) each signed by me) is true to the best of my knowledge and belief and I make it						
knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it, anything which I know to be false, or do not believe to be true.						
Name / Signature: Date: 18/08/2022						
Tick if witness evidence is visually recorded: (Supply witness details on last page)						
Statement						
1. I am and I am employed by The Surveillance Group Ltd, of Unit 6, Teme House, Whittington Hall, Whittington Road, WR5 2RY.						
2. I was instructed by The Surveillance Group Ltd to attend The Nags Head Gentlemens Club, 17-19 Whitechaple Road, London, E1 1DU, in order to conduct a test purchase task on behalf of the London Borough of Tower Hamlets.						
3. At approximately 22:45 hrs on the 18/08/2022 I arrived at The Nags Head Gentlemens Club, 17-19 Whitechaple Road, London, E1 1DU, in order to conduct a test purchase task.						
4. Upon arrival at the premises the front entrance had a male at the door. The entrance fee was £3 and the male verbally communicated the rules upon entering the venue. The male had an identification badge around his neck.						
5. Upon entering Inside the premises there were two further security staff members with ID cards around their necks. I ordered a drink at the bar and then sat down directly in front of the stage where pole dancers performed. TV's were situated above the bar and also in the private and VIP areas. There appeared to be 2 people working at the bar, with a possible manager that was taking card payments for the dances. The staff were all appropriately dressed, smart casual and fully covered.						
6. The layout as you walk into the venue, the stage is located at the very back, where one female would dance on the pole. To the middle, in front was the seating area. The bar ran along the right-hand side, before the bar to the right-hand side was the private booths dance area, that contained at least four private booths. To the far end of the bar was the toilets in the right-hand corner. And the left-hand side went into the VIP dance area, which had at least three open booths.						
Name / Signature:						

LONDON BOROUGH OF TOWER HAMLETS HEALTH AND SAFETY

LONDON BOROUGH OF RESTRICTED (when complete)

Witness Statement

MG11

Page 2 of 3

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

- 7. There were approximately ten or more dancers and they walked around collecting money from individuals before they got up on to the stage, taking it in turns, on the occasion buying one a drink. I conversed with a Romanian dancer "Patricia" and I decided to go for a private dance, which I paid £20.
- 8. I had a double performance with my colleague in the same room with his dancer. The dancer made contact with me on my lap. The security did check on us through the beaded curtains but was outside of it most of the time.
- 9. I then had a VIP dance which was £240 and included a drink for us both. In the VIP booth no security was seen until the very end of the dance. There was CCTV directly in front of us and it was an open booth area. The dancers looked out for each other's bag and the dancer explained to me that someone had once ran off with one of their bags.
- 10. The dancer made a fair amount of contact with me, she pressed her breasts into my face, brushing against my neck and ear. She spent a lot of time on my lap with her underwear to the side and touching her vagina, she would also grind against my groin area. She did explain to me that I was allowed to touch her a little bit if I wanted, I declined politely. We spoke a bit about my tattoos and she told me how she wanted to get bum implants.
- 11. There was no mention at all about drug use within the premises, and no offers of further sexual service.
- 12. On visiting the gentleman's toilets there were no performers inside. There was no sexual physical contact between the dancers.
- 14. I believe the facts stated in this witness statement are true.

3	

Operative Notes

The Nags Head E1 1DU

18/8/22

Entry approximately: 22:45.

Arriving at the Nags head venue we were not touted into the premises, the front entrance had a male sat by the door, entrance was £3, he verbally communicated the rules to us for when entering the venue. He had a badge attached around his neck, unable to see if it was SIA licence.

On entering inside the venue there was a further 2 security staff. Both of which also had the badges around their neck. We ordered our drinks at the bar and went and sat down directly infront of the stage where the pole was for the dancers. Cctv could be seen in multiple places over the stage, above the TV's, above the bar, also in the private and VIP dance areas. There appeared to be 2 people working at the bar, with a possible manager that was taking card payments for the dances. The staff were all appropriately dressed, smart casual and fully covered.

The layout as you walk into the venue, you have the stage at the very back, where one female would dance on the pole. To the middle infront was all the seating area. The bar ran along the right hand side, before the bar to the right hand side was the private booths dance area that contained atleast 4 private boothes. The far end of the bar was the toilets in the right hand corner. And the left hand side went into the VIP dance area, which again had atleast 3 open boothes.

There was approximately 10+ dancers, they would walk around collecting money from individuals before they got up on to the stage, taking it in turns, on the occasion buying one a drink. I got talking to a Romanian dancer "Patricia", we decided to go for a private dance, which we paid £20, we ended up having a double performance with my collegue in the same room with his dancer. The dancer did make contact with me on my lap. The security did check on us through the beaded curtains but was outside of it most of the time. We then went for a VIP dance which was £240 and included a drink for us both. In the VIP no security was seen until the very end of the dance, but there was cctv directly infront of us, as it was quite an open booth area. The dancers would look out for each other's bag, as the dancer explained to me that someone had once ran off with one of their bags. The dancer made a fair amount of contact with me, she pressed her breasts into my face, brushing against my neck and ear. She spent a lot of time on my lap with her underwear to the side and touching her vagina, she would also grind against my groin area. She did explain to me that I was aloud to touch her a little bit if I wanted, I declined politely. We spoke a bit about my tattoos and she told me how she wanted to get bum implants.

There was no mention at all about drug use within the premises, and no offers of further sexual service. On visiting the gents toilets there were no performers inside. There was no sexual physical contact between the dancers.

LONDON BOROUGH OF TOWER HAMLETS LICENSING

RESTRICTED (when complete)

MG11

Witness Statement

Page 1 of 2

Criminal Justice Act 1967, s.9; Magistrates Court Act 1980, ss.5A and 5B; Criminal Procedure Rules 2015, r 16.2

	URN:					
Statement of: Mohshin ALI						
Age if under 18 (if over insert "over 18"): Over 18	Occupation:	Senior	Licensir	ng Officer		
This statement (consisting of 2 Pages(s) each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it, anything which I know to be false, or do not believe to be true.						
Name / Signature:	Date:	15 th N	/lay 202	23		

Statement

- 1. I am Mohshin ALI and I am employed by the London Borough of Tower Hamlets as a Senior Licensing Officer in the Licensing Section of Environmental Health & Trading Standards. I have been a Licensing Officer since July 2004 and I am duly authorised under the Licensing Act 2003. I am also aware of the systems used for issuing and storing records in relation to the above Act and I am authorised to access records in order to look at the history of premises.
- 2. I make this statement as an addition to previous evidence for the Licensing Authority, because of further evidence which came to my attention on Friday 12th May 2023.
- 3. On Friday 12th May 2023, the Licensing Authority received an email from Police Officer Steve Muldoon about other premises, 'Vanity' in Soho operated by Mr. Manpal Singh Clair, being subject to summary review. In particular, as part of those proceedings, it came to the police's attention that there had been multiple breaches of the condition on that SEV licence prohibiting contact between dancer and customer.
- 4. The police later emailed to the Licensing Authority copies of the evidence in that matter. which I now exhibit as Exhibit MA/01.
- 5. I note that in paragraph 10 of his statement, Mr. Clair mentions other premises in relation to

LONDON BOROUGH OF TOWER HAMLETS LICENSING

RESTRICTED (when complete)

MG11

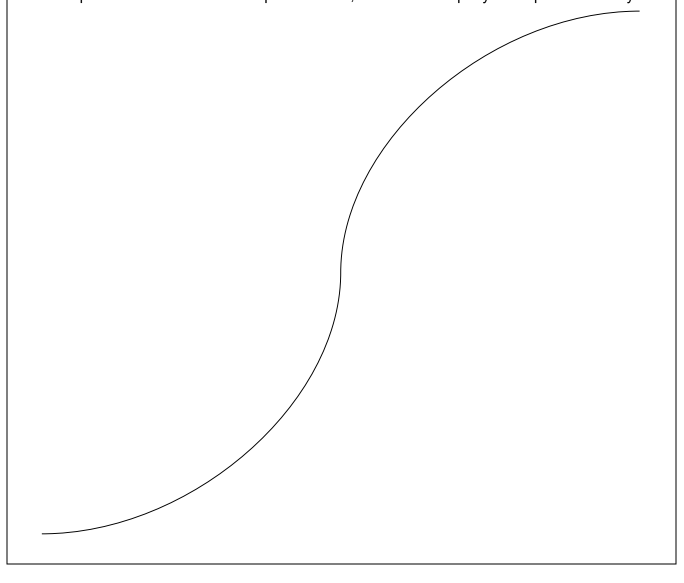
Page 2 of 2

Witness Statement

Criminal Justice Act 1967, s.9; Magistrates Court Act 1980, ss.5A and 5B; Criminal Procedure Rules 2015, r 16.2

which he has been involved in their running. I am surprised that he omits mention of 'Vanity'.

6. I produce **Exhibit MA/02** which are print offs from the Companies House website confirming the same Mr. Manpal Clair to be an officer (and sole Director) of both the corporate licence holder in the present case, and in the company who operated 'Vanity'."



Name / Signature: Date: 15th May 2023

I identify this exhibit as that referred to in the statement signed by me

Exhibit number: EXHIBIT MA/01

Date: 15 May 2023 Name: Mohshin Ali Signed:

03/01/2023.....

Date:

	WITNESS STATEMENT (CJ Act 1967, s.9; MC Act 1980, ss.5A(3)(a) and 5B; MC Rules 1981, r.70)			
Statement of	David Morgan PC4242AW URN:			
Age if under 18 Over 18 (if over 18 insert 'over 18') Occupation: Police Officer				
make it knowing th	onsisting of: 3 pages each signed by me) is true to the best of my knowledge and belief and I hat, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated anything in it e false, or do not believe to be true.			

I am the above named person and this statement is a continuation of the statement that I provided on Tuesday 3rd January 2023 with regards to viewing the CCTV for the Vanity bar, 4 Carlisle Street, W1D 3BJ.

Whilst viewing the CCTV for the intial drink spike crime report allegation, I noticed various unconnected incidents that took place within the venue that are contrary to the premises licence and Sexual Entertainment Venue (SEV) licence conditions.

PC Guerra has made reference to many of these conditions in his statement that he wrote on the 2nd January 2023 and my statement includes further incidents of breaches that I witnessed whilst watching the CCTV. Most of the breaches are connected with conditions 17 and 22 of the SEV licence (i.e. no physical contact between the performers and customers whilst relevant entertainment is being provided).

Whilst watching the CCTV, it has become clear that many of the female performers are allowing physical contact between themselves and the customers and there seems to be frequent contact of a sexual nature between both the customers and the performers. These range from kissing, to the touching of the performer's breasts, buttocks and vaginas. Some of the incidents that I have witnessed have already been documented in PC Guerra's statement, so I won't duplicate those. However, the additional incidents that I have noticed in addition to those PC Guerra has supplied for

Signature:	Signature witnessed by:	

Signature:

Continuation of Statement of

David Morgan PC 4242AW

the 24th November 2023 are as follows:

At **01:29:55** on Camera **3**, an IC1 male in a dark coloured jacket is seen talking to an IC1 female with shoulder length blonde hair. The female is talking to the male and is seen hugging him and talking in his ear. The male can be seen to take out some notes from his trouser pocket and starts to hand over some money to the female. She is seen to grab some money from his hand and starts to count it. The male seems to ask for some of the money back and she hands one of the notes back. The female then walks away followed by the male and they proceed to go upstairs where she provides him with a private dance. This incident is of note as during the interim committee hearing, it was stated that no money is taken from customers by the performers and that all transactions go through the DPS or other members of the management staff. This does not seem to be the case on this occasion. I have taken a screen shot of this incident and I exhibit it as DJM/1.

At **01:10:04 on Camera 14**, a female performer is giving a male customer a private dance in one of the booths. During the dance, the female is facing away from the male and the male can clearly be seen to be touching the performer's buttocks afterwhich the female does not to stop him. I have taken a screen shot of this and exhibit it as DJM/2. A few seconds later, the female is facing straddling the male and the he is seen to touch her genitals. Again, the female make no attempts to stop him or does she call for a member of staff or security. This screen shot is exhibited as DJM/3. The dance continues and the male continues to touch the female's breasts and buttocks numerous times.

At **02:13:52 on camera14**, a different female is performing a dance for a male customer and the male can be seen touching the females buttocks. I exhibit this screenshot as DJM/4. During this dance, the female removes her underwear and the male continues to touch her thighs and slaps her buttocks. This can be seen at 02:16:43 and 02:18:03, screenshots of which I exhibit as DJM/5 and DJM/6. Throughout, the dance, members of staff can be seen walking up and down the corridor, but

Signature:

Signature witnessed by:

Continuation of Statement of

David Morgan PC 4242AW

at no time does anyone intervene nor does the female performer ask the male to stop.

At **02:39:21 on camera 14**, again, another female performer is dancing for another male customer. As the female is sat on the male facing away from him, he can be seen touching her buttocks and slapping them. I exhibit this screenshot as DJM/7. Again, at no point does the female resist, nor do any members of the management intervene. A minute or so later, the female turns to face the male and his right hand can be seen moving towards her genitals and it appears that his hand makes contact with her vagina as she sits on his lap. This screen shot is exhibited as DJM/8. The female continues to dance and the male continues to touch her and at one point kisses one of her buttocks. At **02:43:46**, the female can be seen facing away from the male, and he is seen to place his finger directly beween her legs touching her vagina. At this point, the female does turn around and moves his hand away, but the dance continues without the female calling for assistance from staff or security.

Throughout my viewing of the CCTV footage, it was clear that the DPS and members of management staff were constantly walking past the booths and were within sight of the performers and customers. However, at no point have I seen them intervene or ask the performers or customers not to make contact with each other. As such, I believe that the SEV conditions have been breached on numerous occasions and it is from this, that I believe that the venue is being managed in an irresponsible manner.

Signature: Signature witnessed by:

DJM/1 TO DJM/9

RESTRICTED CONTENT

Appendix 18

	RES	TRICTED (when	complete)		1G	1 (T)
CJ Ac	WI7 et 1967, s.9; MC Act 1980,	TNESS STAT ss.5A(3)(a) and 5B; C		Rules 2005	5, Rule 27.1	
Statement of	PC Reaz Guerra 161	4CW	URN:			
Age if under 18	Over 18 (if over 18 insert 'over 18')	Occupation:	Police Of	fficer	
This statement (consisting of: 14 pages each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated anything in it which I know to be false, or do not believe to be true.						
Signature:			Date	2 ND J	anuary 2023	
Tick if witness evid	lence is visually recorded	(supply witnes	ss details on rear)			
I am the above-	named person, curren	tly employed in th	e Westminster	Police Lic	ensing Unit.	
This is a further	statement in addition	to my previously s	statement date	d 14 th De	cember 2022.	
I submit the be	low information in rel	ation to an applic	cation by the V	/estminst	er Police Licer	ising
Unit, on behalf	of the Commissioner c	of the Metropolita	n Police, to rev	iew the p	remises licence	e for
Vanity Bar An	d Nightclub Baseme	nt To First Floo	or 4 Carlisle	Street L	ondon W1D	3BJ,
20/03227/LIPT.	The premises is als	so licensed as a	Sexual Enter	tainment	Venue (SEV)	ref
21/13871/LISEV	'R.					
As previously de	etailed, PC Muldoon a	nd myself attende	ed the premise	s on the S	9 th December 2	2022
to make enquir	ries regarding crime r	eference 657315	3/22, PC Muld	oon requ	ested CCTV to	o be
downloaded at	the time of the visit a	and was told by L	orraine Forma	n that it v	vould be ready	y for

to make enquiries regarding crime reference 6573153/22, PC Muldoon requested CCTV to be downloaded at the time of the visit and was told by Lorraine Forman that it would be ready for Monday. The was series of email exchanges between the premises and PC Muldoon in relation to the CCTV. The premises stated that the request CCTV was disproportionate and unnecessary. The interim step hearing was held on 15th December 2022, during which the Police highlighted the obstruction and delay by the premises in providing the CCTV.

Signature:	Signature witnessed by:	
2006/07(1): MG 11(T)	RESTRICTED (when complete)	

PC Reaz Guerra 1614CW

Following the interim steps hearing there were further emails exchanged with the premises, which in my view were an intentional to further delay providing the Police with CCTV.

It also became apparent that the date of the offence for Crime Reference 6573153/22 had been misread, initially thought that it had taken place on 24/25th Nov 2022, the offence actually took place on 23/24th November. when this was noticed PC Muldoon informed the premises, such that the CCTV for the correct time period could be provided, which was followed by a further exchange of obstructive emails from the premises.

At 10:50hrs on 21/12/22 I emailed the Solicitor acting for the premises (Luke Elford) with a letter detailing the necessity and requirement of the premises to provide the CCTV. (Exhibit RGG/003).

The premises solicitor the confirmed that the CCTV was now ready and could be collected. Given the delays already experience in obtaining the CCTV I arranged to collect the CCTV from their solicitor that afternoon, despite being on annual leave I attended an address in Whitechapel to collect the CCTV from the solicitor. I was on annual leave and had no option but to travel into London with my 5 year old daughter to collect the CCTV, as it would have been difficult, for both myself and other members of our team to make arrangements to collect it in the forthcoming days on the approach to Christmas.

I attended the address/location provided at approximately 1520 hours calling Luke Elford to inform him that I was outside, a few moments later he came outside and he handed my two white envelopes, with handwriting on the outside. I said "HELLO, SO WHAT IS IN THE ENVELOPES?"

Mr Elford replied "IT SAYS WHATS THERE ON THE ENVELOPES" his tone was somewhat dismissive, I read out the handwriting on the envelopes to confirm. I did not open the envelopes as I did not want to risk losing the contents. Mr Elford then said "REAZ I NEED YOU GIVE ME THE DETAILS OF THE SUPERINTENDENT AND THE OFFENCE DETAILS BY THE END OF THE DAY OTHERWISE I WILL MAKE A FORMAL COMPLAINT." his tone was aggressive and confrontational.

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

Conscious of the fact that I had my daughter with me I said "LUKE, I CANT REMEMBER THE SUPERINTENDENTS NAME, BUT CAN EMAIL IT TO YOU LATER, THE OTHER DETAILS WE ARE STILL WATING FOR BUT AS SOON AS WE GET THEM WE WILL PASS THEM ON."

I then said "LUKE, I GOT MY DAUGHTHER WITH ME, AS ITS MY DAY OFF, PLEASE I WOULD RATHER NOT DISCUSS THIS RIGHT NOW AND I DON'T FEEL ITS APPROPRIATE FOR ME TO DISCUSS THIS NOW, BUT I'M HAPPY TO SPEAK TO YOU LATER ON THE PHONE OR BY EMAIL"

He replied "THAT'S NOT MY PROBLEM, I DIDN'T ASK YOU TO BRING HER."

I said "NO YOUR ABSOLUTELY RIGHT YOU DIDN'T BUT I HAD NO CHOICE, I WILL EMAIL YOU THE SUPERINTENDENT'S NAME LATER."

I thanked him for the CCTV and said goodbye, he returned inside the building a I left. I would describe the encounter as unnecessarily uncomfortable and unpleasant. Luke Elford then emailed me later that afternoon stating that I had refused to discuss the matter with him, this was not the case, I simply stated that it was inappropriate to discuss it in front of my daughter.

The CCTV provided contained footage from 21st-22nd November 2022 and 23rd-24th November, with footage from 19 different cameras. At the interim steps hearing the premise stated that there were 22 cameras. The following is a summary of the location/field of view of the cameras provided, this is from my knowledge of the areas I have seen within the venue and using the premises plans.

Signature:	70	Signature witnessed by:	

2003(1)

PC Reaz Guerra 1614CW

Camera No	Approximate location/coverage
3	Ground flood by edge of bar pointing towards front of premises
4	Ground floor located by staircase, looking towards bar
5	Ground floor located behind bar, looking over bar and towards staircase
6	Ground floor located by staircase, looking towards bar.
7	1 st Floor, above/by entrance looking into room
9	1 st Floor, located on far wall looking back across room towards room.
10	Basement, lobby/landing area at bottom of stair, entrance to the booth is on the left, female toilet on the right.
11	Basement, Landing area between stairs/ female toilets and changing rooms.
12	Basement Changing Rooms
13	Basement, camera located in centre of walkway between booths looking at double entrance door from lobby into booths.
14	Basement booths, located above 1 st right hand booth as you enter room.
15	Basement booths, located in last booth on the right, entrance to booth area is top right of screen
16	Basement booths, located in last booth on the left, entrance to booth area is top left of screen, door on right leads to staff office and back of house area

Signature:	•	Signature witnessed by:	

PC Reaz Guerra 1614CW

17	Basement booths, located above 1 st left hand booth as you enter room.
18	Believed fire escape – exact location unknown
19	Storeroom – exact location unknown
20	Basement - office
21	Believed fire escape – exact location unknown
22	Ground floor – outside main entrance looking west along Carlisle street.

Notably cameras 1,2 and 8 were not included in the footage provided. I recalled from my visit on the 9th Dec 22 that Lorraine Forman insisted on showing us footage from the basement of her having to open the basement fire escape door which leads to a fire escape staircase to ground/street level, Lorraine Forman stated that she had to open the fire escape door and stand outside in order to use the PDQ card machine process payments. None of the cameras provided covered this area. It is unknown what cameras 1 and 2 would show. PC Muldoon contacted the venue to clarify this but to date no response was received. The CCTV Time stamp on the recorded footage is three (3) Minutes fast.

From the CCTV that I have viewed from 21st/22nd and 23rd/24th November 2022 I have produced a transcript, exhibits RGG/001 and RGG/002 refer.

Both the Premises licence and SEV Licence have conditions relating to CCTV:-

Premises licence - Conditions 29 & 30

29. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Westminster Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the preceding 31 day period.

30. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested

Sev Licence conditions 10 & 11

The premises will install and maintain a comprehensive CCTV system as per the minimum requirements of a Metropolitan Police Crime Prevention Officer that ensures all areas of the licensed premises are monitored including all entry and exit points will be covered enabling frontal identification of every person entering any light condition. All cameras shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Recordings shall be made available immediately upon the request of Police or authorised officer throughout the preceding 31 day period together with facilities for viewing.

A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open to the public and this staff member should be able to show Police recent data and footage with the absolute minimum of delay of the request.

On the ground floor, the camera outside the main entrance (Camera 22) does not adequately capture a facial image of all persons entering or exiting. an example of this is evidenced in the

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

CCTV on Camera 22, on 24/11/22 at 03:07:41, two people leave the premises and the footage is of insufficient quality to identify them. (screenshot produced as exhibit **RGG/004)**

The only other camera that covers the internal entrance in the main area of the ground floor is Camera 3 and again this does not provide sufficient quality footage, particularly of people leaving in all light conditions. There are no cameras in the lobby area between the main street entrance and the entrance to the ground floor.

SEV - Condition 21

21. Where relevant entertainment is provided in booths, or other areas of the premises where private performances are provided, the booth or area shall not have a door or other similar closure, the area shall be constantly monitored by CCTV, and access to the booth or other area shall be adequately supervised.

On the 1st floor, the relevant entertainment takes place in a large room, there are approximately eight (8) armchairs located around the periphery of the room, where customers sit, there are three (3) movable concertina screens (approximately 1.8m high) which are positioned ad hoc to provide privacy.

The two cameras located on the ceiling at either end of this large room do not provide sufficient coverage, particularly as the seats located on the periphery of the room are often obscured by screens, also the seats at the far end of the room are out of view of the camera position at the far end of the room and in low light condition are not adequately covered by the only other camera.

In the Basement booth area, there are 6 booths three on each side with a walkway down the middle. As you enter this room, there is a seat/area just to the immediate left as you enter, where the PDQ machine is situated and staff often stand/sit. Within the booth area there are only four cameras to cover all six booths (cameras 14, 15, 16, 17). The booths have bead screens inbetween them and this obscure the CCTV coverage, particularly of the middle booths. The

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positioning of the seating within the booth allows customers to be seated of out view of the CCTV cameras, the dancers are also aware that the seats are out of camera view, this is evident on Camera 15 (21/11/22 23:06:15), when a male enters the booth an sits in the chair that is within the view of the camera, the dancer the speaks to him, turns and points at the camera and the male gets up and sits in the seat out of the view of the camera – Screenshot Nov21 Cam15 230645 - Exhibit RGG/005).

I also produce screen shots of Camera 14, 16 and 17, showing the inadequate coverage of all the booths, in each of the screen shots all the booths are occupied by at least on customer and one dancer.

Exhibit RGG/006 – Nov 21 Cam 14 225919 – male out of view at bottom of screen, dancer/male in middle booth obscured by beaded screen

Exhibit RGG/005 - Nov 21 Cam 15 230645 - dancer/male in middle booth obscured by beaded screen

Exhibit RGG/007 - Nov 21 Cam 16 232708 - dancer/male in middle booth obscured by beaded screen

Exhibit RGG/008 - Nov 21 Cam 17 234542 - dancer/male in middle booth obscured by beaded screen.

The inadequate coverage breaches both the conditions on the SEV and premises licence, as the minimum expectation would be that all areas where relevant entertainment takes place should be adequately covered by CCTV as per the conditions on both licences.

Premises licence condition 24

24. The sale of alcohol shall be ancillary to the use of the premises for either i) music and dancing and substantial refreshment or ii) Relevant Entertainment and substantial refreshment.

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The CCTV does not show and evidence of any substantial refreshment being provided, the only form of food being consumed are the lemon/limes being provided with what is assumed to be shots of tequila., whilst it is evident that regulated entertainment is being provided (recorded music), the premises was essentially operating as a Sexual Entertainment Venue on both 21/22nd and 23/24th November 2022, and therefore should be fully compliant their SEV Licence.

Numerous conditions have been breached on both dates and is evident on the CCTV.

SEV Conditions breached:-

- 16. Relevant entertainment shall be given only by Performers and the audience shall not be permitted to participate in the relevant entertainment.
- 17. There shall be no physical contact between Performers whilst performing.
- 20. Customers must remain fully clothed at all times. The Performer must not remove any of the customer's clothing at any time.
- 21. Where relevant entertainment is provided in booths, or other areas of the premises where private performances are provided, the booth or area shall not have a door or other similar closure, the area shall be constantly monitored by CCTV, and access to the booth or other area shall be adequately supervised.
- 22. Whenever Relevant Entertainment is being provided there shall be no physical contact between Performers and customers or between customers and Performers except for the exchanging of money or tokens at the beginning or conclusion of the performance and only for the purpose of that performance. Clearly legible notices to this effect shall clearly be displayed in each private booth and in any performance area.
- 23. Performers must redress fully immediately after each performance.

It is clearly evident from CCTV that the are many instances where customers and performers are permitted to touch each other, with physical contact frequently being made often of a sexual nature, whereby customers are permitted to touch the breasts, bottom and vaginas of the dancers; and dancers touch and rub the customers crotches. These incidents are not limited to a

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single performer or customer but occur between numerous dancers and different customers. It appears to be commonplace and regular behaviour, the SIA security or management when positioned on each floor ignore and are not seen to actively challenge or prevent the touching/between performers and customers. Breaching conditions 16, 17, 21, 22 and 23.

These many incidents of touching have been detailed with the CCTV transcripts, Exhibits RGG/01 & RGG/02.

To highlight but just a few incidents on the 24th November: -

Male seated in chair, top left of screen. Dancer is lying on male facing him, her breasts in his face, male has his hands on her bottom. **Screenshot - Camera 7 02:59:21 – Exhibit RGG/009**

Male seated in chair, Dancer is stood in front of male, bent over with left knee on his thigh, male has right hand on her left breast **Screenshot -24Nov Cam7– 03:00:56 - Exhibit RGG/010.**

Male seated in chair, top left of screen. Dancer is kneeling down on floor in front of male and has her hand in male's crotch **Screenshot -24Nov Cam7— 02:59:34 - Exhibit RGG/011**

Male seated in chair middle left of screen, dancer seated sideways on left leg of male, male has his right hand in dancers crotch. **Screenshot 24Nov – Cam 9 03:53: 29 - Exhibit RGG/012**

Male seated in chair middle left of screen, dancer is stood in front of male, bent over, male has right hand on her bottom. believed his left hand is also on dancers bottom but view is obscured by screen. - Screenshot 24Nov – Cam 9 03:54: 52 - Exhibit RGG/013

Male is seated out of camera view, dancer is stood up in front of male facing away, male places hands on her hips and the grabs/rubs her bottom. Screenshot 24Nov – Cam 14 01:18: 48 - Exhibit RGG/014

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Male is seated out of camera view, Dancer is stood up facing away from Male, he places his right hand into dancers bottom onto her vagina. Screenshot 24Nov – Cam 14 03:10:59 - Exhibit RGG/015

Male is seated out of camera view; Dancer is stood up facing Male. Male has his hand in between dancer's legs on her vagina, then hand moves in and out between dancers' legs - **Screenshot** 24Nov – Cam 14 03:11:38 - Exhibit RGG/016

Male and dancer stood up facing each other, male then runs his right index finger up the front of the dancer knickers. - Screenshot 24Nov – Cam 14 03:24:06 - Exhibit RGG/017

Dancer is facing seated male, male touches dancers' breasts with both his hands **Screenshot**24Nov – Cam 16 02:41:42 - Exhibit RGG/018

Male and dancer stood up embracing each other and kissing on lips - Screenshot 24Nov – Cam 16 03:35:15 - Exhibit RGG/019

Male and dancer stood up embracing each other and kissing on lips - Screenshot 24Nov – Cam 16 03:41:22 - Exhibit RGG/020

It is also evident that, many of the male customers are intoxicated and in their intoxicated state are being encouraged to purchase more dances/performances. two such examples being

 22^{nd} November 22 - 02:27 to $03:00 - \text{Intoxicated male attempts various different payments, by phone and bank cards, has 4 dancers with him in the booth, when the performance ends the male stands up and clearly unsteady on his feet.$

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24th November 22, 03:30 – Camera 16 - Male stands up, clearly unsteady on his feet, stumble as he gets up and has to use his right hand to hold on to wall to support himself, swaying from side to side and has to lean against wall. Dancer returns and male has his hand on her bottom, then grabs her bottom with both hands.

35. There shall be at least one SIA registered door supervisor on duty on every floor where Relevant Entertainment is provided for the entire time the Relevant Entertainment is provided.

On 24th November 2022, cameras 13 and 17 between 0300hours to 0440 hours the basement booths are supervised solely by a male member of staff, he is not wearing or displaying an SIA badge, it is believed that he is not an accredited SIA security person.

Another noteworthy incident is captured on camera 6 (ground floor bar) and camera 15 (basement booths) a male customer having entered the booth with a dancer at approximately 23:06 hours. Then at approximately 23:30 hours on camera 15, male is seated out of view a member of staff attempting to make a payment using his phone, Male makes payment on card machine, then staff screws up both copies of the printed receipt, staff the takes the customers mobile phone which is unlocked (bank card image visible on phone screen) up to the bar on the ground floor to complete the transaction (See Camera 6 - 23:31:55) Staff returns to booth, transaction appears declined, staff leave momentarily and returns with another PDQ machine, unclear if transaction made as out of camera view. It is questionable as to why the customer allowed the member of staff to use his phone for a payment with the customer not being present.

The premises is failing to uphold and fully promote the licensing objectives, their obstructive approach in providing CCTV, which clearly evidences many breaches of both their Premises Licence and SEV Licence and shows the premises is being managed and operated in an irresponsible manner.

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Summary of Exhibits

Exhibit Number	Description of Exhibit
RGG/001	CCTV Transcript 21/22 Dec 2022
RGG/002	CCTV Transcript 23/24 Dec 2022
RGG/003	Email chain between Solicitor (Luke Elford) and PC Guerra
RGG/004	Screenshot showing male leaving premises, poor camera quality/position
	does not allow person to be identified CCTV on Camera 22, on 24/11/22 at 03:07:41
RGG/005	Screenshot Nov21 Cam15 230645 - Exhibit RGG/005) – dancer points at the
	camera and the male gets up and sits in the seat out of the view of the camera
RGG/006	Screenshot – Nov 21 Cam 14 225919 – male out of view at bottom of
	screen, dancer/male in middle booth obscured by beaded screen
RGG/007	Screenshot - Nov 21 Cam 16 232708 - dancer/male in middle booth obscured by beaded screen
RGG/008	Screenshot - Nov 21 Cam 17 234542 - dancer/male in middle booth obscured by beaded screen.
RGG/009	Screenshot - Camera 7 02:59:21 – Male seated in chair, top left of screen
	Dancer is lying on male facing him, breasts in his face, male has his hands on her bottom.
RGG/010	Screenshot -24Nov Cam7- 03:00:56 - Dancer is stood in front of male, bent over with left knee on his thigh, male has right hand on her left breast
RGG/011	Male seated in chair, top left of screen. Dancer is kneeling down on floor in
	front of male has hand in male's crotch Screenshot -24Nov Cam7– 02:59:34

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RGG/012	Male seated in chair middle left of screen, dancer seated sideways on left
	leg of male, male has his right hand in dancers crotch. Screenshot 24Nov –
	Cam 9 03:53: 29
RGG/013	Male seated in chair middle left of screen, dancer is stood in front of male,
	bent over, male has right hand on her bottom. believed his left hand is also
	on dancers bottom but view is obscured by screen Screenshot 24Nov –
	Cam 9 03:54: 52 -
RGG/014	Male is seated out of camera view, dancer is stood up in front of male
	facing away, male places hands on her hips and the grabs/rubs her bottom.
	Screenshot 24Nov – Cam 14 01:18: 48
RGG/015	Male is seated out of camera view, Dancer is stood up facing away from
	Male, he places his right hand into dancers bottom onto her vagina.
	Screenshot 24Nov – Cam 14 03:10:59
RGG/016	Male is seated out of camera view, Dancer is stood up facing Male. Male
	has his hand in between dancer's legs on her vagina, then hand moves in
	and out between dancers legs - Screenshot 24Nov – Cam 14 03:11:38
RGG/017	Male and dancer stood up facing each other, male then runs his right index
	finger up the front of the dancer knickers Screenshot 24Nov - Cam 14
	03:24:06
RGG/018	Dancer is facing seated male, male touches dancers' breasts with both his
	hands Screenshot 24Nov – Cam 16 02:41:42
RGG/019	Male and dancer stood up embracing each other and kissing on lips -
	Screenshot 24Nov – Cam 16 03:35:15
RGG/020	Male and dancer stood up embracing each other and kissing on lips -
	Screenshot 24Nov – Cam 16 03:41:22

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Appendix 19

Exhibit RGG/01 – CCTV Transcript 21/22 Dec 2022

Camera	Date	Time	Description of Footage
03	21/22/22	23:56:27	Drunk male (A) with shirt on backwards open/untied
03	22/11/22	00:15:23	Male (B) enters with friend, greeted by female and taken to bar.
03	22/11/22	00:12:22	Male (C) enters and greeted by 2 females.
03	21/11/22	23:56:27	Drunk male (A) with shirt on backwards open/untied - unsteady on feet
03	21/11/22	22:34:22	Male (A) swings around pole, take off t-shirt. Shane walks past him and looks at him. Barman approaches and talks to him; male doesn't put his shirt back on but swings it around over his head.
03	21/11/22	23:21:09	Male (A) dances on pole again, the rips his t-shirt, the spoken to by Lorraine.
04	22/11/22	00:15:26	Male (B) taken to bar by dancer, she rubs finger down his face, rubs his chest with her left hand, then unzips his coat, puts hands on his head, then runs hand down his stomach, she takes his coat to the cloak room. Dancer returns a few seconds lates, male has right hand around her waist at the top of her bottom. Male then buys more drinks and pays to go upstairs.
04	22/11/22	01:34:30	Male (E) at bar with two dancers. one dancer is stroking his face, Male appears to say the word '
			"Coke" male places his right hand by his nose, intimating that he is sniffing something. Both dancers then nod their heads and point downstairs. (Screenshot 22Nov Cam 04 – 013456 – Exhibit RGG03) Male makes payment to bar staff, then makes another payment. Remains at bar with two dancers, hugs one of them. then goes to go upstairs, called back by bar staff, further conversation with dancer who points to her nose with her right index finger. Male then leaves premises believed to smoke then re-enters.
05	22/11/22	01:37:20	Male (D) taken upstairs.
05	22/11/22	00:16:30	Male (D) orders two more beers and pays by phone
05	22/11/22	00:28::31	Male (D) orders 4 more shots and, struggles to find his phone, pays by phone.
05	22/11/22	00:30:05	Dancer places arm around his neck and speaks into his ear, continues to talk to him, strokes his head, then shakes him. Male (D) makes further payment
05	22/11/22	00: 30:50	Male (E) makes a payment by phone, barman gives thumbs up, then Males (D) & (E) are taken upstairs.
05	22/11/22	01:35:45	Male (E) has faced makes another payment

05	22/11/22	01:56:04	Male (F) at bar, pays by contactless
05	22/11/22	01:59:30	Male (F) has his nipple pinched through his shirt.
05	22/11/22	02:00:10	Male (F) pays by pin, the gets his phone out and has to check his phone.
05	22/11/22	02:02:41	Male (F) buys another beer.
06	21/11/22	23:31:55	Staff comes upstairs from basement to bar, with customers phone which is unlocked, speaks with bar staff and uses phone to complete transaction using PDQ machine at bar, customer not present. Staff then goes back down to basement (See camera 15)
06	22/11/22	00:31:00	Male (E) Makes payment for something then goes upstairs with Male (D) and two dancers.
06	22/11/22	00:40:50	Male (D) is back at bar, orders another beer and two more shots. then joined by male (E) and dancer.
06	22/11/22	00:44:25	Male (E) make further payment by phone and then goes downstairs with dancer.
06	21/11/22	23:29:50	Staff making written record of transactions
06	21/11/22	23:31:58	Staff comes up from downstairs with customers phone to use phone on PDQ machine (customer remains downstairs) bar staff shakes his head and staff member goes back downstairs.
07	22/11/22	00:30:00	Male (D) & (E) upstairs seated separately.
07	22/11/22	00:33:04	Male (e) rubs right hand on dancers left leg.
07	22/11/22	00:35:42	Male (E) places right hand on dancers bottom and strokes it.
07	22/11/22	00:36:10	Male (E) continues to rub dancers' legs with both hands
07	22/11/22	00:37:21	Dancer places her left high heel onto right thigh of Male (E)
07	22/11/22	00:37:34	Dancers has her back to Male (E) her bottom at his head height, her left hand reaches behind her and rubs his crotch. Male then pulls her toward him, and her knees are in his crotch.
07	22/11/22	00:38:32	Male (E) runs his hand along dancer's body touching her breasts. she the runs her hand down his chest
07	22/11/22	00:39:25	Dancer continues to rub her hands over Male (E) chest.
10	22/11/22	00:45:10	Male (E) comes downstairs into booths
10	22/11/22	01:18:20	Male (E) comes out of booths, hugs and kisses dancer.
10	22/11/22	01:19:00	Male (E) hugs and kisses dancer and stroking her bottom with his right hand.
10	22/11/22	02:04:01	Male (F) enters booths followed by black male.
13	21/11/22	23:42:50	Lorraine brings in champagne
14	22/11/22	02:27:46	Male (D) enters booth with one dancer,

14	22/11/22		Shane comes in with PDQ machine to take payment, dancer stroking his hair., male (E) makes payment by phone.
14	22/11/22	02:34:35	Dancer seated male (D) lap, grinding her bottom against him.
14	22/11/22	02:34:50	Second dancer joins them
14	22/11/22	02:34:59	Third dancer joins them
14	22/11/22	02:35:08	Fourth dancer joins them
14	22/11/22	02:35:24	One dancer leaves the booth.
14	22/11/22	02:35:30	Dancers take in in turn to sit on his lap and grind against him.
14	22/11/22	02:37:30	Dancer rubs this inside of his right leg/ Crotch with her right hand
14	22/11/22	02:39:45	Male (D) holding breasts of dancer.
14	22/11/22	02:40:00	Dancer rubbing inside of his thigh.
14	22/11/22	02:42:29	Lorraine come in to take further payment, Male (D) stands up, unsteady whilst he is searching through his pockets to find his bank card, dancer hugs him from behind whilst payment is being taken.
14	22/11/22	02:43:27	Lorraine gestures to dancers to dance and move about. unclear if payment is authorised, dancers continue to talk to him and he then takes out his mobile phone, dancers then flick through his phone whilst he is holding it.
14	22/11/22	02:46:00	Lorraine returns to take a payment, which is authorised, and dancers continue to dance.
14	22/11/22	02:47:00	Dancer continues to sit on his lap, grinding against him.
14	22/11/22	02:49:47	Dancer is standing between male's legs facing him, he puts his hand between dancers legs and touches her vagina.
14	22/11/22	02:50:37	Dance is stood between male's legs facing away from him, he slaps her bottom twice with his right hand.
14	22/11/22	02:54:30	Lorraine enters booth and has discussion with dancers.
14	22/11/22	03:01:50	Dance ends, dancers put their underwear back on. Male (D) stands up, unsteady on his feet.
15	21/11/22	23:06:02	Dancer and male enter booth, male sits down in armchair that is within the view of the CCTV camera, dancer then points at and looks at CCTV camera and male the moves to a seat outside of the camera view. (Screen shot Nov21 Cam15 – 230645 - Exhibit RGG/000)
15	21/11/22	23:30:00	Male makes payment on card machine, then staff screw up both copies of the printed receipt, staff the takes the customers mobile phone which is unlocked up to the bar on

			the ground floor to complete the transaction (See Camera 6 - 23:31:55)
	21/11/22	23:32:42	Staff returns to booth, transaction appears declined, staff leave momentarily and returns with another PDQ machine, unclear if transaction made at out of camera view.
15	22/11/22	02:04:37	Male (F) enters booth with dancer, get seated in chair out of camera view.
15	22/11/22	02:04:49	Dancer takes males bottle of beer, drinks from it then pouts some down her breasts.
15	22/11/22	02:07:28	Dancer has male (F) credit card and is rubbing over her body.
15	22/11/22	02:08:48	Dancer rubs credit card against her vagina the drops it onto the other armchair within camera view.
15	22/11/22	02:14:11	Lorraine brings in tray of drinks and credit card machine, dancer picks up bank card from chair and hands it to Lorraine who takes a payment,
15	22/11/22	02:15:42	Male in middle booth with dance who is rubbing her breasts in his face, he is rubbing her lower back and bottom with his right hand.
15	22/11/22	02:21:20	Male (F) stands up, belt and zip on trousers undone
15	22/11/22	02:21:32	Dancers stroke male (F) on his chest while he does his belt up.
15	22/11/22	02:22:09	Dancer kisses Male (F)
15	22/11/22	02:25:30	Male (F) stands up and kisses dancer, Lorraine come in to take payment
15	22/11/22	02:26:53	Lorraine gestures to her waistband.
15	22/11/22	02:27:01	Lorraine appears to say "Pull Your Trousers Up"
15	22/11/22	02:27:16	Lorraine gestures and appears to say "Keep your trousers up."
15	22/11/22	02:29:43	Dancer pours beer on herself.
15	22/11/22	02:30:40	SIA security enters booth, points to the floor where the beer has spilled and asks Male to get up.
15	22/11/22	02:31:50	Shane comes into booth, Male drinks approx. 1/3 remaining bottle of beer.
15	22/11/22	02:33:20	Male (F) leave the booth, dancer remain and is seen drying her body with paper towel before getting dressed.
16	22/11/22	00:45:21	Male (E) and dancer enter booth, male takes of coat and unbuttons outer shirt, hugs dancer, Lorraine come in and takes payment, male stands up and get phone out of his coat to make payment, long discussion with Lorraine and male.

16	22/11/22	00:49:15	Dancer wraps male's arms around her and starts dancing with him, dancer bends over in front of male and he starts to thrust his groin into her bottom.
16	22/11/22	00:49:54	Male sit down and dancer is facing him, e rubs his hand up her legs to her bottom.
16	22/11/22	00:51:10	Males stroke dancers bottom
16	22/11/22	00:51:55	Dancer removes her knickers and male continues to stroke and rub her bottom with both his hands.
16	22/11/22	00:52:30	Dancer is in front of seated male, she bends over and her continues to rub her bottom.
16	22/11/22	01:10:50	Dance ends and dancers starts to get dressed.
16	22/11/22	01:14:34	Male and dancer stood up in booth engaged in conversation, dancer places her left hand on male's bottom, and he continues to rub his hands up and down her body.
16	22/11/22	01:18:05	Dancer and male leave the booth.
17	22/11/22	00:10:10	Dancer removes her knickers and grinds her bottom against the male crotch.
17	22/11/22	00:10:57	Male places hand between the dancer legs and rubs the inside of her bottom
17	22/11/22	00:11:30	Dancer the straddles male and sits on his legs, rubbing his chest with er left hand. Male has his hands on the dancer's bottom
17	22/11/22	00:11:50	Dancer is position in front of male facing him straddled over his left leg, with her breast level with his face, male can be seen rubbing dancers bottom with his right hand.
17	22/11/22	00:12:00	Male has is holding dancers' breasts with his hand
17	22/11/22	00:12:18	Dancer positions herself sideway across male who is seated, male has his hand on dancer's bottom.
17	22/11/22	00:12:24	Dancer is position with her back to the male, rubbing her bottom against his crotch, male has right hand on her abdomen and move it down to her vagina.
17	22/11/22	00:12:33	Dancer continues to grind her bottom in male's crotch, whilst he rubs her breasts, dancer has her hands on his whilst he rubs her breast.
17	22/11/22	00:15:18	Dance is lying on her back on male, left hand reaches over and touches her vagina, the move up and touches her left breast.
17	22/11/22	00:15:48	Dancer stands up and put her knickers back on.
17	22/11/22	00:16:05	Dancer is standing up facing away from male who is still seated, male prods her bottom with his right index finger and then pats her bottom with his right palm

17	22/11/22	00:17:00	Dancer puts on her coat and they both leave the booth.
17	22/11/22	02:33:55	Male is seated, dancer is positioned in fort of him with left leg raised and resting on back the seat to the left of the male's head, other foot on the floor, male is stroking left with his left hand.
17	22/11/22	02:34:06	Dancer bends over further and rubs her vagina with her right hand
17	22/11/22	02:34:22	Male touches her vagina with his right hand.
17	22/11/22	02:24:34	Male leans forward and runs his right hand up dancers left leg up to her bottom.
17	22/11/22	02:38:00	Dancer is positioned standing in front of seated male, facing away from him, male place both his hand s on her bottom
17	22/11/22	02:38:30	Male continues to rub dancers bottom with his right hand.
17	22/11/22	02:39::34	Dancer is facing male, he runs his hands up from her bottom up her back.
17	22/11/22	02:39:58	Dancer standing n front of seated male, he then slaps her bottom with his right hand, dancer bends over and her continues to rub her bottom with both hands. SIA is standing next to the booth.
17	22/11/22	02:52:49	Dancer is seated on male's lap, grinding her bottom against his crotch, whilst he has his hands on her hips.
17	22/11/22	02:53:31	Dancer is stood in front of male, right leg raised, males runs his right hand up and down her left leg.

Exhibit RGG/02 – CCTV Transcript 23/24 Dec 2022

File Name	Camera	Date	Time	Description of Footage
	03	24/12/22	03:26:10	Male (G) victims fried looks outside main door then returns inside the premises
	07	24/11/22	02:24:05	White male is brought upstairs with black female dancer, seated in chair.
	07	24/11/22	02:25:27	Dancer is seated in his lap grinding against his crotch.
	07	24/11/22	02:26:05	Dancer the straddles male and the slides down onto floor.
	07	24/11/22	02:27:26	Dancer rubs her left knee into his crotch, the sits on his lap with her back to him, grinding against his crotch.
	07	24/11/22	02:28:34	Dancer turns around, facing male, lying against him and slides her body down the front of his.
	07	24/11/22	02:50:53	Two males brought upstairs with two dancers, one male seated corner and other male seated right corner, dancer pushes male on left into his seated., rubbing his face and chest with her left hand.
	07	24/11/22	02:51:49	Male on left, dancer is sitting in his lap grinding her bottom in his crotch.
	07	24/11/22	02:51:55	Dancer lies back on top of male; his hands briefly touch her breasts.
	07	24/11/22	02:52:08	Dancer turns around and her breasts are at his head height, and she is rubbing her knees up and down his crotch, the runs her hands down his stomach to his crotch
	07	24/11/22	02:52:24	Other male is stood up pouring champagne into glass for the dancers, and dancer in the right hands the male on the left a glass of champagne, other dancer takes the glass from the male and drinks from it, goes to place back on the table but then offers the male the glass he take a sip and she places back on the table.
	07	24/11/22	02:53:45	Dancer is lying on her back on top of seated male, his right hand holding her right breast.
	07	24/11/22	02:54:00	Dancer stands up and turns to face male, left knee resting on his right thigh, the males hands are resting on either side of the chair, the dancers right hand reaches down between her legs and touches his crotch. Dancer then slides her body down his and then rubs both her hands down his chest, to the inside of his thighs, left hand then runs from the inside if his right thigh into his crotch and up to his chest resting on his face
	07	24/11/22	02:54:28	Male is seen rubbing his crotch with his right hand.

07	24/11/22	02:54:49	Dancer is seated on male facing away from him grinding her bottom into his crotch.
07	24/11/22	02:55:10	Dancer places her left foot (high heel shoes) on the chair between his crotch, dancer then turn around and seated on male facing away from him grinding her bottom into his crotch.
07	24/11/22	02:56:05	Dancer strokes males face with her hands, whilst rubbing her knees into his crotch, males' legs can be seen moving from contact with the dancer.
07	24/11/22	02:56:21	Dancer runs both her hands down the male's chest into his crotch.
07	24/11/22	02:56:51	Dancer is seated on male facing away from him grinding her bottom into his crotch.
07	24/11/22	02:57:01	Dancer is lying on her back on top of male, his right hand is holding her right breast.
07	24/11/22	02:57:16	Male hand right hand resting on her right hip and moves it towards her stomach.
07	24/11/22	02:57:32	Dancer is stood in front of male, bends over toward him, and reaches down and place her left hand in his crotch.
07	24/11/22	02:57:44	Dancer is stood in front of male, bends over toward him and rubs her right knee into his crotch.
07	24/11/22	02:57:58	Dancer straddles male placing her knees on his thighs, his right hand is moving up and down the back of her left thigh
07	24/11/22	02:58:15	Dancer still straddling male, he places both his hand on her bottom.
07	24/11/22	02:58:26	Dancer runs her hands down his chest to his crotch, and the places her head into his crotch.
07	24/11/22	02:58:54	Dancer is stood in front of male, bent over ,male has hand on her bottom.
07	24/11/22	02:59:11	Dancer is stood in front of male, bends over toward him, he is rubbing his left hand along her right leg.
07	24/11/22	02:59:21	Dancer is lying on male facing him, breasts in his face, male has his hands on her bottom. Screenshot -24Nov Cam7 – 02:59:21 - Exhibit RGG/000)
07	24/11/22	02:59:34	Dancer is kneeling down on floor in front of male has hand in male's crotch Screenshot -24Nov Cam7- 02:59:34 - Exhibit RGG/000)
07	24/11/22	03:00:56	Dancer is stood in front of male, bent over with left knee on his thigh, ,male has right hand on her left breast Screenshot -24Nov Cam7-03:00:56 - Exhibit RGG/000
07	24/11/22	03:04:22	Dancer is lying on her back on top of male, his right hand is holding her right breast.

09	24/11/22	03:46:00	Male seated on chair, middle right of screen. Dancer stood in front of him, male has hands on her bottom, and move hands up her back., dancer rubbing her left knee into his crotch.
09	24/11/22	03:46:59	Dancer lying on her back on top of male, male has his left hand on her left breast.
09	24/11/22	03:47:45	Dancer is seated on male facing away from him grinding her bottom into his crotch.
09	24/11/22	03:50:13	Dancer continues grinding her bottom into his crotch.
09	24/11/22	03:50:18	Dancer lies back on top of males, he rubs her right breast through her top with his right hand.
09	24/11/22	03:53:29	Dancer seated sideways on left leg of male, male has his right hand in dancers crotch. Screenshot 24Nov – Cam 9 03:53: 29 - Exhibit RGG/000
09	24/11/22	03:54:42	Lorraine comes into room and speaks with SIA
09	24/11/22	03:54:54	Dancer is stood in front of male, bent over, male has right hand on her bottom.
			Screenshot 24Nov – Cam 9 03:54: 52 - Exhibit RGG/000
09	24/11/22	03:56:11	Male moves his hands from dancers bottom up to her breasts and the back down to her bottom
09	24/11/22	03:59:49	Dancer has her breasts in his face, male holding her left breast with is right hand.
09	24/11/22	04:00:37	Dancer lying on her back on top of male, male has his left hand on her exposed left breast.
09	24/11/22	04:02:05	Lorraine leaves the room
09	24/11/22	04:02:51	Dancer is stood in front of male, bent over, male has right hand on her bottom.
14	24/11/22	00:59:22	Dancer and male enter booth, male removes two outer coats and sits down on chair out of camera view, dancer straddles male
14	24/11/22	01:03:00	Dancer removes her bra
14	24/11/22	01:04:30	Dancer is seated on male facing away from him grinding her bottom into his crotch.
14	24/11/22	01:04:50	Dancer lies back on male and his right hand can be seen on the inside of her right thigh. dancer then throws her spectacles onto the table and stands up. leans through into the next booth and reaches over to male in other booth, then turns around and puts her spectacles back on
14	24/11/22	01:05:13	Dancer is stood in front of male he places both his hand on the front of her waist and starts to undo the zip/fastening on her knickers. Dancers partially undoes the zip the rubs her vagina.

14	24/11/22	01:08:25	Dancers removes her knickers., stands up and faces male, then rubs her vagina with her right hand
14	24/11/22	01:10:05	Dancer is stood in front of male facing away, male rubs bot hands on her bottom
14	24/11/22	01:10:22	Dancer turns and faces male, dancer then rubs and taps her vagina with her right hand
14	24/11/22	01:10:27	Male touches her vagina with his right thumb, and dancer gyrates in front of him and leans into him
14	24/11/22	01:11:11	Dance is facing male sat on his left leg, males' right hand can been seen groping and squeezing dancers left breast.
14	24/11/22	01:14:17	Dancer is stood up leaning against wall, rubbing her vagina with her right hand, the move towards male and leans over, males hands the move onto her hips/waist
14	24/11/22	01:18:00	Dancers is straddled across male, facing him, he is rubbing both her breasts with his hands.
14	24/11/22	01:18:45	Dancer is stood up in front of male facing away, male places hands on he hips and the grabs/rubs her bottom.
			Screenshot 24Nov – Cam 14 01:18: 48 - Exhibit RGG/000
14	24/11/22	01:18:50	Males slaps dancers bottom with both his hands several times, the pulls her down onto his lap.
14	24/11/22	01:19:36	Dancer is seated on male's lap, facing away from him, male runs his hand up her back.
14	24/11/22	01:19:42	Male rubs his finger nails up and down dancers back.
14	24/11/22	01:25:52	Male and dancer leave the booth
14	24/11/22	01:39:33	Different male along with two dancers in booth, male is seated
14	24/11/22	01:43:45	Lorraine brings in tray with three shots and male pays using hi phone. – time on phone is shown as 0140hrs, (CCTV Timed at 01:43:59)
14	24/11/22	01:44:13	Dancer seated to right of male, picks up saltshaker and sprinkles salt on her left breast/nipple, male then appears to lick it off.
14	24/11/22	01:44:51	Male appears to stop sucking on dancers breast when she hands him the shot glass, they all down a shot.
14	24/11/22	01:46:48	Dancer is seated on male facing away from him grinding her bottom into his crotch.
14	24/11/22	01:51;37	Shane comes into take a payment, first transaction attempt out of camera view, but believed payment being made using phone, Shane shakes his head, believed transaction is declined, male takes out his wallet and takes

			out a bank card, card doesn't appear to work, male hands another card to Shane, unclear if transaction is processed, Shane leaves the booth. Dancer holds male by his hair with two hands and pulls him close to her the wraps arms around his neck.
14	24/11/22	01:56:34	Shane returns with PDQ machine, male attempts to pay by using phone, payment appears to be decline, Shane tears of receipt and throws it on the table, male shakes his head. then takes a bank card out of his wallet, places in PDQ machine then removes card, Shane stands up and walk out of booth with
14	24/11/22	01:58:39	Shane returns, male puts card back in PDQ machine, male places another card in PDQ machine, transaction appears to be decline. Shane uses his phone to on PDQ machine, then male uses phone to make payment twice, both appear declined. all leave booth and move toward the fire escape and the end of the booths.
14	24/11/22	02:08:04	Male and same two dancers return to the booth, dancers collect their bags and leave the booth
14	24/11/22	03:05:01	Male and dancer enter booth, male sit down out of camera view
14	24/11/22	03:06:07	Dancer sits on male's lap.
14	24/11/22	03:08:30	Dancer is seated on male facing away from him grinding her bottom into his crotch
14	24/11/22	03:08:51	Male runs his right-hand fingernails down the dancers naked back.
14	24/11/22	03:10:40	Male has right hand on dancers left breast.
14	24/11/22	03:10:58	Dancer is stood up facing away from Male, he places his right hand into dancers bottom onto her vagina.
			Screenshot 24Nov – Cam 14 03:10:59 - Exhibit RGG/000
14	24/11/22	03:11:26	Male has his hand in between dancer's legs on her vagina, then hand moves in and out between dancers legs
14	24/11/22	03:11:37	Dancer turns and faces male, she has her right hand on her vagina, male has his right hand below hers rubbing in between her legs, male then moves his hands onto her hips Screenshot 24Nov – Cam 14 03:11:38 - Exhibit RGG/000
14	24/11/22	03:11:51	Male has right hand on dancers left breast
14	24/11/22	03:21:10	Male is stroking dancer's bottom.
14	24/11/22	30:22:36	Male kisses dancers bottom, and dancer turns and looks at male

14	24/11/22	03:23:30	Dancer gets dressed
14	24/11/22	03:24:06	Male and dancer stood up facing each other, male then runs his right index finger up the front of the dancer knickers Screenshot 24Nov – Cam 14 03:24:06 - Exhibit RGG/000
14	24/11/22	03:24:56	Male leaves the booth.
16	24/11/22	02:21:45	Male and Dancer stood up in booth, awaiting to make payment, Dancer and male kiss on the lips., dancer hugging male and rubbing her right hand over his chest, the strokes his face, male appears unsteady on his feet swaying from side to side.
16	24/11/22	02:22:45	Dancer and male kiss again, male is rubbing her bottom with his left hand.
16	24/11/22	02:24:46	Male and dancer stood up facing each other, male is flicking dancer right nipple with his left have
16	24/11/22	02:27:46	Dancer cuddles/hugs mage
16	24/11/22	02:41:40	Dancer is facing seated male, male touches dancers' breasts with both his hands Screenshot 24Nov – Cam 16 02:41:042 - Exhibit RGG/000
16	24/11/22	02:43:30	Shane brings in more drinks and takes payment.
16	24/11/22	02:48:08	In Middle booth dancer takes males hands and places them on her hips, male then touches her breasts.
16	24/11/22	03:28:47	Middle booth dancer and male hugging each other.
16	24/11/22	03:29:47	Dancer leave booth without getting dressed
16	24/11/22	03:30:00	Male stands up, clearly unsteady on his feet, stumble as het get up and has to use his right hand to hold on to wall to support himself, swaying from side to side and has to lean against wall. Dancer returns and male has his hand on her bottom, then grabs her bottom with both hand
16	24/11/22	03:35:15	Male and dancer kiss on lips again Screenshot 24Nov – Cam 16 03:35:15 - Exhibit RGG/000
16	24/11/22	03:40:45	Male and dancer kiss on lips again
16	24/11/22	03:41:22	Male and dancer kiss on lips again
	- 1/ + + / 22	00.11.22	Screenshot 24Nov – Cam 16 03:41:22 - Exhibit RGG/000
16	24/11/22	03:50:53	Male puts on coat and leave the booth
16	24/11/22	04:09:10	Middle Booth – Male grinding against dancers bottom whilst stood up
17	24/11/22	02:26:25	Male enters booth with two dancers., dancer sits on him and grinds her bottom in his crotch., then straddles him

			and he touches her bottom., the other dancer faces away from him and puts her bottom on his right hand.
17	24/11/22	02:25:57	Lorraine walks past the booth
17	24/11/22	02:28:41	Dancer rubs males crotch with her right foot, the rubs crotch with both feet, other dancer rubs his crotch with her right hand.
17	24/11/22	02:28:57	Dancer places her head in his crotch, the rubs his crotch with her right hand and then remove her top.
17	24/11/22	02:29:57	Dancer is kneeling on floor leaning in toward male, her touches her left breast with his right hand.
17	24/11/22	02:37:33	Male is lying back in chair dancer approaches and put her right hand into the top of his trousers
17	24/11/22	02:40:15	Male has his right hand in dancer's crotch
17	24/11/22	02:43:35	Dancer rubs her breasts into his crotch, whilst rubbing his chest with her right hand, then rubs her feet in his crotch
17	24/11/22	02:45:15	Shane come in to check on the booth
17	24/11/22	02:45:40	Shane is stood outside the booth; dancer is touching the males leg.
17	24/11/22	02:45:51	Male touches dancer breasts with two hands
17	24/11/22	02:52:30	Lorraine comes into booth to take payment.
17	24/11/22	03:06:00	Lorraine brings in champagne, whilst male struggles to open the bottle the dancer lies on her back between his legs and continues to rub his crotch
17	24/11/22	03:17:55	Dancer is lying on her back on top of male, his left hand can be seen rubbing dancer's vagina, dancer sits up and continues to grind against his crotch.
17	24/11/22	03:18:57	Lorraine takes further payment
17	24/11/22	03:21:10	Dancer rubs his chest continuously and kisses his chest, rubs breasts into his groin
17	24/11/22	03:23:29	Male is seen using his mobile phone
17	24/11/22	03:32:15	Lorraine takes another payment
17	24/11/22	03:36:39	Male is hugging dancer his hands on her bottom

Appendix 20

RGG/004 TO RGG/020

RESTRICTED CONTENT

Appendix 21

Exhibit RGG/003 - Email chain between Solicitor (Luke Elford) and PC Guerra

Reaz.

To confirm:

I have just handed to you two envelopes containing 4 x USB sticks containing the CCTV requested for 21/22 November and 23/24 November.

You could not remember the name of the acting superintendent who signed the certificate authorising the summary review, but you are going to send this to me by the end of the day.

You have stated that you do not have the any of the details I have requested for the 21/22 November allegation but that as soon as these are obtained they will be provided. It is my suggestion that they **must be obtained as a matter of urgency** and provided to us immediately. If the details are either not provided to us or provided at a late stage (when the police, as a whole, have been aware of the allegation since the date the CRIS was created – 10:46am on 24/11/22) then we reserve the right to raise that matter subsequently. As I have said, those are enquiries that could and should have been made before the triggering of the review with the police placing great reliance on these allegations. It is reasonable to expect the police to have conducted basic evidence gathering.

You refused to discuss the case any further as you had your daughter with you. You explained that you were on your day off. I said that neither of those matters was my or my client's fault.

By the end of today please confirm:

- Name of acting superintendent who signed summary review certificate and contact details
- When we can expect a description of the complainant and supporting details for 21/22 November
- When we can expect the totality of the police evidence

I would remind you that this review was triggered on 13 December 2022 with the trigger incident being cited as taking place on 25/26 November 2022 (as referenced in **both** the application for summary review and the certificate). It was only after the interim steps hearing on 15 December, and indeed, not until nearly 8pm that day, that the police disclosed that they had in fact got the date completely wrong inadvertently misleading and misdirecting the applicant and the licensing subcommittee and wasting a great deal of everyone's time and effort. I further remind you that at the time the review was triggered the police (you) were in already possession of the CRIS report (6573153/22) which **clearly** explains that the date of the allegation was 24 November. Did neither you, PC Muldoon, or Acting Superintendent (name tbc) read that CRIS report prior to submitting the review/signing the certificate?

Thanks.

Kind Regards

Luke Elford



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********	********	**********	****
From: Reaz.Guerra	< <u>Reaz.Guerra</u>	>	
Sent: Wednesday, Decemb	er 21, 2022 1:24:13 PM		
To: Luke Elford			
Cc: Steve.Muldoon		>;	

Subject: RE: Vanity License Ltd - Vanity Bar, 4 Carlisle Street - Police CCTV Request

Dear Luke

gerald.gouriet

I will aim to be there at 3pm.

Kind Regards

Reaz

From: Luke Elford

Sent: 21 December 2022 12:55

To: Guerra Reaz - AW-CU ; Muldoon Steve - AW-CU

<Steve.Muldoon

k; gerald.gouriet Cc: Gary.Grant

Subject: RE: Vanity License Ltd - Vanity Bar, 4 Carlisle Street - Police CCTV Request

Reaz,

Is there a particular reason why you are not answering the questions I have asked or providing the information I have asked for? My address is . If you call me on arrival, I will come down. I have a telephone appointment between 2 and 3 so please avoid arriving during that period. **Kind Regards Luke Elford** Partner John Gaunt & Partners John Gaunt & Partners | Kings Cross Business Centre | 180 - 186 King Cross Road, London | WC1X 9DE Premises Licences | Personal Licences | DPS Changes | Temporary Event Notices <u>APLH Courses</u> | <u>Reviews</u> | <u>Due Diligence</u> | <u>Betting and Gaming</u> | <u>eLearningPlus</u> For more details on our services please click on the links above. From: Reaz.Guerra Sent: 21 December 2022 12:50 To: Luke Elford >; Steve.Muldoon Cc: Gary.Grant ; gerald.gouriet Subject: RE: Vanity License Ltd - Vanity Bar, 4 Carlisle Street - Police CCTV Request Luke, Thanks, could you confirm the address/location in Whitechapel? **Kind Regards** Reaz From: Luke Elford **Sent:** 21 December 2022 11:52 To: Guerra Reaz - AW-CU >; Muldoon Steve - AW-CU Cc: Gary.Grant ; gerald.gour Subject: RE: Vanity License Ltd - Vanity Bar, 4 Carlisle Street - Police CCTV Request See below. Please respond to the questions I have asked. **Kind Regards Luke Elford** Partner

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From: Reaz.Guerra < Reaz.Guerra

Sent: 21 December 2022 11:41

To: Luke Elford >; Cc: Gary.Grant ; gerald.gouriet

Ben.J.J.Chadwick

Subject: RE: Vanity License Ltd - Vanity Bar, 4 Carlisle Street - Police CCTV Request

Luke,

Please find attached forms. – Still inadequate, but they will have to do. If the ICO come knocking we will refer them on to the you/the Met.

In terms of collecting the CCTV today, where would it need to be collected from? – Whitechapel

Could you also confirm what format the footage is in (e.g. .avi, .mp4) and/or if it requires specific app/software to be viewed? - .mp4 – the player software has been uploaded onto the USBs for you.

Kind Regards Reaz

From: Luke Elford

Sent: 21 December 2022 11:25

To: Muldoon Steve - AW-CU

Cc: Gary Grant <

>

Dear PCs Muldoon and Guerra.

I write further to previous correspondence regarding the above.

Subject: Vanity License Ltd - Vanity Bar, 4 Carlisle Street - Police CCTV Request

You have requested CCTV footage from all cameras at Vanity Bar, 4 Carlisle Street, London W1D 4BJ for the following dates:

- 1. 21/22 November 2022; and
- 2. 23/24 November 2022 (incorrectly requested and particularised in review documents and certificate as 25/26 November 2022) Please may I have the name and contact details for the acting superintendent who signed the review certificate. We may need to contact them in due course.

We remain of the view that your request is neither necessary nor proportionate for the prevention or investigation of the allegations as set out in CRIS references 6573153/22 (23/24 November) and 6572076/22 (21/22 November) and that the request, if complied with, places our client in breach of its obligations as a data controller.

We note that you are yet to provide us with any sort of description of the complainant in relation to 21/22 November including transaction amounts, card details, and transaction times despite our requesting these from you several times. All of these details could and should have been secured prior to the submission of the review and it is noted that all of the CRIS reports were in your possession prior to the interim steps hearing on 15 December 2022. **Please provide these today.**

It is further noted that the CRIS report for the trigger incident which you particularised as taking place on 25/26 November 2022 was printed and accessible to you prior to the review application being served and <u>clearly contains</u> the correct offence dates.

In spite of this, and in order to comply with condition 30 of the venue's premises licence, the footage has now been downloaded and will be made available for collection.

Before we arrange exchange of the footage, please may I request, again, that you properly complete the venue's CCTV request form. So far you have been unable or unwilling to complete it to a satisfactory standard.

I have taken the step of converting the document into Word format for you so that you can type directly into the document. It is reasonable to ask you to complete the form properly.

In terms of collection of the footage, I am working from home today. I will at my offices in Kings Cross both tomorrow and Friday, but I have meetings during the following periods:

- Thursday 22/12 9am to 11am and 3pm to 4pm
- Friday 23/12 9am to 10:30am and 3:30pm 5pm

You are welcome to come and collect the footage today, or we can fix a time tomorrow or Friday.

Turning now to the unsigned, undated, letter that you sent to me by email (timed 10:50) the content of which is noted/refuted. I wish to highlight the following paragraph for you:

The police require footage from all cameras at all times on the days in question in order to undertake a comprehensive and effective in enquiry into the allegations made. It is not possible for the police to limit its enquiries to specific cameras and/or specific times within those days. The police's investigations will concern what may and may not have taken place on those days. What is precisely relevant will only crystallise as investigations are undertaken (both of the footage and of other evidential sources) and the results of those investigation are analysed.

It is <u>absolutely possible</u> and in fact, very simple, for the Police to limit their enquiries to specific cameras and/or specific times.

For example, in relation to the 24 November allegation (CRIS 6573153/22) the male enters the venue at 01:34 rendering any footage from any camera prior to 01:34 irrelevant to that investigation. It might be reasonable, for example, to request

footage from 01:20 to show a short passage of time leading up to the male's entry to the premises, but instead you have asked for footage from 21:00 hours on 23 November onwards.

In a similar vein, you have requested footage from all cameras at the venue. This would include cameras in back of house areas such as the office and female changing rooms. Being that we can show the complainant's entire evening in the venue from entry to exit, save perhaps any trips to the bathroom, how can it be necessary and proportionate for you to have access to hours and hours of footage, including sensitive personal data, for areas that have no relevance whatsoever to your investigation.

In summary:

- Please properly complete the venue cctv release form and return to me (email is fine)
- Please let me know how/when you would like to collect the CCTV footage

I would remind you that the CCTV footage is being provided to you for the express purpose of investigating the allegations within CRIS numbers 65731153/22 and 6572076/22 and for no other purpose. The footage is to be kept securely by the Metropolitan Police and is not to be further shared with any person without the express consent of the data controller.

Best wishes. Kind Regards Luke Elford



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Appendix 22



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(http://resources.companieshouse.gov.uk/serviceInformation.shtml#compInfo)

Advanced company search (/advanced-search)

I identify this exhibit as that referred to in the statement signed by me

Exhibit number: EXHIBIT MA/02

NH LICENSE LTD

Company number 12523134

Da Na

Date: 15 May 2023 Name: Mohshin Ali

Signed:

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File for this company
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- Filing history (https://beta.companieshouse.gov.uk/company/12523134/filing-history)
- People (https://beta.companieshouse.gov.uk/company/12523134/officers)
- More (https://beta.companieshouse.gov.uk/company/12523134/more)
 - Officers
 - Persons with significant control (/company/12523134/persons-with-significant-control)

Filter officers

Current officers			
Apply filter			

1 officer / 0 resignations

CLAIR, Manpal Singh

Correspondence address 128 City Road, London, United Kingdom, EC1V 2NX

Role Active **Director**

Date of birth February 1983

Appointed on 18 March 2020

Nationality British

Country of residence England

Occupation Businessman

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VANITY LICENSE LTD

Company number 12523049

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CLAIR, Manpal Singh

Correspondence address 128 City Road, London, United Kingdom, EC1V 2NX

Role Active **Director**

Date of birth February 1983

Appointed on 18 March 2020

Nationality British

Country of residence England

Occupation Businessman

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Appendix 23

Table of Breaches from CCTV for 18th August 2022

Standard Conditions attached to these premises' current Sexual Entertainment Venue Licence:

- 35. During a performance there shall be <u>no intentional physical contact between a performer and the customer</u> 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.
- 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.

Officer A - Surveillance Operative (MN)

Performer A - "Maya" (referred to Mia in statement)

Officer B - Surveillance Operative (RS)

Performer B: "Patricia"

Customer C - unidentified customer at the end of video

Performer C - "Elena"

Breaches can be observed throughout the CCTV footage as described in the table.

Room Name/ Camera number	Date/ Time as shown on	Subjects seen: Officer (A, B)*	Description of Activity	Breach of condition (Condition(s) listed)
	screen	,		

		Performers (A, B)*		
Camera 01 (VIP Room)	18/08/20 22 23:10:38	Performer A Officer A	Performer A straddled onto Officer A's lap and touched Officer A's body, including his groin intermittently. Officer A is touched by Performer A.	Cond 35 & 38
Camera 01 (VIP Room)	18/08/20 22 23:10:39	Performer A Officer A	Performer A straddled onto Officer A's lap, taking Office A's left hand and put it on her leg. Officer A invited to touch Performer A's leg.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:11:21	Performer A Officer A	Performer A invited Officer A to touch Performers A's waist. Officer A invited to touch performer A's waist.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:11:28	Performer A Officer A	Performer A sat of Officers A's lap taking Officer A's hands and put it on her breasts. Officer A invited to touch Performer A's breasts.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:11:45	Performer A Officer A	Performer A accepted uninvited touch of Officers A's hands. Officer A touched Performers A's legs.	Cond 35

Camera 01 (VIP Room	18/08/20 22 23:12:11	Performer A Officer A	Performer A accepted uninvited touch of Officers A's hands. Officer A touched Performers A's legs.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:12:27	Performer A Officer A	Performer A sat on Officer A's lap and touched Officers A's face. Officer A is touched by Performer A.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:12:30	Performer A Officer A	Performer A sat on Officer A's lap and covered her genitals to deter Officer A's advances of hands.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:12:51	Performer A Officer A	Performer A touched Officer A's body and head intermittently. Officer A is touched by Performer A.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:14:08	Performer B Officer B	Performer B touched Officers B's face and possibly kissed Officers B's neck. Officer B is touched and possibly kissed by Performer B.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:14:30	Performer A Officer A	Performer A sat on Officers A's lap and stroked Officers A's body. Officer A is touched by Performer A.	Cond 35

Camera 01 (VIP Room	18/08/20 22	Performer A	Performer A high fived Officer A.	Cond 35
ROOM	23:15:11	Officer A	Officer A is touched by Performer A.	
Camera 01 (VIP Room	18/08/20 22	Performer A	Performer A touched Officers A's body and groin.	Cond 35
	23:15:30	Officer A	Officer A is touched by Performer A.	
Camera 01 (VIP Room	18/08/20 22	Performer A	Performer A invited Officer A to touch Performers A's bottom and body.	Cond 35
	23:15:44	Officer A	•	
			Officer A invited to touch performer A's bottom and body.	
Camera 01 (VIP	18/08/20	Performer A	Performer A invited Officer A to touch Performers A's	Cond 35
Room	22 23:16:37	Officer A	legs.	
			Officer A invited to touch performer A's legs.	
Camera 01 (VIP	18/08/20	Performer A	Performer A accepted uninvited touch of Officers A's	Cond 35
Room	22 23:17:15	Officer A	hands.	
	20.17.10	Officer 70	Officer A touched Performers A's body.	
Camera 01 (VIP	18/08/20	Performer A	Performer A touched Officers A's body.	Cond 35
Room	22 23:17:26	Officer A	Officer A is touched by Performer A.	
Camera 01 (VIP Room	18/08/20 22	Performer A	Performer A accepted uninvited touch of Officers A's hands intermittently.	Cond 35

	23:17:27	Officer A	Officer A touched Performers A's body.	
Camera 01 (VIP Room	18/08/20 22 23:17:54	Performer A Officer A	Performer A accepted uninvited touch of Officers A's hands intermittently. Officer A touched Performers A's body.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:18:06	Performer B Officer B	Performer B touched Officer B's left arm. Officer B is touched by Performer B.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:18:26	Performer B Officer B	Performer B touched Officer B's body. Officer B is touched by Performer B.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:18:33	Performer A Officer A	Performer A strokes Officers A's groin and body intermittently. Officer A is touched by Performer A.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:20:59	Performer A Officer A	Performer A straddled Officer A and invited Officer A to touch Performers A's body. Performer A touched Officer A's body. Officer A invited to touch performer A's body and is touched by Performer A.	Cond 35

Camera 01 (VIP Room	18/08/20 22 23:22:33	Performer A Officer A	Performer A accepted uninvited touch of Officers A's hands intermittently. Officer A touched Performers A's body.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:22:42	Performer A Officer A	Performer A invited Officer A to touch Performers A's breasts. Officer A invited to touch performer A's breasts.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:23:23	Performer A Officer A	Performer A sat on Officer A's lap and accepted uninvited touch of Officers A's hands. Officer A touched Performers A's body.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:23:43	Performer A Officer A	Performer A touched Officers A's groin and body intermittently. Performer A possibly kissed Officer A's neck. Officer A is touched by Performer A.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:24:38	Performer A Officer A	Performer A accepted uninvited touch of Officers A's hands intermittently. Officer A touched Performers A's body.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:26:13	Performer A Officer A	Performer A accepted uninvited touch of Officers A's hands intermittently.	Cond 35

			Officer A touched Performers A's body.	
Camera 01 (VIP Room	18/08/20 22	Performer B	Performer B touched Officer B's face.	Cond 35
	23:26:53	Officer B	Officer B is touched by Performer B.	
Camera 01 (VIP Room	18/08/20 22	Performer A	Performer A accepted uninvited touch of Officers A's hands intermittently.	Cond 35 & 38
	23:27:21	Officer A	Officer A touched Performers A's body including breasts.	
Camera 01 (VIP Room	18/08/20 22	Performer A	Performer A invited Officer A to hug and touched Officer A's body intermittently.	Cond 35
	23:28:28	Officer A	Officer A invited to touch performer A.	
Camera 01 (VIP Room	18/08/20 22	Performer B	Performer B touched Officer B's face intermittently.	Cond 35
	23:28:55	Officer B	Officer B is touched by Performer B.	
			Missing footage from 23:29:14 – 23:29:23*	
Camera 01 (VIP Room	18/08/20 22	Performer A	Performer A touched Officers A's body intermittently.	Cond 35
TOOM	23:30:18	Officer A	Officer A is touched by Performer A.	
Camera 01 (VIP Room	18/08/20 22	Performer A	Performer A invited Officers A's to touch Performer A's body.	Cond 35 & 38

	23:30:33	Officer A	Officer A touched Performers A's body, including breast.	
Camera 01 (VIP Room	18/08/20 22 23:31:11	Performer A Officer A	Performer A touched Officers A's face and body. Officer A is touched by Performer A. Missing footage from 23:31:24 – 23:31:32*	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:31:41	Performer B Officer B	Performer B touched Officer B's chest. Officer B is touched by Performer B.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:32:32	Performer A Officer A	Performer A touched Officers A's face and body. Officer A is touched by Performer A.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:32:48	Performer A Officer A	Performer A touched Officers A's hand. Officer A is touched by Performer A.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:33:19	Performer A Officer A	Performer A accepted uninvited touch of Officers A's hands. Officer A touched Performers A's body.	Cond 35

Camera 01 (VIP Room	18/08/20 22 23:33:35	Performer A Officer A	Performer A touched Officers A's shoulder. Officer A is touched by Performer A.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:33:41	Performer A Officer A	Performer A accepted uninvited touch of Officers A's hands. Officer A touched Performers A's body.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:34:30	Performer A Officer A	Performer A invited Officer A to a kiss on the cheek and a hug. Officer A invited to touch performer A's waist.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:34:30	Performer A Officer A	Performer A touched Officer A's shoulder.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:34:34	Performer B Officer B	Performer B kisses Officer B's cheeks. Officer B is touched by Performer B.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:46:48	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands. Customer C touched Performer C's body, including breasts.	Cond 35 & 38

Camera 01 (VIP Room	18/08/20 22 23:47:10	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands.	Cond 35 & 38
	20111110	Guotomer	Customer C touched Performer C's body and breasts. Customer C removes part of Performer C's clothing.	
Camera 01 (VIP Room	18/08/20 22 23:47:56	Performer C Customer C	Performer C straddled Customer C's lap and accepted uninvited touch of Customer C's hands.	Cond 35 & 38
			Customer C touched Performer C's body and breasts. Customer C removes part of Performer C's clothing.	
Camera 01 (VIP Room	18/08/20 22	Performer C	Performer C touched Customer C's body.	Cond 35
TOOM	23:47:58	Customer C	Customer C is touched by Performer C.	
Camera 01 (VIP Room	18/08/20 22 23:49:18	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands intermittently.	Cond 35 & 38
	20.40.10	Outletter C	Customer C touched Performer C's body including her genitals and breasts.	
Camera 01 (VIP Room	18/08/20 22	Performer C	Performer C touched Customer C's groin.	Cond 35
TOOM	23:50:54	Customer C	Customer C is touched by Performer C.	
Camera 01 (VIP Room	18/08/20 22	Performer C	Performer C stands on sofa and puts genitals in Customer C's face.	Cond 35
	23:51:05	Customer C		

			Missing footage from 23:51:14 – 23:51:21*	
Camera 01 (VIP Room	18/08/20 22 23:51:32	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands intermittently. Customer C touched Performer C's body and breasts.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:51:34	Performer C Customer C	Performer C straddled Customer C and touched Customer C's chest. Customer C is touched by Performer C.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:53:12	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands intermittently. Customer C then licked/kissed Performer C's back. Performer C stops dancing and talks to Customer C once licked/kissed. Performer C departs room. Customer C touched Performer C's body and breasts.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:54:24	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands and face intermittently. Customer C touched Performer C's body and genitals.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22	Performer C	Performer C touched Customer C's groin.	Cond 35

	23:54:25	Customer C	Customer C is touched by Performer C.	
Camera 01 (VIP Room	18/08/20 22 23:54:54	Performer C Customer C	Performer C deters Customer C from touching her genitals.	Cond 35
Camera 01 (VIP Room	18/08/20 22 23:55:41	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands. Customer C touched Performer C's body and breasts. Missing footage from 23:56:14 – 23:56:26*	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:56:12	Performer C Customer C	Customer C kissed/licked Performer C's breast. Performer C deters Customer C kissing her breasts. Customer C touched Performers C's breasts.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:56:41	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands intermittently. Customer C touched Performer C's body including breasts, and her genitals.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:58:13	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands intermittently.	Cond 35 & 38

			Customer C touched Performer C's body including breasts, licked her breast, and kissed Performer C on face.	
Camera 01 (VIP Room	18/08/20 22 23:58:20	Performer C Customer C	Performer C touched Customer C's chest, stands on sofa and puts genitals in Customer C's face.	Cond 35 & 38
Camera 01 (VIP Room	18/08/20 22 23:59:27	Performer C Customer C	Performer C accepted uninvited touch of Customer C's hands intermittently. Customer C touched Performer C's body including breasts.	Cond 35 & 38

Appendix 24

LONDON BOROUGH OF TOWER HAMLETS **LICENSING**

RESTRICTED (when complete)

MG11

Witness Statement

Page 1 of 2

Criminal Justice Act 1967, s.9; Magistrates Court Act 1980, ss.5A and 5B; Criminal Procedure Rules 2015, r 16.2

			URN:				
Statement of: Mohs	hin ALI						
Age if under 18 (if over	insert "over 18"):	Over 18	Occupation:	Senior L	icensir	ng Officer	
This statement (consisting of 2 Pages(s) each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it, anything which I know to be							
false, or do not believe	to be true.						
Name / Signature:			Date:	24 th A	ugust 2	2023	

Statement

- I am Mohshin ALI and I am employed by the London Borough of Tower Hamlets as a Senior Licensing Officer in the Licensing Section of Environmental Health & Trading Standards. I have been a Licensing Officer since July 2004 and I am duly authorised under the Licensing Act 2003. I am also aware of the systems used for issuing and storing records in relation to the above Act and I am authorised to access records in order to look at the history of premises.
- 2. I make this statement as an addition to my previous statement of 15th May 2023.
- 3. Vanity Bar and Nightclub, 4 Carlisle Street, London W1D 4BJ had its SEV renewal application refused by Westminster City Council on Thursday 25 May 2023. The evidence supporting the revocation highlights similar breaches namely touching between performer and customer during a performance which took place at Nags Head with the link being Mr Clair. I produce Exhibit MA/03 which is the formal decision of Westminster City Council's Licensing Sub-Committee.
- 4. Mr. Manpal Singh Clair as per his statement submitted in response to the revocation request mentions other premises in relation to which he has been involved in their running. However, the existence of that club (Vanity Bar and Nightclub), and the pending proceedings, were omitted from Mr Clare's statement.

Name / Signature:	Date:	24 th August 2023

LONDON BOROUGH OF TOWER HAMLETS LICENSING

RESTRICTED (when complete)

MG11

Page 2 of 2

Witness Statement

Criminal Justice Act 1967, s.9; Magistrates Court Act 1980, ss.5A and 5B; Criminal Procedure Rules 2015, r 16.2

- 5. The Licensing Committee for the revocation request was originally due to be heard on 16th May 2023. The Licensing Authority received evidence late in the day and we did our best to disclose it as soon as we were able to. Although we did not resist the request for an adjournment, we remain of the view that it is highly relevant that Mr Clair has very recently lost a SEV licence elsewhere in London on the basis of his fitness to hold a licence; and in particular, the case there disclosed breaches of the licence conditions very similar to those admitted in this case.
- 6. I produce **Exhibit MA/04** which is the formal decision of Tower Hamlets' Licensing Committee hearing of 17th October 2017 where additional conditions were imposed.



Appendix 25

I identify this exhibit as that referred to in the statement signed by me

Exhibit number: EXHIBIT MA/03

Date: 24 August 2023 Name: Mohshin Ali

Signed:

WESTMINSTER CITY COUNCIL LICENSING SUB-COMMITTEE NO. 6 ("The Committee")

Thursday 25 May 2023 – Item 3

Membership: Councillor Robert Eagleton (Chair),

Councillor Concia Albert and Councillor Jim Glen

Officer Support: Legal Adviser: Viviene Walker

Policy Officer: Daisy Gadd
Committee Officer: Sarah Craddock
Presenting Officer: Emanuela Meloyan

Other Parties: Mr Gary Grant (Counsel for the Applicant), Mr Luke Elford and

Heidi Lawrence (John Gaunt and Partners), Mr Manpal Clair (Director of the Applicant Company), Mr Andrew Bamber (Compliance Consultant to the Applicant Company), Dr Philip Hadfield (Consultant), Stephen Pantling (Proposed General Manager), Mr James Rankin (Counsel for the Metropolitan Police Force), PC Steve Muldoon and PC Reaz Guerra, Mr Richard Brown (Solicitor, Westminster's Citizens Advice

representing the 4 objectors), Objector 1, 2 witnesses on behalf

of objector 1 and Objector 3 and Objector 4.

Application for a Renewal of a Sex Establishment Licence in respect of Vanity Bar and Nightclub 4 Carlisle Street London W1D 3BJ 22/11772/LISEVR

FULL DECISION

Premises:

Vanity Bar and Nightclub 4 Carlisle Street London W1D 3BJ

Applicant

Vanity License Limited

Ward

West End

Summary of Application

This is an application for the renewal of a Sex Establishment Licence (Sexual Entertainment Venue) under Schedule 3 of the Local Government Miscellaneous Provisions Act 1982 as amended (LG(MP)A1982) for the Premises known as Vanity Bar and Nightclub, 4 Carlisle Street, London W1D 3BJ. The Basement to First Floor of the Premises has operated as a sex establishment

(Sexual Entertainment Venue) since 2012. The Premises are located in Westminster core CAZ North.

There is a resident count of 135.

There was a transfer of the Licence in 2020 which was renewed on 30 November 2021 and was granted under delegated authority. This Licence reference 21/13871/LISEVR expired on 15 December 2022. The Premises also have the benefit of a Premises Licence. Reference 20/03227/LIPT.

On 8 December 2022, Vanity License Limited submitted an application to renew the Sex Establishment Licence to continue to operate the Premises as a Sexual Entertainment Venue. The Licence permits relevant entertainment Monday to Saturday from 09:00 to 03:00 hours and Sunday from 09:00 to 23:00 hours.

Representations Received

- Metropolitan Police Service (PC Reaz Guerra)
- Five Interested Parties.

Issues raised by Objectors

- It is believed that there have been numerous breaches of the conditions on both SEV Licence and Premises Licence.
- The nature and severity of the alleged breaches raises serious concerns with the Police regarding the licence holder's ability to operate the premises in line with the conditions attached to the SEV Licence.
- The conduct of staff and customers, the disruption and noise plus the safety concerns have steadily got worse over the years and is now intolerable.
- The noise continues every night until 4 a.m. as pedicabs and the last customers who hang around and staff leave.
- The amount of violent or abusive incidents that occur on a regular basis is worrying.
- I am aware of a steady deterioration of the quality of life in Carlisle Street.
- The noise generated immediately in front of the building which the residents have itemised and reported in Licensing hearings since 1989 has never abated.

Policy Position

Suitability of Applicant – SU1

The Applicant has stated that no relevant offences have been committed.

SEV carried on for the benefit of another person - SU2

The Applicant has confirmed that they will not be carrying out the functions of regulated entertainment at this premises for the benefit of another person.

Appropriate number of SEV in a locality - NO1

The appropriate number of sexual entertainment venues in the relevant localities is 25 in the Westminster core CAZ north. As the premises are currently licensed this application, if granted, will not exceed 25.

Character of the relevant locality – LO1

Carlisle Street is a small cul-de-sac with not through traffic.

Use of premises in the vicinity – LO2

The main use of the premises in the immediate vicinity is residential with a few licensed premises (under the Licensing Act 2003). Within a 100-metre radius of the premises, there is a resident count of 135. There are no other SEV premises or schools within 100 metres of the premises. There is one place of worship within 100 metres of the premises.

Layout, character or condition of the venue - LO3

The premises have its main entrance on Carlisle Street. The basement, ground and first floors are included within the licensable areas for Relevant Entertainment purposes.

SUBMISSIONS AND REASONS

Ms Emanuela Meloyan, Senior Licensing Officer, outlined the application to the Committee. She advised that representations had been received from the Metropolitan Police Service and five Interested Parties. She advised that the Premises are located within the West End Ward and the Westminster core CAZ North. She confirmed that the additional submissions from the Applicant, the Metropolitan Police Service and the Interested Parties had been circulated to the Committee.

Mr Gary Grant, Counsel on behalf of the Applicant outlined the application for the annual renewal of the Sex Establishment Licence for Vanity before the Committee. He stated that Vanity was now compliant with all 14 reopening conditions imposed on its Premises Licence at the Summary Review and that the Responsibility Authorities had met with the new Designated Premises Supervisor (DPS) who would also be the General Manager of Vanity. Mr Grant confirmed that the Applicant had decided not to reopen Vanity until all the new processes, policies and management team were in place with a verifiable compliance regime overseeing the operation.

Mr Grant outlined that sexual entertainment was not to everyone's liking however in a liberal democracy this was not enough to refuse the renewal of this SEV licence. He advised the Committee of the history of the Premises and stated that the Applicant had taken over the Premises in 2014, reopened it after refurbishment in 2015 and that the SEV licence had been successfully renewed without objection in 2016, 2017 2018 and most recently in 2021 and 2022. He emphasised that this was an established business and that although the type of business was not too everyone's taste that in itself was not enough to prohibit it. He added that over

20,000 people visited Vanity annually and it offered a legitimate and lawful source of entertainment for many people (male and female) of all ages and sexual orientation. He advised that although breaches of the SEV licence had taken place there had been no outright prostitution or sexual intercourse or forced labour occurring within the Premises and therefore the breaches were not at the top end of seriousness of breaches. He emphasised that the Applicant had been horrified to learn of the breaches at Vanity and had worked with purpose to resolve matters.

Mr Grant referred to the suitability of the locality for the Premises and stated that Soho had been (and still is to some extent) famously known for its adult entertainment since the 1930s and that this Premises had been operating as a sexual entertainment venue for the past 40 years. He explained that the renewal of the SEV licence had been mainly unopposed however on the occasions the annual renewal of the SEV licence had been opposed there had been residential objections made regarding Public Nuisance. He advised that all the locality submissions made by residents that this was not an appropriate place for this venue had been previously raised on each and every contested renewal application since 2014, and each time the Committee had considered these representations in detail and had decided that the locality point was not a good reason to refuse the renewal of this SEV licence. He added that nothing had now changed to rule that a lap dancing venue was inappropriate in Soho. He outlined that there were two other SEV licences operating within a three minute walk from Vanity and that Vanity was located right in the middle of the West End CAZ North area deemed a suitable location for such venues as stated in the Council's Sexual Entertainment Venues Statement of Licensing Policy.

Mr Grant advised that the Council had already determined through its own SEV Policy that the West End CAZ North was the appropriate place for up to 25 SEV licences. He added that there was nowhere near that number of SEV licences currently operating in this locality. He stated that the Environmental Health Service and the Licensing Authority had not objected to the renewal of the SEV licence as one would expect if it was an inappropriate location, so on policy grounds the Council's own experts in particular the Licensing Authority did not object to the locality of Vanity. He advised that the Public Nuisance issues raised by the objectors were similar to the ones raised during the Summary Review in January 2023 and that the 14 additional conditions attached to the Premises Licence at that hearing had dealt with the Public Nuisance issues. He referred the Committee to page 143 of the Agenda Pack where Mr Watson, Environmental Health Service (EHS) advised that the noise limiter had been signed off by the EHS and he confirmed that they had not objected to the renewal of the SEV licence as there had not been any substantial complaints against the Premises since 11 November 2021, when there had been fighting on the street which did not involve customers from Vanity. He stated that Public Nuisance was not an objective in the renewal of a sex establishment licence.

Mr Grant explained that the Premises use to operate as a full on nightclub and that the Premises Licence permitted the venue to open until 03:30 hours Monday to Saturday and its conditions specifically envisages the venue operating as a 'discotheque'. He advised that the Applicant wished to continue operating this venue as a sex establishment venue, however if he was not permitted to do so he would be forced to revert to operating it as a nightclub. He added that the Applicant had already had several inquiries from nightclub operators offering to purchase the venue and that evidence from both the Council's Responsible Authorities and Mr

Andrew Bamber (Compliance Consultant to the Applicant Company) and Dr Philip Hadfield (Consultant) indicated that the impact on residents from SEV establishments were much less then on vertical drinking nightclubs or late night bars. He further added that the SEV licence restricted the capacity of the Premises to 89 patrons whereas the Premises licence alone would allow for a capacity of 175 patrons.

Mr Grant advised that the Applicant had accepted that the pedicabs were a real concern for residents and had demonstrated this by agreeing to the 14 additional conditions being added to the Premises Licence after the Summary Review hearing. He explained that the Applicant was very much in favour that these 14 additional conditions on the Premises Licence be added to the SEV licence to alleviate resident's concerns. Mr Grant highlighted that pedicabs were a problem for the whole of the West End and that although the Council had lobbied central Government on this issue there was still no legislative powers to deal with them. He stated that removing the SEV licence would not resolve the issue of pedicabs and that pedicabs would still operate in the immediate vicinity.

Mr Grant referred to Dr Philip Hadfield's (Consultant) findings contained in the Agenda Pack. He advised that Dr Hadfield had visited the area on a Friday and Saturday night in late January 2023 and the photograph contained at page 329 of the pack clearly indicated pedicabs going into Carlisle Street even when Vanity was closed. Mr Grant also referred the Committee to a photograph that showed a sign located outside of Vanity clearly informing patrons not to engage with pedicabs and warning them that they were a source of crime and disorder. He advised that there was now a SIA door supervisor employed solely to deter pedicabs from the area because it was not something that the Applicant wanted associated with the Premises.

Mr Grant referred to pages 212 to 227 of the Agenda Pack which contained the following updated policies and procedures: Codes of conduct for dancers and performers, Drug Policy, Noise Management, Welfare and Safeguarding and Pedicabs. He advised that there would also be a dispersal policy, SIA monitoring of the outside area in the future and vehicles would be encouraged to move away from the Premises. He advised that the suggestion of noise outbreak from the Premises was somewhat historical because the Applicant had undertaken a full refurbishment which included extensive noise dampening and the fitting of a noise limiter which has now been recalibrated and checked by EHS on 22 May 2023. He strongly emphasised that the Applicant would arrange regular engagement with residents and that a condition had been imposed on the Premises Licence to have quarterly residential meetings. He added that an invitation had been sent out a week ago for the first meeting and all those who had sent in representations for the Summary Review had been invited via emails/letter.

Mr Grant referred to Dr Hadfield report contained at pages 279 to 338 of the Agenda Pack. Mr Grant requested that the Committee pay particular attention to paragraph 40 of the report (the executive summary). He advised that Dr Hadfield was a leading reliable expert in gaining evidence regarding cumulative impact in licensing policy matters and he had been instructed to consider all the locality points raised by the residents. Dr Hadfield advised the Committee that he had found that although Carlisle Street was a cu de sac many people mitigated that way out of Soho to Oxford Street because of the one way traffic system and that it had been bustling with noisy activity in the early hours of the morning even whilst Vanity

was not operating. He advised that it was his belief that Soho was the correct location for SEV licences, and that the Council's Policy had worked in that it had prevented a proliferation of SEV licences throughout Westminster. Dr Hadfield advised that there were certain public safety advantages for Vanity to operate as this part of the street was particularly dark so having an open venue would ensure there were 'eyes on the street'. He added that at the moment there was no natural surveillance and people were walking through dark streets. Mr Grant then emphasised that the Premises were right in the heart of precisely the area where the Council's Policy sets out was appropriate for SEVs.

Mr Grant referred to the CCTV installed in Vanity in 2015. He advised that all the cameras were in the exact positions as they were at the time Westminster Licensing Police Officers had approved them. He outlined that the Applicant and the management of Vanity had assisted the Police with their CCTV request and in no way had obstructed the handover of the CCTV footage. He advised that for seven years the Premises had operated without incident or complaint and that footage was only requested because of the allegations made at the Summary Review. He confirmed that two of the CCTV cameras had not been working due to a water leakage in the first floor flat. He explained that it was absolutely right that there had been correspondence between Mr Elford, the instructing solicitor, requesting a more targeted and proportionate request for CCTV by the Police and that the Applicant had been unfairly treated because asking for 500+ hours of footage downloaded onto memory sticks was not an easy or quick job. He confirmed that all the CCTV footage was handed over voluntarily once the Applicant had received the proper paperwork and clearly demonstrated breaches to the conditions on the SEV licence. Mr Grant emphasised that the Applicant was not trying to hide the breaches he simply did not know the breaches were occurring in Vanity. Mr Grant advised that PC Muldoon had met with the new DPS and had confirmed that the CCTV was now fully compliant, and the training records were completed and are up to date.

Mr Grant set out the suitability of the Applicant to hold a SEV licence. He referred to the Decision Notice of the Summary Review which stated that Mr Clair was suitable to hold an alcohol and regulated entertainment Premises Licence and promote the licensing objectives including the Prevention of Crime and Disorder because if they had concluded otherwise the Premises Licence would have been revoked which was the Police's request. Mr Grant advised instead the Committee accepted the suggestion of the suspension for three months and imposed a number of conditions on the Premises Licence as well as the removal of the management of Vanity. Mr Grant emphasised that the Licensing Committee on the 9 January 2023 had deemed Mr Clair a perfectly fit and proper person to hold an alcohol and entertainment Premises Licence.

Mr Grant explained that Mr Clair was a 40 year old man who had not been convicted of an offence except for one driving incident. He was a man of good character with no convictions and no cautions against him. He was a reputable businessman, and his family has been involved in this industry since he was a boy. He strongly advised that merely because there have been breaches in Vanity did not mean he was an unsuitable person to manage the Premises. He advised that it was the conclusion at the Summary Review that the spiking of drinks was not occurring at Vanity but at a secondary place after the customers had left the Premises and that it was independent players acting alone. He advised that the Premises would now employ a Welfare Officer to be on duty at all times and that drunkenness was an issue for every licenced Premises within Soho.

Mr Grant advised that the Applicant had been outraged to see the breaches of the conditions of the SEV licence on the CCTV footage and had dismissed the Vanity management team immediately. He outlined that the Applicant manages several venues and due to personal reasons he took his 'eye off the ball' when his baby was born and had left the day to day management to his managers who were experienced and trusted, however, this trust had been misplaced. Mr Grant explained that the Applicant had previously employed a professional compliance team to monitor the activities in the venue but had stopped using the company due to the high cost of it and because the business was in debt because of being closed over covid. Mr Grant highlighted to the Committee that Mr Bamber's report stated that there was not one SEV licence where a dancer had not stepped over the line in order to make more money and these breaches were not unique to Vanity. He outlined that when a dancer did breach the house rules they were immediately dismissed. He emphasised that when there was a compliance regime in place there was no repeated breaches of conditions and that the Applicant had suggested that going forward Mr Bamber's team would make 15 covert visits in the first year to ensure compliance with the conditions of the SEV licence.

Mr Grant called Mr Andrew Bamber (Compliance Consultant to the Applicant Company) to address the Committee. Mr Bamber advised that he met the Applicant in 2017, when he had approached him to develop a compliance system for the Premises. He advised that he had carried out a standard risk assessment which had identified gaps and stress areas in the business and had then supported the Applicant in covet and overt visits. He stated that checks included inspecting signage, checking employment records and for breaches of the house rules.

Mr Grant set out the breaches that had occurred in the Applicant's Premises called the Nags Head located in Tower Hamlets. He advised that the Applicant had authorised an investigation as soon as he had been informed of the breaches that had been spotted on the CCTV and the dancers in question had been immediately dismissed. Mr Grant advised that the Applicant had then asked for dip sampling of CCTV footage of dancers over a month period from 20 August to 24 September 2022, which had shown no further breaches of the conditions of the SEV licence. He emphasised that this indicated that the Applicant proactively dealt with the breaches before the Authorities even notified him of any problems and this incident gave the Licensing Committee at Tower Hamlets the confidence that the Applicant could deal with incidences swiftly.

Mr Grant advised of the new DPS that the Applicant had employed and who had provided a witness statement at page 268 of the Agenda Pack. He outlined that the new DPS had previously operated an SEV licence for 14 years and was enormously experienced in operating a Premises Licence. Mr Grant confirmed that the Applicant is now aware of the problems of the past, and so there was every reason to believe that he would run a tight ship from now on. He confirmed that the Applicant had undertaken all the necessary training. He further advised that the Applicant had employed a new dance manager (house mother) who was previously a former performer at the venue. He outlined how she was married and relied on the income from the Premises. He strongly emphasised that the dancers did not feel that they were exploited and that they resented the patronising attitude that sometimes comes to bear on what they had chosen to do as adults for a living.

Mr Grant emphasised that systems, policies and procedures had now been put in place to ensure there would be no further breaches to the house rules. He outlined there would also be compliance visits to ensure standards were maintained. He emphasised again that the Applicant wished to duplicate the 14 new conditions proposed on the Premises Licence to the SEV licence and there would be quarterly meetings with the residents. He then outlined the additional conditions that the Applicant had agreed to be attached to the current SEV licence upon its renewal which were contained at pages 44 and 45 of the Additional Pack.

The Committee commented that it appeared there had been a widespread culture of disregard for the conditions on the SEV licence because the photographs of the CCTV footage indicated brazen breaches from multiple dancers not individuals in full view of security and management staff with no action being taken. The Committee also considered that the Applicant should have engaged with the residents during the five months that Vanity had been closed to work, in order to alleviate their concerns before the Premises are open to the public.

In response to questions from the Committee, Mr Grant advised that going forward the Applicant would definitely be more involved in all his businesses. He highlighted how CCTV could now be monitored from the Applicant's mobile phone and how the covert visits would ensure standards would be maintained. He advised of the challenges regarding the pedicabs but emphasised that the Applicant should not be punished for something that was out of his control. He emphasised that the breaches were not as serious as say as the venue operating as a brothel. He advised of the experience of the new DPS and General Manager and that the Premises had operated without complaint for seven years. He advised that the Applicant accepted responsibility for everything that has happened under his SEV licence, and he was now putting things right. He advised that the Applicant had made the mistake of trusting others when he had personal issues to deal with and he would not make the same mistake twice. Mr Elford outlined what qualities the Applicant had looked for in the new house mother and that a customer would be immediately asked to leave the Premises if he started touching a dancer. He outlined that there would be a new security team, policies and procedures so the venue would have a completely new culture.

Mr James Rankin, Counsel for the Metropolitan Police Service confirmed that the Police were against the renewal of the SEV licence even though they have had sighting of the CCTV. He outlined that the Police had taken on board that the Applicant had a whole new raft of policies, however, there had been numerous and continuous failings of the conditions of the SEV licence and this behaviour could not be allowed to continue with the Applicant simply coming back to the Licensing Committee with new policies/management and security. He stated that the Police accepted that in some respects their evidence on the 9 January 2023, at the Summary Review had been lacking however what was determined then did not predetermine the decision today.

Mr Rankin referred the Licensing Committee to the Decision Notice of the 9 January 2023, and advised that Mr Grant had cherry picked a line from the decision. He requested that the Committee refer to paragraph 29 of the Decision Notice where it was noted by the Committee that there had been breaches of the condition of the Premises Licence and SEV Licence and although this hearing was conducted under the Licensing Act 2003, the breaches of the SEV licence conditions was good evidence of poor management of the Premises. He advised that Mr Grant had not

gone on to paragraph 30 where it had been noted that the breaches of the SEV licence would be dealt with under different legislation and that the findings of this Sub Committee in relation to the Review of the Premises Licence was not to be binding on any other Licensing Sub Committee. It stated instead that this decision should not be used to sway the decision of any other Licensing Sub Committee dealing with the renewal of the SEV licence. He advised that the Committee deliberately avoided making any findings in relation to the breaches of the conditions on the SEV licence save to use them as evidence of poor management. He then referred to the third paragraph under paragraph 21 which stated that this decision was in no way intended to sway or influence any future decision. Mr Rankin advised the Committee that this was entirely the correct approach as the two licences needed to be dealt with under different legislation.

Mr Rankin advised why he had introduced the evidence in relation to the London Borough of Tower Hamlets and the Nags Head and that it had not been to booster the Police's case but because Mr Grant had advised that the Committee had been given the 'full picture' of Mr Clair at the Licensing Committee on the 9 January 2023, and this was not the case. Mr Rankin referred the Committee to page 274, paragraph 54 of the Agenda Pack and read it out to members. He stated that what the paragraph did not mention was that the Applicant had faced an awkward renewal of his SEV licence for the Nags Head in 2017 and that he just narrowly squeaked by and got his SEV licence. He added that the Police considered that the Committee should be aware of this and the incident(s) on the 18 August 2022.

Mr Rankin then referred the Committee to page 232 of the Agenda Pack and reminded Members that Mr Grant had stated that it had just been one dancer that had been touched however this was not what the Licensing Sub Committee at Tower Hamlets had concluded. He advised that they had found a serious breach of standard condition 12 and that there had been intentional sexual contact between the performances and covert Police Officers. He then outlined that the two Police Officers acting on behalf of the Licencing Authority carried out covert test purchases which confirmed that dancers were making repeated intentional sexual contact with customers. He advised that the Committee did however grant the renewal of the SEV licence as Mr Clair had committed to enforce the standard conditions and cooperate with licencing officers in the future and in particular not to obstruct the viewing of CCTV footage, including the viewing of CCTV in the course of random checks by the Licensing Officers. He emphasised that Mr Grant omitted to inform the Committee sitting on the 9 January 2023, of this and how Mr Clair now faces an application to revoke this SEV licence for precisely what happened on the 18 August 2022.

Mr Rankin set out that the Applicant had decided to do CCTV dip sampling to determine whether the performers had been breaching the no touching conditions in a fairly substantial way. He advised that this could just be good management or concern for the dancers, or it could be that the Police Officers that did the regulatory check on the 18 August 2022, had been clocked by the management of the Nags Heads. The Applicant then as a result of this contacted Mr Bamber so they were able to come before the Committee and say that they had discovered the breaches themselves before the regulatory or enforcement proceedings by the London Borough of Tower Hamlets. Mr Rankin emphasised that the Police believe the opposite and referred the Committee to the Police's statements contained at pages 158,159 and 161 of the Agenda Pack. He advised that he did not know how Mr Bamber could say these two Police Officers were drunk because the hearing to

consider the renewal application had been adjourned so this was untested evidence.

Mr Rankin advised that if the Applicant had discovered the breaches himself and it is to be believed that he was concerned about them (maybe he had already dismissed Mr Bamber by then) why had he not carried out dip sampling at Vanity because if he had, he would have discovered that in embedded in Vanity was a culture of breaches of touching that went way beyond just casual contact which the CCTV footage would clearly demonstrate to the Committee. Mr Rankin advised that after Mr Bamber was dismissed, within that six month period, standards slipped and when they viewed the evidence it would indicate that it was not just on one occasion it was actually embedded in every single one of the girls because every single girl that appeared on the CCTV was indulging in behaviour that went way beyond casual touching.

Mr Rankin emphasised that there was seven minutes of CCTV footage to show the Committee which needed to be played in closed session. The TEAMS Live EVENT was switched off and the Press and Public were asked to leave the gallery.

The seven minutes of CCTV footage was then played to the Licensing Committee and all parties present at the hearing. Mr Rankin highlighted to the Committee the breaches of the conditions that had taken place in Vanity whilst the CCTV footage was being played to all parties.

Mr Rankin advised that at some stage the cameras had been moved or their angles tilted so that all areas of the club were not covered by CCTV. Mr Rankin then outlined the conditions of the SEV licence that he believed had been breached:

- Condition 10 (CCTV had been removed or titled and did not cover the whole of the Premises)
- Condition 16 (relevant entertainment should be given only by performers and the audience should not be permitted to participate in the relevant entertainment)
- Condition 17 (there shall be no physical contact between performers performing)
- Condition 20 (customers must remain fully clothed)
- Condition 21 (booths shall be constantly monitored by CCTV)
- Condition 22 (there shall be no physical contact between the performer and customers except for the exchange of money or tokens)
- Condition 35 (there shall be at least one SIA on duty on every floor where relevant entertainment is provided for the entire time the relevant entertainment is provided)

Mr Rankin referred the Committee to PC Muldoon's statement on page 6, Mr Guerra's statement on page 63 and David Morgan's statement on page 170 of the Agenda Pack. He advised that the CCTV footage was obtained but not without difficulty and he added that he did not want Mr Grant to champion this as something that the Applicant should be rewarded for doing. He emphasised that it had been a struggle to get hold of the CCTV footage and that eventually the Applicant had no option but to give the Police the footage. He added that this was not the behaviour expected of a SEV Licence Holder.

Mr Rankin referred to the newly appointed DPS and General Manager of Vanity Mr Pantling. He advised that Mr Pantling had been graded for the Committee's consideration as a man with considerable experience, however, he had last operated a SEV licence 10 years ago in Hillingdon where he had a pub called the Old Norwood that did strip tease. Mr Rankin advised that Mr Pantling was 68 years old and that operating Vanity was a young man's game because the General Manager needed up to date experience of administering all the policies and procedures. Mr Rankin then referred to the possibility of the Premises turning into a night club if the renewal of the SEV was not made, however, the view of the Commissioner was 'do it and let us see what happens' and if the Applicant manages the Premises badly it would be subject to another Review Hearing.

Mr Rankin concluded by confirming that the Police had no faith in the Applicant even with the introduction of the new policies, procedures, management team and the offering of additional conditions on the SEV licence.

In response to questions from the Committee, Mr Rankin outlined why the Police had decided not to prosecute the Applicant but had instead made representations to revoke his SEV licence. He advised that the Police would have viewed the circumstances differently if the breaches had occurred by one rogue performer and not multiply performances. He emphasised that the Applicant had already been given the space to improve the operation of his Premises, however, it appeared that he was not genuinely committed to doing this and complying with the conditions of his licences. He confirmed that the Police were requesting the refusal of the renewal of the licence based on the breaches that had occurred within the Premises and not regarding it being an unsuitable locality for a sexual entertainment venue. PC Muldoon confirmed that there were residents living across and down the street from the Premises however the Council's Policy did deem it as a suitable place for such a venue.

Mr Rankin continued and advised that it was perfectly possible to operate a nightclub without complaint and that the Police would wait to see what the Applicant did with the Premises if his SEV licence was not renewed today. He outlined the difficulty the Police had in obtaining the CCTV footage and advised that the Police eventually collected it on the 21 December 2022, by hand which left them very little time to view and gather further evidence for the Summary Review hearing held early in January 2023. He further outlined that the Police had difficulty pinpointing exactly what they needed which was why they had requested over 500+ hours of CCTV footage from the venue. He commented that the new DPS needed to be strong and up to date with all the new policies and procedures as operating a SEV licence in Soho was particularly tricky. He referred to the Premises Plans on page 49 of the Agenda Pack and indicated the areas where the CCTV cameras were either not working/or had been tilted the other way or where screens had obstructed the view of the cameras.

Ms Daisy Gadd, Policy Officer, advised that she believed that she had seen a further breach during the showing of the CCTV footage in that sexual entertainment had been taken place after 03:00 hours. The parties then discussed this further breach and the legal advisor advised she would seek clarification.

Mr Richard Brown, Solicitor from Westminster's Citizens Advice representing the 4 objectors advised that it was arguable that if a Premises were granted a TENS that it would be entitled to the 11 exceptions if it already had a SEV licence. Mr Grant

advised that there had been no objections from the Police or the Environmental Health Service regarding the use of the TENs for Regulated Entertainment.

Mr Brown advised that Carlisle Street was a cul de sac which had very little traffic late at night and that since the closure of Vanity on the 22 December 2022, the street had been increasingly quieter. He advised that there were other Licensed Premises operating in the street, however it had become clear to residents the negative impact that Vanity had on the area during its closure over the last five months. He advised that the locality for the purpose of the SEV policy was Westminster CAZ north. He added that circumstances could change and even if they had not changed the Act gives the Committee the discretion on this application to make a different decision to the one set in the Council's policy as long as the decision could be justified. Mr Brown emphasised that the residents believed that the circumstances had changed for one important reason which was the source of nuisance that was specifically linked to these Premises. He advised that the findings from the Summary Review highlighted the nuisance caused by the pedicabs waiting outside the Premises for customers who had consumed too much alcohol and were unable to make informed decision which was the direct reason pedicabs were in Carlisle Street. Mr Brown referred to the photograph provided by Dr Hatfield on page 329 of the Agenda Pack and advised that the residents were aware that pedicabs would always pass through Carlisle Street, however, since Vanity had closed, they had stopped congregating in Carlisle Street. This had made a huge difference to the noise levels and Public Nuisance in the street, and this was the crucial point to residents.

Mr Brown advised that Dr Hatfield evidence was based on visiting the area twice compared to residents who have lived in the vicinity for over 30 years. He advised that the residents accepted that pedicabs would come into the street as they were part of the West End however it was not until Vanity closed could the residents prove that the pedicabs specifically congregated in Carlisle Street because of Vanity. He advised that the street had improved immensely since the closure of Vanity and until now residents were unable to demonstrate the pedicabs were attracted specifically to the street because of the SEV licence.

Mr Brown advised that in terms of the breaches to the SEV licence it was clear from the CCTV footage that repeated and frequent breaches had occurred by multiple performances and customers. He echoed what the Committee had implied that the behaviour was more of a cultural thing which was more difficult to change. He added that on the 24 November 2022, when Temporary Events Notices (TENs) were granted. There was an extension of alcohol until 05:00 hours however there was no mechanism under the Licensing Act 2033 to extend relevant entertainment so therefore every instance after 03:00 hours was a breach of the conditions of the TENS.

Mr Brown advised that the Licensing Committee on the 9 January 2023, found significant comfort in the fact that the Applicant had committed to employ an experienced DPS and it was for this Committee to decide whether the person that had been chosen was experienced enough to operate this sort of Premises. He advised that operating in Westminster was a particular challenge especially within the West End Cumulative Impact Area. He added that there would soon be a 24-hour hostel operating near the site of Vanity and therefore the surveillance of the street that Dr Hatfield had mentioned in his report would be achieved then.

Mr Brown explained that the absence of complaints regarding a Premises did not mean there were no operating problems. He advised that the residents had informed him that making complaints was futile and time consuming which was why they had decided to concentrate their effects on making representation on the renewal applications. He advised that the threat to operate a late-night bar was something that the residents had discussed at length and considered that they would prefer to a SEV licence because they could always apply to Review the Premises Licence.

Objector 1 stated that she could not always face complaining and objecting to applications as it took a lot of time and energy. She outlined how literally life changing the closing of Vanity had been on the resident's lives and how she could now have an uninterrupted night's sleep for the first time in years. She explained that there was no longer pedicabs congregating in the street or SIAs or customers or dancers talking and laughing into the early hours of the morning. She advised of the negative impact of pedicabs and how the drivers hung around the streets shouting, arguing and chatting to the SIAs who did nothing to control their noise. She outlined how the noise from the street reverberated into her flat. She advised that she did not dispute that Soho was a busy place however she would still like to emphasis the locality point because she considered that the building was not fit to operate an SEV licence as the noise within the building travels in odd ways.

Objector 1 advised that the Applicant had had eight years to sort out the issues and alleviate the concerns of residents. She set out how the previous manager had discussed concerns with her however the relationship had eventually deteriorated. She explained how she had undertaken mediation in 2017 through the Council but it had not improved the situation. She advised that the Applicant had written lots of policies and procedures that sounded impressive however they did not mean anything as they do not respect the residents because dancers and customers were allowed out on the street causing Public Nuisance.

Witness 1 gave a background to the use of the Premises over the years and advised that Paul Raymond had sold him the building as he had decided that Carlisle Street was no longer an appropriate place to operate a sexual entertainment venue. He advised that when the Premises were operated as a striptease and nude Premises without alcohol (which was the crucial different to Vanity) there had been no issues. He advised that he had been accosted on several occasions by working girls seeking to bring his custom into the Premises which he had refused. He considered that the Applicant's case was weak because he had not been able to operate a tight ship. He strongly considered that the SEV licence should be revoked. The Committee noted that the pervious DPS had seemed quite diligent from the resident's perspective and had tried to deter the pedicabs from the venue, however her strategy had only worked for a couple of weeks.

Witness 2 advised that he had been on friendly terms with the previous manager who had been dismissed. He stated that she had been open to discuss issues with him and on one occasion she had helped him when his bike was stolen. He advised that vibrations transmitted through the structure of building so the Premises were not suitable to be a nightclub. He set out how he had seen one of the dancers canoodling with a customer at the bottom of the stairs of the front door where there was obviously no CCTV. He advised that it was impossible for one person to view 20 CCTV cameras and that the CCTV footage indicated that there was not much dancing going on at the Premises. He emphasised that he considered that it was a

completely inappropriate place for a sexual entertainment Premises and/or a nightclub and such venues had moved out to industrial spaces where they did not bother anyone. He wondered if these breaches occurred before midnight or afterwards because it seemed the more intoxicated the customers got the more the house rules were broken. He requested that if the Committee were not minded to revoke the SEV licence that they consider reducing the opening hours to midnight to alleviate the resident's concerns.

Objector 2 advised that the Soho Society and people living in Soho recognise that the place was originally the heart of the sex industry and therefore did not often make representations against such application/Premises. She advised of the mixture of sexual entertainment venues such as cabaret, striptease and gentlemen's clubs and stated that she could not remember the last time the Soho Society had called for a Review of such an establishment. She advised that it was crucial for the Soho Society that all Premises maintain and do not breach the conditions on their licences, especially SEVs and that the Applicant had demonstrated that he was unable to comply with the conditions on his SEV licence. She set out that the Soho Society believed that Vanity had a culture of acceptance for this type of behaviour which seemed to have occurred on a regular basis late into the night. She advised that the other Premises in Carlisle Street either closed around 11pm or midnight and after that the street was fairly quiet. She advised that it was obvious from the Decision Notice from the Summary Review that pedicabs were picking up intoxicated people from the club and taking them off somewhere and robbing them and therefore the opening of Vanity would increase the crime and disorder in the area.

Objector 3 echoed everything that the other objectors and witnesses had shared with the Committee. She advised that the pedicabs pick up people and take them to places as well as pick them up and bring them to Vanity for a tip from the Premises. She considered that the Police would never get to the bottom of the spiking allegations however what could be determined was that they all occurred after customers had attended Vanity.

During his summing up, Mr Rankin advised that having a SEV licence brings with it great responsibility and therefore how many times could the Applicant be allowed to get away with breaching the conditions on his licences by simply turning up and imposing further conditions on his licences and employing a different management team. He stated that the Applicant took 'his eye of the ball' for more than several months and that if one delegates to someone that operates their business badly it was ultimately still their responsibility. He concluded by advising the Committee that the Police, on the balance of probabilities, considered that Mr Clair was not a fit and proper person to hold a SEV licence.

During his summing up, Mr Grant referred to the suitability of the locality and the Applicant. He requested that the Committee turn to page 46 of the Agenda Pack where he referred to paragraph 8.4 of the Officers' report which sets out the statutory test for the suitability of the locality. He advised that the Council's SEV Policy clearly stated that Westminster CAZ North was an appropriate location for such Premises and indeed 25 of such Premises. He advised that Public Nuisance was a specific licensing objective under the Licensing Act when dealing with Premises Licence and this was raised in the Summary Review and 14 additional conditions had been attached to the Premises Licence to alleviate residential concerns. He emphasised that this had been the appropriate forum to deal with

such mattes and not under the SEV legislation. He confirmed that the layout of the Premises did not make it unsuitable to be either a SEV establishment or a nightclub and that a place for smokers had not been realised on the 1st floor because of residential complaints. Mr Grant emphasised that it was not fair to blame the Premises for a much wider problem of pedicabs and that by revoking the SEV licence did not simply cure the pedicab problem in the West End.

Mr Grant concluded by reminding the Committee of the suitability of the Applicant. He advised that the Premises had operated for seven years without complaint and reminded Members of all the new policies and procedures that had been put in place to ensure the conditions on the SEV licence were not breached again. He emphasised the compliance regime that would be operating throughout the Premises by Mr Bamber, a highly respected businessman and that the new DPS and General Manager was more than qualified to operate the Premises. He advised that the Applicant had been punished enough by having to close for five months and this would be enough of a deterrent to ensure that no breaches ever occurred again. He concluded by advising that the Committee ultimately look at this renewal proportionality and ask themselves whether the only sanction was to refuse the renewal application or consider that the culture could change at this venue with all the new policies and procedure and new management in place.

Conclusion

- 1. The Committee noted that it has a duty to consider each application on its individual merits and did so when determining the application.
- 2. The Committee has determined an application for a renewal of a Sexual Entertainment Venue Premises Licence made by Vanity License Limited to operate the Premises as a Sexual Entertainment Venue between the of Monday to Saturday 09:00 to 03:00 hours Sunday 09:00 to 23:00 hours.
- 3. The Committee noted that the Applicant had made a very detailed application which included experts' reports but was not convinced, having heard all the evidence from the Metropolitan Police Service and local residents, that the Applicant was a fit and proper person to hold a SEV Licence.
- 4. The Committee noted that the Applicant had put in place new policies and procedures but despite that, there have been numerous and continued breaches of the conditions of the SEV Licence.
- 5. The Committee considered that they did not have confidence that the Applicant would operate the Premises responsibly because of his failures to comply with all relevant conditions of the SEV Licence.
- 6. Serious breaches at Vanity came to light from the Police examining the CCTV footage submitted by the Premises after the allegations of serious criminal behaviour in the Premises including fraud and drink spiking. No charges were brought in relation to those allegations, however serious breaches of Condition 17 were observed being committed by most of the dancers employed at the premises, not just one or two rogue performers.

- 6. The Committee felt that a pattern of behaviour and breaches of the SEV Licence conditions over several years and across the Applicant's venues had been demonstrated by the Metropolitan Police Service and local residents.
- 7. The Committee noted that the Applicant had previously offered extra conditions which were added to the Licence at the previous Committee hearing. These have not been found to be effective in solving the issues. The Applicant failed to comply with those conditions.

Having carefully considered the committee papers, the additional material and the submissions made by all parties, both orally and in writing, the Committee has decided to Refuse the application for the above reasons and in particular, pursuant to Paragraph 12(3)(a) of Schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 as amended.

In all the individual circumstances of the case the application is Refused.

This is the Full Decision of the Committee which takes effect forthwith.

The Licensing Sub-Committee

25 May 2023

Appendix 26

I identify this exhibit as that referred to in the statement signed by me

Exhibit number: EXHIBIT MA/04

Date: 24 August 2023 Name: Mohshin Ali

Signed:

LONDON BOROUGH OF TOWER HAMLETS

MINUTES OF THE LICENSING COMMITTEE

HELD AT 10.00 A.M. ON TUESDAY, 17 OCTOBER 2017

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

Members Present:

Councillor Rajib Ahmed (Chair) Councillor Khales Uddin Ahmed Councillor Shah Alam Councillor Dave Chesterton Councillor Candida Ronald Councillor Shiria Khatun

Other Councillors Present:

Apologies

Councillor Peter Golds Councillor Suluk Ahmed Councillor Andrew Cregan Councillor Md. Maium Miah Councillor Joshua Peck Councillor Rachael Saunders

Others Present:

Philip Kolvin QC (Counsel for Nags Head)

Juilan Skeens (Legal Representative for The Nags)

Head)

 (Legal Representative for The Nags) Luke Elford

Head)

(Compliance Consultant) Andy Bamber

Manpal Singh (Applicant)

- (Performer (and potential witness to Ms A

the assault on 4th May 2017)

(Metropolitan Police)

(Covert Police Officer)

PC Mark Perry Officer P

Officers Present:

Mohshin Ali (Senior Licensing Officer)

Victoria Fowler (Legal Services)

Tom Lewis (Team Leader -Licensing

Services)

Simon O'Toole – (Counsel)
Simmi Yesmin – (Senior

(Senior Committee Officer,

Democratic Services)

1. DECLARATIONS OF DISCLOSABLE PECUNIARY INTEREST

Councillor Shiria Khatun and Councillor Rajib Ahmed declared a person interest on item 3.1, Application for a renewal of a Sexual Entertainment Venue for the Nags Head, 17-19 Whitechapel Road, London E1 1DU on the basis that they had worked with Mr Andy Bamber, Compliance Consultant, in his previous capacity as an ex-employee of the Council.

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 the Nags Head, 17-19 Whitechapel Road, London E1 1DU

The Chair exercised his power to exclude the press and public from the meeting.

It was agreed that;

"Pursuant to Public Bodies (Admission to Meetings) Act 1960, and the Local Government Act 1972 the members decided that exceptionally a Licensing Committee hearing on Tuesday October 17th at 10 o'clock should be closed to the public because it was likely that exempt information would be disclosed in the course of a full hearing to determine the application for a renewal of a sexual entertainment venue licence. The exempt information related to action taken or to be taken in connection with the investigation or prosecution of a serious sexual assault at the licensed premises on May 4th 2017, and that there was also a risk that information would have been disclosed which identified the victim or witnesses which may have prejudiced the investigation or prosecution of the offence.

At the request of the Chair, Mr Mohshin Ali, Licensing Officer, introduced the report which detailed the application for a renewal of the Sexual Entertainment Venue licence for The Nags Head, 17- 19 Whitechapel Road, London E1 1DU. It was noted that the licence consists of the basic licence, plus additional conditions relevant to the premises only. In addition, the Tower Hamlets standard SEV conditions also apply and form part of the licence. It was noted that the Licensing Authority had objected to the application and this had been supported by the Police.

At the request of the Chair, Mr Philip Kolvin QC, acting on behalf of the Applicants, gave apologies on behalf of Mr Adrian Studd, Licensing Consultant, and Mr Saab Binning, Manager, and asked that there evidence is accepted as hearsay.

Mr Kolvin explained that the premises had been run by the Singh family for the past 30 years, and that it was their third year for applying for a SEV licence, it was noted that there had been no objections from local residents, local businesses or objections based on the environment or character of the area. Mr Kolvin explained that he would address the two issues that had been referred to in the objection, the first one was of the reported assault on 4th May 2017 and the second one was the conduct of dancers on 11th May 2017.

Mr Kolvin explained that there had been a rigorous process and effort to ensure compliance measures were in place to improve procedures. It was noted that as a result of these incidents a number of compliance visits had been conducted and all had shown that the venue was fully compliant.

Mr Kolvin stated that since the adjournment at the previous meeting on 2nd October 2017, Mr Singh now accepted that touching had occurred on 11th May 2017 this was detailed on page 6 of the Supplemental Agenda 2. Mr Singh unreservedly expressed his apologies for this incident and wanted to highlight that this was not an example of how the venue was run. It was noted that measures were now in place to prevent this from ever happening again.

He then went on to explain that the Singh family had no history of bankruptcy, had no convictions and had other venues in London that were compliant and licensed venues. He refereed Members to page 232 of the Supplemental Agenda 1, the Entertainer's Daily Briefing which was explained to the performers on a daily basis. Customer house rules were on page 230 and it was confirmed this was displayed all around the venue.

It was noted that Mr Andy Bamber, Compliance Consultant had been appointed by the Singh Family to help with compliance, measures and controls. Mr Andy Bamber, gave a brief introduction and a summary of his experience to date. He confirmed that his appointment was independent and had started work with the venue from Feb/Mar 2017. It was noted that Mr Bamber had arranged a number of covert/compliance visits and reported his findings to management after each visit.

It was further noted that Mr Bamber had arranged nine compliance visits and all nine visits found the venue to be compliant. A dip sampling process had also been introduced, where random samplings of CCTV footage would be checked, so a three layer check was now in place, overt, covert and dip sampling. Mr Bamber confirmed that he visited the venue on a regular basis and confirmed to his best knowledge that there wasn't another venue as compliant as the Nags Head in London.

Mr Kolvin then highlighted the sequence of events leading up to alleged assault on 4th May 2017. (**Restricted**)

Members then heard about the incidents on 11th May 2017, where covert officers undertook test purchases and found significant breaches of the conditions on the licence. When a further visit was made on 15 June 2017 the premises was found to be fully compliant. It was noted that Mr Singh was not informed of these allegations on 11th May until 50 days after the incident, if this had been within 31 days (according to the conditions) then this could have been verified by the CCTV footage that is kept for 31 days. Management and performers had initially denied that this took place, however it was clear from Members that they wanted to hear from the Covert Police Officers who carried out the test purchases, and with no CCTV footage as evidence, Mr Singh accepted what the Police had said in terms of the number of breaches that were made on 11th May and would given the dancers involved final written warnings as there was clear misconduct and instructions were not adhered to.

Members were referred to pages 49 & 62 where further compliance visits were made and the venue was found to be compliant. Mr Kolvin then went on to detail the conditions that had been drafted between Licensing Services, Police and the Applicants. He believed that these conditions were sufficient to prevent these incidents from happening again and was satisfied that these conditions would be adhered to.

Mr Kolvin concluded by referring to the discretionary grounds for refusal and highlighted that the standard of fitness was obviously met, with high standard of management, there had been no objections on vicinity, no changes to demographics and the layout of the venue was small, neat and tidy.

Mr O'Toole, through the Chair asked questions on the layout of the premises, the availability of incident log and questioned whether the Licensing Officers would be able to access CCTV footage. It was confirmed that Licensing Officers and Police Officers would be able to view CCTV footage, even on a random check, but not be able to download and take it away unless there was a criminal investigation or breach of conditions as the Applicant said this would infringe guidance from the Information Commission Office and the Data Protection Act.

The Chair adjourned the meeting at 11.55am for a short comfort break and reconvened at 12.10pm.

At the request of the Chair Mr Tom Lewis, Licensing Team Leader briefly explained the two main issues which were of concern i.e. the assault on 4th May 2017 and the conduct of the dancers and the breach of conditions on 11th May 2017. Mr Lewis then detailed the incidents in full. Mr Lewis informed Members that one of the officers who conducted the covert visit was present at the meeting and available to answer any questions and asked that his identity remain anonymous and be referred to as Officer P.

It was noted that a meeting (without prejudice) was arranged and all interested parties met and agreed on a draft set of proposed conditions, which were robust and better enforceable.Mr Lewis confirmed that his objection was supported by the Police.

Members then heard from PC Mark Perry, Metropolitan Police who explained that SEV licences required a greater amount of monitoring and he was concerned about the inappropriate behaviour of dancers at the venue. PC Perry then referred Members to page 28 of the supplemental agenda 1 and explained the series of events which took place in relation to the assault on 4th May 2017.

PC Perry (**Restricted**) the incidents on 11 May did support the culture of inappropriate touching at the venue. He also believed that the additional conditions proposed would help alleviate concerns.

PC Perry welcomed the efforts made on behalf of the Applicant and was pleased and reassured that information would be available on request. He explained that the Police had the power to seize evidence if required. PC Perry concluded that he welcomed the fact that the applicants had accepted that the incidents on 11th May had occurred and had offered conditions and were working with officers.

Following a detailed discussion, Members asked a number of questions to which the following was noted;

- That the incident on 4th May (Restricted)
- That there was a financial contract between the performers and the owners of the venue as they had to pay to work at the venue.
- It was the applicant's view that management acted accordingly and in line with procedures and did what was right based on the information given.
- Concerns were raised as to blame culture on women (dancers)
- That the Entertainer's Daily Briefing was read out and explained to all performers before the venue opened each day.
- The customer conduct was displayed all around the venue.
- That there had been eleven compliance visits in total over the last six months, and all were found the venue to be compliant.
- It was noted that the victim on the 4th May (**Restricted**).
- Witness statements from other performers state that if sexually assaulted then the dance is immediately stopped and the customer is asked to leave the venue.
- (Restricted)
- That the CCTV footage taken on 4th May also showed that there was a breach of condition where a performer was seen to be hugging a customer.

At 1pm the Chair closed the meeting.

The second meeting started at 2pm.

The Chair welcomed everyone.

In response to further questions from Members the following was noted;

- Authorised Officers referred to in the proposed draft conditions included Police Officers and Licensing Officers.
- The Applicant maintained that officers would be able to view CCTV footage but would not be allowed to download footage or be handed over footage unless it was associated to criminal proceedings or to investigate a breach of conditions.
- That the Entertainers Daily Briefing and Customer Rules had been rewritten in order to make the rules more robust and enforceable and clear that you must not touch the dancer.
- SIA door staff also explained the rules to customers when they come into the venue.
- That there were 12 dancers performing on 11th May
- That during the 30 years of trading, there had only been one complaint
 of sexual assault.
- That there was a further need to educate customers and dancers.
- That dip sampling meant that 4-5 CCTV footage slots would be randomly picked and checked to see that everything was compliant.
- That there was no sign outside the venue, no advertising, and there were no staff outside touting, that SIA door staff stand inside the entrance.

At this stage the Chair formally asked that Police Officer P who was present at the meeting could be released as there were no questions to ask of him.

Cllr Shiria Khatun asked if questions could be asked of one of the performers who was in attendance at the meeting but was not a witness.

The Chair adjourned the meeting at 3.20pm to seek legal advice and reconvened at 3.27pm.

The Chair announced that they would not ask Mr Kolvin to call the performer.

Mr Kolvin then asked the Chair if he could voluntarily call the performer as his witness and asked her questions despite the fact she had not made a witness statement. The Chair sought legal advice and consulted the Committee (without adjourning) and then said that exceptionally the Committee would agree to the performer being called to give evidence at this stage. The performer confirmed the following;

- That her name was **(Restricted)** (Ms A) and that she had worked at the Nags Head for 12 years.
- That she was part of the East London Strippers Union Collective
- That Nags Head was the safest place to work in where dancers felt protected.
- That she had a good relationship with managers and staff
- That she had never been sexually assaulted at the premises.
- That dancers do not permit any sexual contact and can easily protect themselves if they were being assaulted
- That she had been working on the night of 4th May, (**Restricted**).

- That she was also working on 11th May and she did not engage or see anything that was described by Police Officers
- That dancers were given a daily briefing.
- That she did not see everything that goes on in the venue.

The Chair invited all parties to make final submissions.

Mr Kolvin concluded by saying that no touching is allowed, dancers are protected. That policy and procedures had been scrutinised and revised with great care. He highlighted that the venue was a good family run business, with a dedicated Compliance Manager. The applicants expressed their apologies for the breaches in May. Mr Kolvin said that they accept the conditions and felt that the imposing of the conditions would be a proportionate response as the venue was a compliant business. He highlighted that there was a total of 80 staff working at the venue, the venue had been trading for decades, there was a commitment to work with the responsible authorities and that there had been 11 compliance visits within the last 6 months and all had been found to be fully compliant.

Members then heard from Mr Lewis and PC Perry who stated that they were happy with the conditions and if agreed by Members then this would help alleviate the concerns they had. They were also pleased that the police evidence on 11th May had been accepted by the applicants.

Mr O'Toole for clarity confirmed that the Applicant expressly agreed that authorised officers could review CCTV footage although not ask for a copy unless investigating a breach of conditions or criminal offence.

Members adjourned the meeting at 3.40pm for deliberations and reconvened at 4.50pm.

Accordingly, the Sub Committee unanimously

RESOLVED

That the application for a renewal of a Sexual Entertainment Venue Licence for The Nags Head, 17-19 Whitechapel Road, London E1 1DU be **GRANTED** an identical licence with additional conditions.

At a hearing of the London Borough of Tower Hamlets Licensing Committee on Tuesday October 17th 2017 the Committee unanimously resolved to grant the renewal of a Sexual Entertainment Venue Licence to the Nags Head at 17-19 Whitechapel Road, London E1 1DU subject to the Standard Conditions, and additional conditions set out below.

The Committee imposed additional conditions after determining that the Licensees had committed serious breaches of the Standard Conditions, and that in May and June 2017 the management did not have the ability to adhere to the Standard Conditions for sex establishments.

The SEV Licence will expire on 31st May 2018.

In reaching its decision the Licensing Committee had regard to the Act, Tower Hamlets' Sex Establishment Licensing Policy made pursuant to Schedule 3 of the Act (the Policy), the information contained in the Agenda (white papers), Supplemental Agenda 1 and Supplemental Agenda 2 (pink restricted papers). Over the course of two meetings the Committee heard submissions on behalf of the Applicant and the Licensing Authority as Objector, and evidence from Mr Bamber and Ms A (a performer at the premises) on behalf of the Objector. The Applicant and Objector agreed that all the other witness statements on behalf of both parties could be admitted as hearsay statements.

The Committee decided to conduct a full hearing review into the application for renewal of the SEV Licence because the Licensing Authority had objected on the basis that the Licensees were unsuitable to hold a licence pursuant to paragraph 12(3) of Schedule 3 of the Act, ie that they were unsuitable "for any other reason".

The events which gave rise to the full hearing review occurred on May 4th and May 11th 2017.

The Committee accepted PC Mark Perry's unchallenged evidence that by May 2017 there had, in all probability, developed among some of the performers at the premises a culture of consensual inappropriate touching which was in breach of the Standard Conditions. One such incident ("the hug") was recorded on CCTV on May 4th between a performer and member of the public. PC Perry went on to say that this culture was not safe and it was "a slippery slope because if you say it is ok to hug they [the members of the public] may then take it further especially if they had had something to drink." Mr Colvin QC on behalf of the Applicant conceded that the May incidents were not acceptable and that they "exposed a fault line" about how the premises were managed

Alleged sexual assault

On May 4th 2017 a performer at the premises, referred to a Ms Y, was allegedly assaulted by a member of the public (referred to as Mr X) during a private dance. (**Restricted**)

The Committee accepted all the hearsay evidence regarding how performers responded if touched during a private dance and carefully analysed the agreed CCTV recording timeline of the incident on May 4th. (**Restricted**)

(Restricted)

(Restricted), the Committee found that the management failed to take the matter sufficiently seriously, or properly investigate it. The management also failed to protect Ms Y on May 4th, and had failed to provide appropriate support to Ms Y at the time of the alleged sexual assault or afterwards.

The position was aggravated by what the Committee considered was the Licensees' generally dismissive approach to the matter, especially when it knew beyond doubt that the allegation was that of a serious sexual assault. It was compounded by the Licensees' subsequent obstruction of, and failure to cooperate with the licensing officers in the investigation of the incident. The Committee did not accept the Licensees' reasons for refusing to provide a copy of the CCTV of the incident to the licensing officer (redacted as necessary) and this was a serious breach of Standard Condition 12. The Committee found that the Licensees' failure to cooperate promptly with the licensing officers request for a copy of the incident book was inconsistent with the high standard of management stipulated by the Policy.

Intentional sexual contact between performers and covert police officers On May 11th 2017 two police officers, acting on behalf of the Licensing Authority, carried out covert test purchases. These purchases confirmed that performers were making repeated intentional sexual contact with customers. The nature of the sexual contact is summarised below.

- Grinding of buttocks onto officers groin, this occurred on several occasions with all performers, and on one occasion one performer was grinding their vagina on officer's groin.
- Placing of the breast into the officers faces. This was mostly only light contact (slight brushing across the face). However on one occasion one of the performers in putting their breast in the officer's face made contact with the officer's closed mouth with their nipple.
- Squeezing of officer's penis, this occurred on two occasions by one performer who reached behind her with one hand and squeezed the officer's penis through their clothing.
- Rubbing of forehead on penis, this occurred with one performer where they knelt between the legs of the officer and rubbed their forehead back and forth on the officer's penis through their clothing.
- Breast being in open hands of the officers whilst seated, which occurred once with one performer.
- One performer asked one of the Officers to put their hand on the performer's buttocks, which they did.
- One performer placed one of the Officer's hand on her exposed pubic area.
- During one of the private dances one of the performers kissed one of the Officers with a closed mouth.

Officers describe in their statements that there were a number of occasions performers touched their vagina's and parting the lips of their vagina's. Furthermore on one occasion a performer simulated acts of personal stimulation by parting their vagina with her fingers exposing their labia and with their other hand rubbed their inner vagina from the base up to the clitoris.

The Licensees admitted that two of its performers had committed the above intentional sexual behaviour.

The Committee found that the above intentional sexual behaviour of two performers was a serious and persistent breach of Standard Condition 26 (implementation and enforcement of House Rules), Conditions 35 and 36 (no intentional physical contact - save for specified exceptions) and Condition 38 (no other form of sexual activity, including but not limited to acts or the simulation of acts of personal stimulation).

The Committee found that the lack of effective enforcement of the Standard Conditions and compliance with the House Rules was likely to be directly affecting the safety of performers as evidenced by the alleged sexual assault on May 4th.

The Committee decided that in May and June 2017 the Licensees' clearly did not have a high standard of management. The management structure was such that it lacked the capacity to operate the venue, or the ability to ensure adherence to the Standard Conditions for sex establishments. As such, it was arguable that, at that time, the Licenses were unsuitable "for any other reason" to hold a SEV Licence.

After careful consideration the Committee decided to grant the renewal of the SEV Licence after taking full account of the following matters.

- The admissions by the Licensee, their apology for the breaches, their positive track record, and their full commitment in the future to enforce the Standard Conditions, and strict adherence to, and compliance with the House Rules and Code of Conduct, and any other conditions the Committee might impose.
- The Committee accepted the Licensees' promise to fully cooperate with licensing officers in the future and in particular not to obstruct the viewing of CCTV footage (including the viewing of CCTV in the course of random checks by the licensing officers).
- That PC Mark Perry, and Mr Tom Lewis (Team Leader, Licensing and Safety Team Environmental Health and Trading Standards) considered that the imposition of additional stringent conditions would mitigate the risks of similar problems occurring at the premises in the future.
- The significant efforts already made by the Licensees to ensure that the premises operated in a way which was fully compliant with the Standard Conditions, and the additional conditions that the Committee were going to impose.

The Committee imposed the following additional conditions.

Documents to prove compliance with the Licence pursuant to Standard Condition 3.

An incident log shall be kept at the premises, and made available on request to authorised officers immediately. It must be completed within 3 hours of the incident and shall record the following

- (a) all crimes reported to the venue by a member of the public, a performer or member of staff;
- (b) any breach or alleged breach of either the House Rules made by a member of the public or the Code of Conduct made by a performer, and the action taken by the management;
- (c) when a person is removed from the premises;
- (d) any faults in the CCTV system;
- (e) any visit by a relevant authority or emergency service.
- In the event that a performer alleges that they have been sexually assaulted the management will immediately ensure that
 - (a) the police (and, where appropriate, the London Ambulance Service) are called without delay;
 - (b) all measures that are reasonably practicable are taken to apprehend a suspect pending the arrival of the police;
 - (c) the crime scene is preserved so as to enable a full forensic investigation to be carried out by the police; and
 - (d) such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises.
- In the event that during a performance the management or security either witness a member of the public making intentional physical contact with a performer (save as permitted by Standard Conditions 35 or 36) or a performer makes a similar allegation to management or security, that member of the public shall be removed from the premises without delay. The management or security may use their discretion to allow that member of the public a supervised 10 minute drink up time prior to being removed from the premises.
- Without prejudice to Standard Conditions 12 and 13, at all times the private performance areas and booths are occupied by performers and members of the public trained staff shall regularly monitor the CCTVs which cover that area.

46 Independent Compliance Audit

- (a) An independent compliance auditor, to be instructed and paid for by the Licensees, must carry out a minimum of four (4) compliance audits per year of the private performance areas and booths when sexual entertainment is offered at the premises. The compliance audits must not be pre-arranged with the Licensees or any employee or agent of the Licensees.
- (b) A copy of the compliance audit, signed and dated by the Compliance Auditor, must be kept at the premises (The Nags Head Public House, 17-19 Whitechapel Road E1 1DU) and made available to authorised officers without delay.

The meeting ended at 4.50 p.m.

Chair, Councillor Rajib Ahmed Licensing Committee

Appendix 27

Kathy Driver

From: MARK.J.Perry

Sent: 20 June 2023 20:28

To: <u>Licensin</u>

Cc:

Subject: Objection Nags Head Renewal

Attachments: PC Guerra Exhibit RGG-001 - 21-22 CCTV Transcript (SEV).pdf; PC Guerra Exhibit

RGG-004 - RGG-031 Screenshot Exhibits (SEV).pdf; MG 11 PC Guerra Vanity Soho

(SEV).pdf; PC Guerra Exhibit RGG-004 - RGG-031 Screenshot Exhibits SEV-Redacted.pdf; mg11cctv exhibiting statement SEV Breaches.pdf; Exhibited Vanity CCTV screenshots.pdf; PC Guerra Exhibit RGG-004 - RGG-020 Screenshot Exhibits -

Redacted.pdf; PC Guerra Exhibit RGG-004 - RGG-020 Screenshot Exhibits.pdf; PC Guerra Exhibit RGG-001 - 21-22 CCTV Transcript.pdf; PC Guerra Exhibit RGG-003 - 23-24 CCTV Transcript.pdf; MG11 - Pc Muldoon SEV.doc; REDACTED Vanity

Screenshots - Sm-1 - Sm-18_Redacted.pdf; Nags Head SEV Renewal Objection.docx

Follow Up Flag: Follow up Flag Status: Follow up

Dear all,

Please see Central East Police Licensing's objection to the renewal of the SEV for Nags Head, 17 – 19 Whitechapel Road, London, E1 1DU and supporting documents.

Kind Regards

Mark



PC Mark Perry
Central East Licensing Unit
Metropolitan Police Service (MPS)
07823 896 559
Email mark.j.perry@met.police.uk
A: Licensing Office, 1st Floor Stoke Newington Police Station





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Central East Police Licensing formally object to the application for the renewal of the Sexual Entertainment Venue License for The Nags Head 17 – 19 Whitechapel Road, London E1 1DU. The Police's objection is on the grounds of preventing Crime and Disorder.

Tower Hamlets Councils test purchase operation carried out in August 2022 where the performers of the Nags Head touched the customers. The conditions in the License state:

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.

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

In his statement operative one states that the performer was "thrusting herself against my groin whilst rubbing her breasts against my face and also kissing my neck". Indeed the performer said to the operative "She told me that I was allowed to touch her but not the vagina area"

The second operative states that "The dancer made a fair amount of contact with me, she pressed her breasts into my face, brushing against my neck and ear. She spent a lot of time on my lap with her underwear to the side and touching her vagina, she would also grind against my groin area".

The above evidence shows that this is not one rogue performer, this is two performers engaging in appropriate touching with customers. Indeed according to the evidence from the venue owner Mr Manpal Clair in his statement says that the dip sampling of three performers had found other breaches that "had been repeated and were serious" (point 34 P11). This shows that it is not an isolated incident, but a more deep rooted problem at the venue.

It is concerning that the venue management had not picked up on the breaches of the no touching rules from three of their performers earlier, especially given that the duty manager Mr Binning states that "I regularly conduct dip sampling of our CCTV system as well as watching performances live in to check compliance" (point 29 P80).

Indeed, condition 45 states "At all times the private performance areas and booths are occupied by performers and members of the public trained staff shall regularly monitor the CCTVs which cover that area". This is to ensure the safety of the performers and that the license conditions are being complied with.

If the venue had been complying this condition then why were the "repeated and were serious" breaches not observed as they happened and action taken. We would of expected that new performers to the venue would have been under even closer scrutiny to ensure that they were compliant.

Yet this did not happen, it leads to the conclusion that either the venue management were incompetent in not monitoring the performances and detecting the breaches and taking appropriate action, or it was accepted behaviour.

Sadly this is not the first time the venue has come to notice for allowing its performers to break the no touching rules. On May 11th 2017 two police officers, acting on behalf

of the Licensing Authority, carried out covert test purchases. These purchases confirmed that performers were making repeated intentional sexual contact with customers. The nature of the sexual contact is summarised below.

- Grinding of buttocks onto officers groin, this occurred on several occasions with all performers, and on one occasion one performer was grinding their vagina on officer's groin.
- Placing of the breast into the officers faces. This was mostly only light contact (slight brushing across the face). However on one occasion one of the performers in putting their breast in the officer's face made contact with the officer's closed mouth with their nipple.
- Squeezing of officer's penis, this occurred on two occasions by one performer who
 reached behind her with one hand and squeezed the officer's penis through their
 clothing.
- Rubbing of forehead on penis, this occurred with one performer where they knelt between the legs of the officer and rubbed their forehead back and forth on the officer's penis through their clothing.
- Breast being in open hands of the officers whilst seated, which occurred once with one performer.
- One performer asked one of the Officers to put their hand on the performer's buttocks, which they did.
- One performer placed one of the Officer's hand on her exposed pubic area.

• During one of the private dances one of the performers kissed one of the Officers with a closed mouth.

Officers describe in their statements that there were a number of occasions performers touched their vagina's and parting the lips of their vagina's. Furthermore on one occasion a performer simulated acts of personal stimulation by parting their vagina with her fingers exposing their labia and with their other hand rubbed their inner vagina from the base up to the clitoris.

The Licensee admitted that two of its performers had committed the above intentional sexual behaviour.

A link to that committees report is here:

https://democracy.towerhamlets.gov.uk/documents/b45027/3.1%20Supplemntary%2 0evidence%20from%20the%20Nags%20Head%2017-19%20Whitechapel%20Road%20London%20E1%201DU%2016th-May-2023%201.pdf?T=9)

As the committee can see the nature of the offenses in both 2017 and 2022 are very similar in nature, and it is of great concern that such similar offenses are happening at the venue after the previous failings.

Mr Clair owns another sexual entertainment venue called Vanity in Westminster, the licence is in the name of VANITY LICENSE LTD, sole director is Manpal Singh CLAIR Company Correspondence address is128 City Road, London, United Kingdom, EC1V 2NX

The Licence Holder of the Nags Head is NH LICENSE LTD, the sole director is, Manpal Singh CLAIR, Company Correspondence address: 128 City Road, London, United Kingdom, EC1V 2NX

It is clear that Mr Clair owns both premises.

Vanity in Westminster recently had an application for renewal of a Sexual Entertainment Venue (SEV) Licence refused by Westminster City Council, following an objection to the application by Met Police Licensing. This came about as the result of Police investigating a drink spiking allegation at the venue. While checking CCTV of the venue they observed numerous examples of performers touching their customers, and allowing themselves to be touched.

The details of the breaches including photographs and statements have been attached for the committee to examine. They are detailed, explicit, shocking, and show a venue with no regard for the rules of no contact between performers and customers. It also shows a venue demonstrating a lack of care for its staff as performers with repeated touching of performers intimate areas by customers.

These images are taken from the 21 - 22 and the 23 - 24 November 2022, and are clearly not an isolated incident. The performers and customers can be seen touching each other while in the public bar area, and no action is taken. In one of the screen shots prior to a private dance a performer can be seen pointing to a CCTV camera in the room, and getting the customer to move to a seat on the other side of the room that was out of camera shot.

This is clearly a deliberate attempt to avoid detection, and if this was one rogue dancer it would be explainable as that, but as this is several performers over 2 days this should have been picked up by the venue. Having spoken to the officers concerned who watched the CCTV this was every performer they observed engaging in inappropriate touching over the two dates.

In the CCTV evidence both staff, and security can be seen entering the rooms while this behaviour was taking place. Yet no action was taken, no customers ejected or performers disciplined. The only reasonable conclusion that can be drawn from the evidence is that the unlawful touching is either ignored or encouraged by venue management. It is simply not credible to say that venue management were not aware of it.

A link to Westminster's committee report for the SEV Licence and renewal of Vanity is here:

https://westminster.moderngov.co.uk/ieListDocuments.aspx?Cld=371&MID=6344#AI 18787

This is the same behaviour and breaches that were observed by the test purchasers employed by Tower Hamlets Council when they conducted a Test Purchase at the Nags Head in August 2022, it is the same behaviour and breaches that were admitted by Mr Clair following evidence found during a previous Test Purchase operation at the Nags Head in 2017.

There is a clear pattern here of Sexual Entertainment venues owned and operated by Mr Clair consistently breaching the conditions of their license, of allowing inappropriate touching, and putting their performers at risk in allowing such behaviour.

This venue, its management and staff have demonstrated that they are not fit to operate a Sexual Entertainment Venue and we urge the committee not to renew the license.

Appendix 28

RESTRICTED (when complete)

СЈ Ас	WITN et 1967, s.9; MC Act 1980, ss.5	IESS STATEMI 5A(3)(a) and 5B; Criminal		ales 2005, Rule 27.1	
Statement of	PC Reaz Guerra 1614C	W URN:			
Age if under 18	Over 18 (if ov	ver 18 insert 'over 18') Occupa	ation: Po	olice Officer	
make it knowing t	onsisting of: 15 pages eachat, if it is tendered in evidence false, or do not believe to be	ce, I shall be liable to prose		,	
Signature:			Date:	14th May 2023	
Tick if witness evid	lence is visually recorded	(supply witness details	on rear)		

I am the above-named person, currently employed in the Westminster Police Licensing Unit.

I am the above-named person, currently employed in the Westminster Police Licensing Unit. I joined the Metropolitan Police Service in 2002 and was posted to the Borough of Westminster in 2003, working in numerous operational roles. I moved to the Westminster Police Licensing Unit in April 2011. Since my appointment in the Licensing Unit I have dealt with a wide range of licensing matters including applications for new premises licences, variations to existing premises licenses, licensing committee hearings, licensing reviews and a large number of licensing visits to licensed premises within the City of Westminster. I am also a specially trained search officer, licensed by the Home Office, with over 17 years experience performing this role.

I submit the below information in relation to an application by the Westminster Police Licensing Unit, on behalf of the Commissioner of the Metropolitan Police, to revoke the Sexual Entertainment Venue licence for Vanity Bar And Nightclub Basement to First Floor 4 Carlisle Street London W1D 3BJ, The premises is also licensed, Premises Licence number 20/03227/LIPT.

The premises which is located within the West End Cumulative impact area as defined by Westminster City Councils statement of licensing policy

Westminster Cit	y Councils statement of licensing policy.	
Signature:	Signature witnessed by:	
2006/07(1): MG 11(T)	RESTRICTED (when complete)	

PC Reaz Guerra 1614CW

Vanity Bar & Nightclub is located on the north footway of Carlisle Street approximately ten (10) metres west of the junction with Dean Street. The main entrance is a large single door on Carlisle Street. As you enter the premises into a small lobby there is a small storage room to the left and another single door into the main ground floor area. The bar is located on the righthand side, opposite the bar there is a staircase which leads up to the first floor and also down to the basement level. In the basement the, from the areas I have seen there is a room with approximately 6 booths and there is a door leading to an office.

In December 2022, the police made and application for a summary review of the premises licence for Vanity Soho (ref 22/11860/LIREVX), as part of this application the Police requested CCTV to be downloaded which is detailed in my statement in relation to the review application 22/11860/LIREVX.

The CCTV provided contained footage from 21st-22nd November 2022 and 23rd-24th November, with footage from 19 different cameras. The following is a summary of the location/field of view of the cameras provided, this is from my knowledge of the areas I have seen within the venue and using the premises plans.

Camera No	Approximate location/coverage
3	Ground flood by edge of bar pointing towards front of premises
4	Ground floor located by staircase, looking towards bar
5	Ground floor located behind bar, looking over bar and towards staircase
6	Ground floor located by staircase, looking towards bar.
7	1 st Floor, above/by entrance looking into room

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PC Reaz Guerra 1614CW

9	1 st Floor, located on far wall looking back across room towards room.
10	Basement, lobby/landing area at bottom of stair, entrance to the booth is on the left, female toilet on the right.
11	Basement, Landing area between stairs/ female toilets and changing rooms.
12	Basement Changing Rooms
13	Basement, camera located in centre of walkway between booths looking at double entrance door from lobby into booths.
14	Basement booths, located above 1st right hand booth as you enter room.
15	Basement booths, located in last booth on the right, entrance to booth area is top right of screen
16	Basement booths, located in last booth on the left, entrance to booth area is top left of screen, door on right leads to staff office and back of house area
17	Basement booths, located above 1st left hand booth as you enter room.
18	Believed fire escape – exact location unknown
19	Storeroom – exact location unknown
20	Basement - office
21	Believed fire escape – exact location unknown
	•

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

22	Ground floor – outside main entrance looking west along Carlisle
	street.

Notably cameras 1,2 and 8 were not included in the footage provided. The CCTV Time stamp on the recorded footage is three (3) Minutes fast.

From the CCTV that I have viewed from 21st/22nd and 23rd/24th November 2022 I have produced a transcript, exhibits RGG/001 and RGG/002 refer.

Both the Premises licence and SEV Licence have conditions relating to CCTV:-

Premises licence - Conditions 29 & 30

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

30. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested

Sev Licence conditions 10 & 11

The premises will install and maintain a comprehensive CCTV system as per the minimum requirements of a Metropolitan Police Crime Prevention Officer that

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

ensures all areas of the licensed premises are monitored including all entry and exit points will be covered enabling frontal identification of every person entering any light condition. All cameras shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Recordings shall be made available immediately upon the request of Police or authorised officer throughout the preceding 31 day period together with facilities for viewing.

A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open to the public and this staff member should be able to show Police recent data and footage with the absolute minimum of delay of the request.

On the ground floor, the camera outside the main entrance (Camera 22) does not adequately capture a facial image of all persons entering or exiting. an example of this is evidenced in the CCTV on Camera 22, on 24/11/22 at 03:07:41, two people leave the premises and the footage is of insufficient quality to identify them. (screenshot produced as exhibit **RGG/004)**

The only other camera that covers the internal entrance in the main area of the ground floor is Camera 3 and again this does not provide sufficient quality footage, particularly of people leaving in all light conditions. There are no cameras in the lobby area between the main street entrance and the entrance to the ground floor.

SEV - Condition 21

21. Where relevant entertainment is provided in booths, or other areas of the premises where private performances are provided, the booth or area shall not have a door or other similar closure, <u>the area shall be constantly monitored by CCTV</u>, and access to the booth or other area shall be adequately supervised.

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

On the 1st floor, the relevant entertainment takes place in a large room, there are approximately eight (8) armchairs located around the periphery of the room, where customers sit, there are three (3) movable concertina screens (approximately 1.8m high) which are positioned ad hoc to provide privacy.

The two cameras located on the ceiling at either end of this large room do not provide sufficient coverage, particularly as the seats located on the periphery of the room are often obscured by screens, also the seats at the far end of the room are out of view of the camera position at the far end of the room and in low light condition are not adequately covered by the only other camera.

In the Basement booth area, there are 6 booths three on each side with a walkway down the middle. As you enter this room, there is a seat/area just to the immediate left as you enter, where the PDQ machine is situated and staff often stand/sit. Within the booth area there are only four cameras to cover all six booths (cameras 14, 15, 16, 17). The booths have bead screens in-between them and this obscure the CCTV coverage, particularly of the middle booths. The positioning of the seating within the booth allows customers to be seated of out view of the CCTV cameras, the dancers are also aware that the seats are out of camera view, this is evident on Camera 15 (21/11/22 23:06:15), when a male enters the booth an sits in the chair that is within the view of the camera, the dancer the speaks to him, turns and points at the camera and the male gets up and sits in the seat out of the view of the camera – Screenshot Nov21 Cam15 230645 - Exhibit RGG/005).

I also produce screen shots of Camera 14, 16 and 17, showing the inadequate coverage of all the booths, in each of the screen shots all the booths are occupied by at least on customer and one dancer.

Exhibit RGG/006 - Nov 21 Cam 14 225919 - male out of view at bottom of screen, dancer/male in middle booth obscured by beaded screen

Exhibit RGG/005 - Nov 21 Cam 15 230645 - dancer/male in middle booth obscured by beaded screen

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

Exhibit RGG/007 - Nov 21 Cam 16 232708 - dancer/male in middle booth obscured by beaded screen

Exhibit RGG/008 - Nov 21 Cam 17 234542 - dancer/male in middle booth obscured by beaded screen.

The inadequate coverage breaches both the conditions on the SEV and premises licence, as the minimum expectation would be that all areas where relevant entertainment takes place should be adequately covered by CCTV as per the conditions on both licences.

Premises licence condition 24

24. The sale of alcohol shall be ancillary to the use of the premises for either i) music and dancing and substantial refreshment or ii) Relevant Entertainment and substantial refreshment.

The CCTV does not show and evidence of any substantial refreshment being provided, the only form of food being consumed are the lemon/limes being provided with what is assumed to be shots of tequila., whilst it is evident that regulated entertainment is being provided (recorded music), the premises was essentially operating as a Sexual Entertainment Venue on both 21/22nd and 23/24th November 2022, and therefore should be fully compliant their SEV Licence.

Numerous conditions have been breached on both dates and is evident on the CCTV.

SEV Conditions breached:-

- 16. Relevant entertainment shall be given only by Performers and the audience shall not be permitted to participate in the relevant entertainment.
- 17. There shall be no physical contact between Performers whilst performing.
- 20. Customers must remain fully clothed at all times. The Performer must not remove any of the customer's clothing at any time.

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

- 21. Where relevant entertainment is provided in booths, or other areas of the premises where private performances are provided, the booth or area shall not have a door or other similar closure, the area shall be constantly monitored by CCTV, and access to the booth or other area shall be adequately supervised.
- 22. Whenever Relevant Entertainment is being provided there shall be no physical contact between Performers and customers or between customers and Performers except for the exchanging of money or tokens at the beginning or conclusion of the performance and only for the purpose of that performance. Clearly legible notices to this effect shall clearly be displayed in each private booth and in any performance area.
- 23. Performers must redress fully immediately after each performance.

It is clearly evident from CCTV that the are many instances where customers and performers are permitted to touch each other, with physical contact frequently being made often of a sexual nature, whereby customers are permitted to touch the breasts, bottom and vaginas of the dancers; and dancers touch and rub the customers crotches. Touching takes please from the moment customers walk in to the premises, with the dancers often hugging customers as they enter the bar, dancers can be seen with arms around customers, stroking the chests, touching their bottoms. Customers are also seen with their hands on dancers bottoms without being challenged, deeming this acceptable and permitted behaviour.

These incidents are not limited to a single performer or customer but occur between numerous dancers and different customers. It appears to be commonplace and regular behaviour, the SIA security or management when positioned on each floor ignore and are not seen to actively challenge or prevent the touching/between performers and customers. Breaching conditions 16, 17, 21, 22 and 23.

These many incidents of touching have been detailed with the CCTV transcripts, Exhibits RGG/01 & RGG/02.

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

To highlight but just a few incidents on the 24th November: -

Male seated in chair, top left of screen. Dancer is lying on male facing him, her breasts in his face, male has his hands on her bottom. **Screenshot - Camera 7 02:59:21 – Exhibit RGG/009**

Male seated in chair, Dancer is stood in front of male, bent over with left knee on his thigh, male has right hand on her left breast **Screenshot -24Nov Cam7- 03:00:56 - Exhibit RGG/010.**

Male seated in chair, top left of screen. Dancer is kneeling down on floor in front of male and has her hand in male's crotch **Screenshot -24Nov Cam7- 02:59:34 - Exhibit RGG/011**

Male seated in chair middle left of screen, dancer seated sideways on left leg of male, male has his right hand in dancers crotch. Screenshot 24Nov – Cam 9 03:53: 29 - Exhibit RGG/012

Male seated in chair middle left of screen, dancer is stood in front of male, bent over, male has right hand on her bottom. believed his left hand is also on dancers bottom but view is obscured by screen. - Screenshot 24Nov – Cam 9 03:54: 52 - Exhibit RGG/013

Male is seated out of camera view, dancer is stood up in front of male facing away, male places hands on her hips and the grabs/rubs her bottom. **Screenshot 24Nov – Cam 14 01:18: 48 - Exhibit RGG/014**

Male is seated out of camera view, Dancer is stood up facing away from Male, he places his right hand into dancers bottom onto her vagina. Screenshot 24Nov – Cam 14 03:10:59 - Exhibit RGG/015

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

Male is seated out of camera view; Dancer is stood up facing Male. Male has his hand in between dancer's legs on her vagina, then hand moves in and out between dancers' legs - Screenshot 24Nov – Cam 14 03:11:38 - Exhibit RGG/016

Male and dancer stood up facing each other, male then runs his right index finger up the front of the dancer knickers. - Screenshot 24Nov – Cam 14 03:24:06 - Exhibit RGG/017

Dancer is facing seated male, male touches dancers' breasts with both his hands Screenshot 24Nov – Cam 16 02:41:42 - Exhibit RGG/018

Male and dancer stood up embracing each other and kissing on lips - Screenshot 24Nov - Cam 16 03:35:15 - Exhibit RGG/019

Male and dancer stood up embracing each other and kissing on lips - Screenshot 24Nov - Cam 16 03:41:22 - Exhibit RGG/020

Female with her hand on males bottom. - Screenshot 21Nov - Cam 04 22:45:23 - Exhibit RGG/0021

Male holding hands with female, hands on the females bottom. - Screenshot 21Nov - Cam 04 22:53:41 - Exhibit RGG/022

Two Females hugging male - Screenshot 21Nov - Cam 04 23:05:32 - Exhibit RGG/023

Male with hand on females bottom - Screenshot 21Nov - Cam 04 22:55:47 - Exhibit RGG/024

Male with hand on females bottom - Screenshot 21Nov - Cam 04 22:56:15 - Exhibit RGG/025

Male with hand on females bottom - Screenshot 22Nov - Cam 04 00:20:53 - Exhibit RGG/026

Dancer with breasts in males face - Screenshot 21Nov - Cam 07 23:57:04 - Exhibit RGG/027

Signature:		

Signature witnessed by:

PC Reaz Guerra 1614CW

Dancer lying down on male with her hand on her vagina - Screenshot 21Nov - Cam 07 23:59:04 - Exhibit RGG/028

Male has his right hand on her vagina. - Screenshot 22Nov - Cam 07 00:00:59 - Exhibit RGG/029 -

Exhibit RGG/030 - Male with face in dancers bottom. - Screenshot 22Nov - Cam 04 00:04:49

Dancer with money (notes) from given to her by the male customer. - Screenshot 21Nov - Cam 17 23:32:34 - Exhibit RGG/031

It is also evident that, many of the male customers are intoxicated and in their intoxicated state are being encouraged to purchase more dances/performances. two such examples being

22nd November 22 – 02:27 to 03:00 – Intoxicated male attempts various different payments, by phone and bank cards, has 4 dancers with him in the booth, when the performance ends the male stands up and clearly unsteady on his feet.

24th November 22, 03:30 – Camera 16 - Male stands up, clearly unsteady on his feet, stumble as he gets up and has to use his right hand to hold on to wall to support himself, swaying from side to side and has to lean against wall. Dancer returns and male has his hand on her bottom, then grabs her bottom with both hands.

35. There shall be at least one SIA registered door supervisor on duty on every floor where Relevant Entertainment is provided for the entire time the Relevant Entertainment is provided.

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

On 24th November 2022, cameras 13 and 17 between 0300hours to 0440 hours the basement booths are supervised solely by a male member of staff, he is not wearing or displaying an SIA badge, it is believed that he is not an accredited SIA security person.

Another noteworthy incident is captured on camera 6 (ground floor bar) and camera 15 (basement booths) a male customer having entered the booth with a dancer at approximately 23:06 hours. Then at approximately 23:30 hours on camera 15, male is seated out of view a member of staff attempting to make a payment using his phone, Male makes payment on card machine, then staff screws up both copies of the printed receipt, staff the takes the customers mobile phone which is unlocked (bank card image visible on phone screen) up to the bar on the ground floor to complete the transaction (See Camera 6 - 23:31:55) Staff returns to booth, transaction appears declined, staff leave momentarily and returns with another PDQ machine, unclear if transaction made as out of camera view. It is questionable as to why the customer allowed the member of staff to use his phone for a payment with the customer not being present.

The premises is failing to uphold and fully promote the licensing objectives, their obstructive approach in providing CCTV, which clearly evidences many breaches of both their Premises Licence and SEV Licence and shows the premises is being managed and operated in an irresponsible manner.

Summary of Exhibits

Exhibit Number	Description of Exhibit	
RGG/001	CCTV Transcript 21/22 Dec 2022	
RGG/002	CCTV Transcript 23/24 Dec 2022	
RGG/003	Email chain between Solicitor (Luke Elford) and PC Guerra	
RGG/004	Screenshot showing male leaving premises, poor camera quality/position does not allow person to be identified CCTV on	

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RGG/005	Screenshot Nov21 Cam15 230645 - Exhibit RGG/005) - dancer		
	points at the camera and the male gets up and sits in the seat out of		
	the view of the camera		
RGG/006	Screenshot – Nov 21 Cam 14 225919 – male out of view at bottom of		
	screen, dancer/male in middle booth obscured by beaded screen		
RGG/007	Screenshot - Nov 21 Cam 16 232708 - dancer/male in middle booth		
	obscured by beaded screen		
RGG/008	Screenshot - Nov 21 Cam 17 234542 - dancer/male in middle booth		
	obscured by beaded screen.		
RGG/009	Screenshot - Camera 7 02:59:21 – Male seated in chair, top left of		
	screen. Dancer is lying on male facing him, breasts in his face, male		
	has his hands on her bottom.		
RGG/010	Screenshot -24Nov Cam7- 03:00:56 - Dancer is stood in front of		
	male, bent over with left knee on his thigh, male has right hand on her		
	left breast		
RGG/011	Male seated in chair, top left of screen. Dancer is kneeling down on		
	floor in front of male has hand in male's crotch Screenshot -24Nov		
	Cam7- 02:59:34		
RGG/012	Male seated in chair middle left of screen, dancer seated sideways on		
	left leg of male, male has his right hand in dancers crotch.		
	Screenshot 24Nov – Cam 9 03:53: 29		
RGG/013	Male seated in chair middle left of screen, dancer is stood in front of		
	male, bent over, male has right hand on her bottom. believed his left		
	hand is also on dancers bottom but view is obscured by screen		
	Screenshot 24Nov – Cam 9 03:54: 52 -		

Signature:	 Signature witnessed by:	

PC Reaz Guerra 1614CW

RGG/014	Male is seated out of camera view, dancer is stood up in front of male
	facing away, male places hands on her hips and the grabs/rubs her
	bottom. Screenshot 24Nov – Cam 14 01:18: 48
RGG/015	Male is seated out of camera view, Dancer is stood up facing away
	from Male, he places his right hand into dancers bottom onto her
	vagina. Screenshot 24Nov – Cam 14 03:10:59
RGG/016	Male is seated out of camera view, Dancer is stood up facing Male.
	Male has his hand in between dancer's legs on her vagina, then hand
	moves in and out between dancers legs - Screenshot 24Nov – Cam
	14 03:11:38
RGG/017	Male and dancer stood up facing each other, male then runs his right
	index finger up the front of the dancer knickers Screenshot 24Nov –
	Cam 14 03:24:06
RGG/018	Dancer is facing seated male, male touches dancers' breasts with
	both his hands Screenshot 24Nov – Cam 16 02:41:42
RGG/019	Male and dancer stood up embracing each other and kissing on lips -
	Screenshot 24Nov – Cam 16 03:35:15
RGG/020	Male and dancer stood up embracing each other and kissing on lips -
	Screenshot 24Nov – Cam 16 03:41:22
RGG/021	Female with her hand on males bottom Screenshot 21Nov – Cam
	04 22:45:23
RGG/022	Male holding hands with female, hands on the females bottom
	Screenshot 21Nov – Cam 04 22:53:41
RGG/023	Two Females hugging male Screenshot 21Nov – Cam 04 23:05:32
RGG/024	Male with hand on females bottom Screenshot 21Nov - Cam 04
	22:55:47
RGG/025	Male with hand on females bottom Screenshot 21Nov – Cam 04

Signature:	Signature witnessed by:	

PC Reaz Guerra 1614CW

	22:56:15
RGG/026	RGG/026 - Male with hand on females bottom Screenshot 22Nov -
	Cam 04 00:20:53
RGG/027	Dancer with breasts in males face Screenshot 21Nov - Cam 07
	23:57:04
RGG/028	Dancer lying down on male with her hand on her vagina
	Screenshot 21Nov – Cam 07 23:59:04
RGG/029	Male has his right hand on her vagina Screenshot 22Nov - Cam
	07 00:00:59
RGG/030	Male with face in dancers bottom Screenshot 22Nov - Cam 04
	00:04:49
RGG/031	Dancer with money (notes) from given to her by the male customer
	- Screenshot 21Nov - Cam 17 23:32:34

Signature:

Signature witnessed by:

RESTRICTED (when complete)

MG11 Page 16 of

Witness contact details
Home address:
Postcode:
Home telephone number
Mobile/pager number Email address:
Preferred means of contact:
Male / Female (delete as applicable) Date and place of birth:
Former name: Ethnicity Code (16+1): Religion/belief:
Dates of witness <u>non-availability</u>
Witness care
Is the witness willing and likely to attend court? Yes / No. If 'No', include reason(s) on MG6.
b) What can be done to ensure attendance?
Does the witness require a Special Measures Assessment as a vulnerable or intimidated witness? Yes / No. If 'Yes' submit MG2 with file.
Does the witness have any specific care needs? Yes / No. If 'Yes' what are they? (Disability, healthcare, childcare, transport, , language difficulties, visually impaired, restricted mobility or other concerns?)
Witness Consent (for witness completion)
a) The criminal justice process and Victim Personal Statement scheme (victims only) has Yes No been explained to me
b) I have been given the Victim Personal Statement leaflet Yes No
c) I have been given the leaflet 'Giving a witness statement to police — what happens next?' Yes No
d) I consent to police having access to my medical record(s) in relation to this matter: Yes No N/A
e) I consent to my medical record in relation to this matter being disclosed to the defence: Yes No N/A
f) I consent to the statement being disclosed for the purposes of civil proceedings e.g. child Yes No care proceedings, CICA
The information recorded above will be disclosed to the Witness Service so they can offer help and support, unless you ask them not to. Tick this box to decline their services:
Signature of witness: Print name:
Signature of parent/guardian/appropriate adult: Print name:
Address and telephone number if different from above:
Statement taken by (print name): PC1614CW P207028 PC GUERRA Station: City Hall Westiminster Time and place statement taken:

2006/07(1): MG 11(T)

Appendix 29

RGG/021 TO RGG/031

RESTRICTED CONTENT

Appendix 30

STATEMENT OF WITNESS

(Criminal Procedure Rules, r. 16.2; Criminal Justice Act 1967, s. 9)

URN				
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Statement of: Constable Stephen Muldoon

Age if under 18: Over 18 Occupation: Police officer

This statement is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it, anything which I know to be false, or do not believe to be true.

Signature:

Date: 15 May 2023

I am the above named person and am currently employed by the Metropolitan Police Service to work as a police constable in the London borough of Westminster. My current role is to work as a licensing officer, part of this role is to deal with applications for new/varied licences and to look at incidents that are alleged to have taken place within licensed premises.

This statement is being submitted to support the objection from the Metropolitan Police for the renewal of a Sexual entertainment venue (SEV) licence for Vanity Ltd, 4 Carlisle St, W1. Vanity has a current premises licence - 20/03227/LIPT.

I was in possession of CCTV from inside the venue for the night of the 23rd November into the early hours of the 24th November 2022. I came into possession of this from Pc GUERRA as we were investigating various allegations from various customers.

Whilst viewing the CCTV for the alleged incidents it became apparent that there was countless breaches of the SEV licence. As part of the SEV licence there were two specific conditions that were breached.

- 16. Relevant entertainment shall be given only by Performers and the audience shall not be permitted to participate in the relevant entertainment.
- 17. There shall be no physical contact between Performers whilst performing
- 22. Whenever Relevant Entertainment is being provided there shall be no physical contact between Performers and customers or between customers and Performers except for the exchanging of money or tokens at the beginning or conclusion of the performance and only for the purpose of that performance. Clearly legible notices to this effect shall clearly be displayed in each private booth and in any performance area.

Watching the footage it was quite clear that the majority if not all of the performers would deliberately touch the customers whilst performing, this varied degrees to sitting on customers to lying fully naked on top of customers and using what I would describe as a grinding motion. These acts would regularly take place in front of the security or the then manager.

I can produce in evidence the following screenshots as exhibits:

SM/1 – Female dancer (a) in one booth sitting on top of a male customer (obscured by seating), female dancer (b) sitting on male customer. Both dancers are topless (01:19 - 24th Nov, Camera 14) SM/2 – Female dancers in both booths sitting on male customers, both dancers appear naked (02:16 - 24th Nov, Camera 14)

Signature:

Signature Witnessed by:

Page 1 of 3 eStatement no: AW-1004116-2023

Continuation of Statement of: Constable Stephen Muldoon

SM/3- Male customer and female dancer obscured from view whilst 2 female dancers are in view with one dancer bent over and the other holding her bum (23:34 - 23rd Nov, Camera 15)

SM/4 – Male customer touching a female's breast. (03:11, 24th November, Camera 14)

SM/5 – 2 females dancing for a male customer. The customer is on a booth with another dancer out of view. (23:35 - 23rd November, Camera 15)

SM/6 – 2 females dancing together, appearing to kiss each-other. (23:38 - 23rd November, Camera 15)

SM/7 – Female dancer with her arms round a male customer. (01:23 - 24th November, Camera 16)

SM/8 – Naked female dancer sitting with/on a male customer. Another customer hidden in booth by a blind spot (01:21, 24th November)

SM/9 – Female dancer on top of a male customer. Appear hidden by the hanging beads. (02:27, 24th November Camera17)

SM/10 – Naked female rubbing up and down male customer. Security present sitting on the couch at the bottom right. (00:15, 24th November, Camera 7)

SM/11 – Naked female dancer sitting on a male customer whilst opening and closing her legs. (00:34, 24th November, Camera 7)

SM/12 – Female dancer on her knees at a male customers crotch area. (00:05, 24th November)

SM/13 – Female dancer sitting on male customer. (02:51, 24th November, Camera 7)

SM/14 - Female dancer sitting on male customer. (02:27, 24th November, Camera 7)

SM/15 – Male customer appearing to kiss the naked body of the female dancer. (00:06, 24th November, Camera 9)

SM/16 – Male customer and female dancer on the left in close to each-other. Male has his hands on the dancer. The male customer is also being sat on by the dancer on the top right. Security are sitting on the sofa on the bottom right of the screen. (03:30, 24th November, Camera 7)

SM/17 – Naked female dance rubbing her body from behind on a male dancer (00:07, 24th November, Camera 9)

SM/18 – Naked female dancer laying on her front on a male customer. The male customer has his hand on her bum. (00:07, 24th November, Camera 9)

The above is just a selection of screenshots however the breaches were constant by the dancers, ignored by all the staff and appeared expected by the customers. This was clear this was just not one slip up and this was a regular and I would suggest normal occurrence for the venue and how they operate.

I can also produce in evidence the following:

Exhibit SM/19 - Tower Hamlets licensing committee agenda and papers for Tuesday 16th May 2023.

Exhibit SM/20 - Minutes/agenda from an extraordinary committee report for Tower Hamlets for Tuesday 17th October 2017

Exhibit SM/21 - Companies house page for Vanity Licence Ltd

Exhibit SM/22 - Companies House page for Nags Head Ltd

I received notification that Tower Hamlets council were to be reviewing the SEV licence of The Nags Head on Tuesday 16th May 2023, I was aware that the licence holder for the Nags Head is Nags Head Ltd, a check on companies house shows the sole director of Nags Head Ltd being Manpal Claire Singh. (Shown in Exhibit SM/22). Manpal Clair Singh is also the sole director of Vanity Licence Ltd (as shown is Exhibit SM/21.

I read through and attached the committee papers in SM/19. This shows that the act of touching customers is not alone to Vanity and this also takes place at the Nags Head. I also identified from the papers that there have been numerous previous incidents of breaches of SEV identified at the Nags Head both in 2016 and 2017. (Exhibit SM/20) shows the committee minutes for a hearing that documents these breaches.

During a summary review hearing Manpal Singh proportioned blame on to the then DPS and her son. Whilst i do not doubt they had no control over the premises it is clear and evident that for years both of Manpal Singh's venues where he is the SEV licence holder have operated with constant breaches.

Witness Signature:

Signature Witnessed by:

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RESTRICTED (when complete)

MG11C

Continuation of Statement of: Constable Stephen Muldoon

Having reviewed the countless breaches that I have witnessed on CCTV at Vanity, the committee papers from both 2023 and 2017 from Tower Hamlets it is clear that Vanity is being run and operated extremely poorly. The licence holder has no control as to what goes on at the venues and the only apparent consistent thing is the apology he gives when breaches are found. It the opinion of the Metropolitan police service that Manpal Singh should not be granted an SEV licence and is not a suitable person to operate one.

Witness Signature:

Signature Witnessed by:

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Appendix 31

SM/1 TO SM/18

RESTRICTED CONTENT

Appendix 32

Lavine Miller-Johnson

From: Licensing

Sent: 21 June 2023 11:10 **To:** Lavine Miller-Johnson

Subject: FW: Nags Head - Letter of support.

Follow Up Flag: Follow up Flag Status: Flagged

From: Stephen

Sent: Wednesday, June 21, 2023 9:24 AM

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

Subject: Nags Head - Letter of support.

Dear Licensing,

The Nags Head, 17-19 Whitechapel Road, London E1 1DU - Letter of Support.

My name is Stephen

I write in support of The Nags Head.

I have been a customer at The Nags Head for 15 years.

It is one of my favorite places to go, I always feel welcome and safe whenever I go in whether it is the afternoon or the evening, the doormen are very welcoming and courteous. I know the owners of the Nags Head and know it is a family business that has been passed down from father to son.

The Nags Head is impeccably well-run. The management are friendly but will not tolerate bad behavior. By bad behavior I mean people who are drunk or people who misbehave and try and touch the dancers, the rules are well known to everyone who comes into the Nags Head. You cannot miss them. They are on the wall as you enter and they are explained to you by the security guard, particularly if it is your first visit. People who look like they might cause trouble don't even get through the door.

I have never seen trouble in the Nags Head and is one of the reasons why I like it. The atmosphere is very relaxed atmosphere and you do not feel pressurised to spend money, buy girls drinks or have dances like other venues. They know the rules too and they know what is and what is not ok.

I think it would be a real shame if the Nags Head was not to get another license and was forced to close down. For one I think it would put at least 20 people out of work and that means they would have to find another job in these difficult times. The venue would likely become yet another pub and probably would have more trouble over the course of time. The Nags Head controls any sign off trouble more than if it was just a pub.

I genuinely think the council should look past any obvious dislike for these type of venues, or any moral or religious objections. The simple fact is if there wasn't a market for lapdancing venues then they wouldn't exist I believe the Nags Head although not everyone's cup of tea they have the right to exist.

The council need to consider if these adult entertainment venues close down as The Nags Head has to comply to all sorts of rules to continue to be able to do what it does, closing down these venues will driving lapdancing underground and into the waiting hands of criminals. If the council are concerned about the performers being exploited, touched, or used for sex then this is precisely what will happen if lapdancing clubs are forced to close down.

The Nags Head has been in Whitechapel for over 20 years, I have been visiting for 15 years and have made many friends there including the staff they are all hard working decent people.

I hope the Nags Head stays open and has my full support for many years to come.

Please ensure that my personal details are not made public or published on the councils website/in any agenda papers. Please use this email address only for any contact.

Yours Faithfully

Stephen

Lavine Miller-Johnson

From: Licensing

Sent: 23 June 2023 11:57 **To:** Lavine Miller-Johnson

Subject: FW: Licensing of the Nags head, Whitechapel

From: adam

Sent: Thursday, June 22, 2023 8:58 PM

To: Licensing <Licensing@towerhamlets.gov.uk> **Subject:** Licensing of the Nags head, Whitechapel



To whom it may concern,

I can confirm that I am in support of the licence for the Nags Head, 17-19 Whitechapel Road, London, E1 1DU.

I have frequented the Nags Head for many years and it is one of the only places that I will go for a drink whilst in the area. I travel from Devon with work and have visited every time that I'm in London. It is of my opinion that the licence should be granted and that this important community asset should remain.

It provides a safe and calm environment to enjoy socialising. I would choose the Nags Head before anywhere else as it is always calm, safe and there's never any trouble. The Nags head creates many jobs and has a big impact on bringing affluent businessmen into the area. This in turn is financially beneficial to the surrounding businesses

It is managed and monitored rigorously to ensure that the girls are safe and respected. It is made very clear that contact with the girls is unacceptable in any form and that any such behaviour would result in being removed and banned from the establishment.

Regards

Adam

Whilst my I accept my statement is free for public viewing I would please request that my address is hidden from any publication.

Sent from Outlook for iOS

Appendix 33

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