Appendix 1



Tower Hamlets Application for a premises licence Licensing Act 2003

* required information

Section 1 of 21					
You can save the form at any time and resume it later. You do not need to be logged in when you resume.					
System reference	Not Currently In Use	This is the unique reference for this application generated by the system.			
Your reference	PL/E95EN	You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.			
	Are you an agent acting on behalf of the applicant? • Yes O No Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.				
Applicant Details					
* First name	KENAN				
* Family name	BALLI				
* E-mail	ų sina supervisionis				
Main telephone number	-	Include country code.			
Other telephone number					
Indicate here if the appl	icant would prefer not to be contacted by tele	ephone			
Is the applicant:					
 Applying as a business of Applying as an individual 	or organisation, including as a sole trader al	A sole trader is a business owned by one person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby.			

Continued from previous page		
Address		
* Building number or name		
* Street		
District		
* City or town		
County or administrative area		
* Postcode		
* Country	United Kingdom	
Agent Details		
* First name	ATLAS	
* Family name	LICENSING	
* E-mail	ð	
Main telephone number	C	Include country code.
Other telephone number		
🔲 Indicate here if you wou	ld prefer not to be contacted by telephone	
Are you:		
An agent that is a busine	ess or organisation, including a sole trader	A sole trader is a business owned by one
 A private individual actir 	ng as an agent	person without any special legal structure.
Agent Business		
Is your business registered in the UK with Companies House?	Yes O No	Note: completing the Applicant Business section is optional in this form.
Registration number	13463174	
Business name	ATLAS LICENSING LIMITED	If your business is registered, use its registered name.
VAT number -	NONE	Put "none" if you are not registered for VAT.
Legal status	Private Limited Company	
Your position in the business	MANAGER	
Home country	United Kingdom	The country where the headquarters of your business is located.

Continued from previous page		
Agent Registered Address		Address registered with Companies House.
Building number or name		
Street		
District		
City or town		
County or administrative area		
Postcode		
Country	United Kingdom	

Section 2 of 21

PREMISES DETAILS

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

Premises Address

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

Address	OS map reference	 Description
---------	------------------	---------------------------------

Postal Address Of Premises

Building number or name	FABWICK
Street	UNIT 4A, QUEENS YARDS
District	43 WHITE POST LANE
City or town	LONDON
County or administrative area	
Postcode	E9 5EN
Country	United Kingdom
Further Details	
Telephone number	
Non-domestic rateable value of premises (£)	33,750

Secti	on 3 of 21			
	ICATION DETAILS			
In wh	at capacity are you applyi	ng for the premises licence?		
\times	An individual or individua	als		
	A limited company / limit	ed liability partnership		
	A partnership (other than	limited liability)		
	An unincorporated assoc	iation		
	Other (for example a stat	utory corporation)		
	A recognised club			
	A charity			
	The proprietor of an educ	cational establishment		
	A health service body			
		ed under part 2 of the Care Standards Act n independent hospital in Wales		
	A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England			
	The chief officer of police	of a police force in England and Wales		
Con	irm The Following			
\boxtimes	I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities			
	I am making the applicati	ion pursuant to a statutory function		
	I am making the applicati virtue of His Majesty's pre	ion pursuant to a function discharged by progative		
Secti	on 4 of 21			
INDI	VIDUAL APPLICANT DET	AILS		
	licant Name e name the same as (or sim	nilar to) the details given in section one?	If "Yes" is selected you can re-use the details	
	Yes	⊖ No	from section one, or amend them as required. Select "No" to enter a completely new set of details.	
First	name	KENAN		
Fami	ly name	BALLI		
ls the	e applicant 18 years of age	or older?		
\odot	Yes	○ No		

Continued from previous page		
Current Residential Address		
Is the address the same as (or	similar to) the address given in section one?	If "Yes" is selected you can re-use the details
• Yes	⊖ No	from section one, or amend them as required. Select "No" to enter a completely new set of details.
Building number or name	ł	
Street		
District		
City or town]
County or administrative area]
Postcode		
Country	United Kingdom	
Applicant Contact Details		
Are the contact details the san	ne as (or similar to) those given in section one?	If "Yes" is selected you can re-use the details
• Yes	⊖ No	from section one, or amend them as required. Select "No" to enter a completely new set of details.
E-mail		
Telephone number	-	
Other telephone number		
* Date of birth	dd mm yyyy	
* Nationality		Documents that demonstrate entitlement to work in the UK
Right to work share code		Right to work share code if not submitting scanned documents
	Add another applicant	
Section 5 of 21		-
OPERATING SCHEDULE		
When do you want the premises licence to start?	06 / 05 / 2024 dd mm yyyy	
If you wish the licence to be valid only for a limited period, when do you want it to end	Image: dd Image: gray black bl	
Provide a general description	of the premises	

Continued from previous	page			
licensing objectives. Wh	nere your application	includes off-supplies	and any other information whic of alcohol and you intend to pro n of where the place will be and	ovide a place for
Restaurant, Lounge and The sale of alcohol will k			s and outside seating areas.	
If 5,000 or more people expected to attend the premises at any one tim state the number expec attend	ne,			
Section 6 of 21				
PROVISION OF PLAYS				
See guidance on regula				
Will you be providing p				
• Yes	○ No			
Standard Days And Ti	nings			
MONDAY	·		Give timings in 24	
	Start 10:00	End		nly give details for the days you intend the premises
	Start	End	to be used for the	•
TUESDAY				
	Start 10:00	End	00:00	
	Start	End		
WEDNESDAY				
	Start 10:00	End	00:00	
	Start	End		
THURSDAY	L,		L1	
	Start 10:00	End	00:00	
	Start Start	End		
FRIDAY		End		
	Start 10:00	End	00:00	
	Start	End		
SATURDAY				
	Start 10:00	End	00:00	
	Start	End		

Continued from previous page
SUNDAY
Start 10:00 End 00:00
Start End End
Will the performance of a play take place indoors or outdoors or both? Where taking place in a building or other
 Indoors Outdoors Both Structure tick as appropriate. Indoors may include a tent.
State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.
State any seasonal variations for performing plays
For example (but not exclusively) where the activity will occur on additional days during the summer months.
Non standard timings. Where the premises will be used for the performance of a play at different times from those listed in
the column on the left, list below
For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
Section 7 of 21 PROVISION OF FILMS
See guidance on regulated entertainment
Will you be providing films?
• Yes O No
Standard Days And Timings
MONDAY
Start 10:00 End 00:00 (e.g., 16:00) and only give details for the days
Start Start End End End to be used for the activity.
TUESDAY
Start 10:00 End 00:00

Continued from previous p			
	- yem		
WEDNESDAY		[]	
	Start 10:00	End 00:00	
	Start	End	
THURSDAY			
	Start 10:00	End 00:00	
	Start	End	
FRIDAY			
	Start 10:00	End 00:00	
	Start	End	
SATURDAY			
	Start 10:00	End 00:00	
	Start	End	
SUNDAY			
00110111	Start 10:00	End 00:00	
	Start Start	End	
Will the exhibition of film	ns take place indoors or outdoors or		a or other
 Indoors 		structure tick as appropriate. Ir	-
	be authorised, if not already stated, not music will be amplified or unam	and give relevant further details, for example (but r plified.	not
State any seasonal variat	tions for the exhibition of film		
-		us on additional days during the summer months.	
For example (but not exe		ur on additional days during the summer months.]
Non standard timings. W column on the left, list b	-	he exhibition of film at different times from those l	isted in the
For example (but not exe	clusively), where you wish the activi	ty to go on longer on a particular day e.g. Christma	s Eve.

Continued from previous page	
Section 8 of 21	
PROVISION OF INDOOR SPORTING EVENTS	
See guidance on regulated entertainment	
Will you be providing indoor sporting events?	
⊖ Yes ● No	
Section 9 of 21	
PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS	
See guidance on regulated entertainment	
Will you be providing boxing or wrestling entertainments?	
○ Yes	
Section 10 of 21	
PROVISION OF LIVE MUSIC	
See guidance on regulated entertainment	
Will you be providing live music?	
• Yes O No	
Standard Days And Timings	
MONDAY	
Give timings in 24 hour clock. Start 10:00 End 00:00 (e.g., 16:00) and only give details	or the days
Start Start End End to be used for the activity.	
TUESDAY	
Start 10:00 End 00:00	
Start End End	
WEDNESDAY	
Start 10:00 End 00:00	
Start End End	
THURSDAY	
Start 10:00 End 00:00	
Start End	
FRIDAY	
Start 10:00 End 00:00	
Start End End	
SATURDAY	
Start 10:00 End 00:00	
Start End End	

ontinued from previous page
SUNDAY
Start 10:00 End 00:00
Start End End
Vill the performance of live music take place indoors or outdoors or both? Where taking place in a building or other
 Indoors Outdoors Both Structure tick as appropriate. Indoors may include a tent.
itate type of activity to be authorised, if not already stated, and give relevant further details, for example (but not
exclusively) whether or not music will be amplified or unamplified.
State any seasonal variations for the performance of live music
or example (but not exclusively) where the activity will occur on additional days during the summer months.
Non-standard timings. Where the premises will be used for the performance of live music at different times from those listenets a the calumn on the left list below.
n the column on the left, list below
or example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
ection 11 of 21
ROVISION OF RECORDED MUSIC
Will you be providing recorded music?
Yes No
Grandard Days And Timings
MONDAY Give timings in 24 hour clock.
Start 10:00 End 00:00 (e.g., 16:00) and only give details for the day
Start End to be used for the activity.
TUESDAY
Start 10:00 End 00:00
Start End End

Continued from previous page				
WEDNESDAY				
Start	10:00	End 00:00		
Start		End		
THURSDAY				
Start	10:00	End 00:00		
Start		End		
FRIDAY				
Start	10:00	End 00:00		
Start		End		
SATURDAY				
Start	10:00	End 00:00		
Start		End		
SUNDAY				
Start	10:00	End 00:00		
Start		End		
Will the playing of recorded m	usic take place indoors or outd		/here taking place in a building or other	
Indoors	O Outdoors		tructure tick as appropriate. Indoors may nclude a tent.	
State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.				
Consistent with a restaurant, lounge, bar and entertainment venue				
State any seasonal variations for	or playing recorded music			
For example (but not exclusively) where the activity will occur on additional days during the summer months.				
Non-standard timings. Where t in the column on the left, list b		ne playing of recorde	ed music at different times from those listed	
For example (but not exclusive	ely), where you wish the activity	/ to go on longer on	a particular day e.g. Christmas Eve.	

Continued from previous	page		
Section 12 of 21			
PROVISION OF PERFO	RMANCES OF DANCE		
See guidance on regul	ated entertainment		
Will you be providing p	performances of dance?		
Yes	O No		
Standard Days And T	imings		
MONDAY			Give timings in 24 hour clock.
	Start 10:00	End 00:00	(e.g., 16:00) and only give details for the days
	Start	End	of the week when you intend the premises to be used for the activity.
TUESDAY			
	Start 10:00	End 00:00	
	Start	End	
WEDNESDAY			
	Start 10:00	End 00:00	
	Start	End	
THURSDAY			
HIOUSDAT	Start 10:00	End 00:00	
	Start Start	End	
FRIDAY		5 1 20 00	
	Start 10:00	End 00:00	
	Start	End	
SATURDAY			
	Start 10:00	End 00:00	
	Start	End	
SUNDAY			
	Start 10:00	End 00:00	
	Start	End	
Will the performance o	of dance take place indoors	or outdoors or both?	Where taking place in a building or other
Indoors	 Outdoors 	O Both	structure tick as appropriate. Indoors may include a tent.
State type of activity to	be authorised, if not alread	dy stated, and give relevant f	urther details, for example (but not

exclusively) whether or not music will be amplified or unamplified.

State any seasonal variations for the performance of dance

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

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

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

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

See guidance on regulated entertainment

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

No

⊖ Yes

Yes

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LATE NIGHT REFRESHMENT

Will you be providing late night refreshment?

• Yes

🔿 No

Standard Days And Timings

MONDAY

mondanti		_		Give timings in 24 hour clock.
	Start 23:00] End	00:00	(e.g., 16:00) and only give details for the days
	Start] End		of the week when you intend the premises to be used for the activity.
TUESDAY				
	Start 23:00] End	00:00	
	Start] End		
WEDNESDAY				
	Start 23:00] End	00:00	
	Start] End		

Continued from previous pa	ıge					
THURSDAY						
S	itart 23:0	0		End	01:00	
S	itart			End		
FRIDAY						
S	Start 23:0	0		End	01:00	
S	Start			End		
SATURDAY						
S	Start 23:0	0		End	01:00	
S	itart			End		
SUNDAY						
S	start 23:0	0		End	00:00	
S	itart			End		
Will the provision of late n	night refree	shment take place i	indooi	rs or c	outdoors or	
both?Indoors	0	Outdoors	0	Both		Where taking place in a building or other
						structure tick as appropriate. Indoors may include a tent.
State type of activity to be exclusively) whether or no		•		-		urther details, for example (but not
Consistent with a restaura		-				
	-					
State any seasonal variation	ons					
·		here the activity wi	ll occu	ir on a	additional da	ys during the summer months.
New standard time in an AA/A			-I C 4I			:
those listed in the column			a for ti	ne su	oply of late n	ight refreshments at different times from
For example (but not excl	usively), w	here you wish the	activit	y to g	o on longer	on a particular day e.g. Christmas Eve.

Continued from previous page			
SUPPLY OF ALCOHOL			
Will you be selling or supply	ving alcohol?		
Yes	🔿 No		
Standard Days And Timing	gs		
MONDAY			Give timings in 24 hour clock.
Sta	art 10:00	End 00:00	(e.g., 16:00) and only give details for the days
Sta	art	End	of the week when you intend the premises to be used for the activity.
TUESDAY			
Sta	art 10:00	End 00:00	
Sta	art 🗌	End	
WEDNESDAY			
Sta	art 10:00	End 00:00	
Sta		End	
THURSDAY			J
Sta	art 10:00	End 01:00	
Sta		End	
FRIDAY		F 1 01.00	1
Sta		End 01:00	
Sta		End	
SATURDAY			1
Sta	art 10:00	End 01:00	
Sta	art	End	
SUNDAY			
Sta	art 10:00	End 00:00	
Sta	art	End	
Will the sale of alcohol be for consumption:If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol			
 On the premises 	O Off the premises O	Both	is for consumption away from the premises
			select off. If the sale of alcohol is for consumption on the premises and away
			from the premises select both.
State any seasonal variation	S		
For example (but not exclus	sively) where the activity will occ	ur on additional da	ays during the summer months.

Continued from previous page	
Non-standard timings. Where column on the left, list below	the premises will be used for the supply of alcohol at different times from those listed in the
For example (but not exclusiv	ely), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
State the name and details of licence as premises superviso	the individual whom you wish to specify on the r
Name	
First name	KENAN
Family name	BALLI
Date of birth	dd mm yyyy
Enter the contact's address	
Building number or name	
Street	
District	
City or town	
County or administrative area	
Postcode	
Country	United Kingdom
Personal Licence number (if known)	
Issuing licensing authority (if known)	
PROPOSED DESIGNATED PR	EMISES SUPERVISOR CONSENT
How will the consent form of be supplied to the authority?	the proposed designated premises supervisor
C Electronically, by the pro	oposed designated premises supervisor
• As an attachment to this	sapplication
Reference number for consen form (if known)	t

Continued from previous	page				
the proposed designate supervisor for its 'syster reference'.	If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.				
Section 16 of 21					
ADULT ENTERTAINMEN	NT				
	ertainment or services, activities, or rise to concern in respect of childre	other entertainment or matters ancillary to the use of the n			
rise to concern in respec	ct of children, regardless of whether	premises or ancillary to the use of the premises which may give you intend children to have access to the premises, for example ed age groups etc gambling machines etc.			
NONE					
Section 17 of 21					
HOURS PREMISES ARE	OPEN TO THE PUBLIC				
Standard Days And Tir	nings				
MONDAY					
	Start 10:00	Give timings in 24 hour clock. End 00:00 (e.g., 16:00) and only give details for the days			
		of the week when you intend the premises			
	Start	End to be used for the activity.			
TUESDAY					
	Start 10:00	End 00:00			
	Start	End			
WEDNESDAY					
	Start 10:00	End 00:00			
	Start	End			
THURSDAY					
	Start 10:00	End 01:00			
	Start	End			
FRIDAY					
	Start 10:00	End 01:00			
	Start	End			
SATURDAY					
	Start 10:00	Fad 01:00			
	Start 10:00	End 01:00			
	Start	End			

Continued from previous page						
SUNDAY						
Start	10:00	End	00:00			
Start		 End				
State any seasonal variations	<u> </u>]				
	v) where th	e activity will occur on	additional days during the summer months.			
Non standard timings. Where y those listed in the column on th			e open to the members and guests at different times from			
For example (but not exclusive	ly), where y	ou wish the activity to <u>c</u>	go on longer on a particular day e.g. Christmas Eve.			
Section 18 of 21						
	LICENSING OBJECTIVES					
Describe the steps you intend to take to promote the four licensing objectives:						
a) General – all four licensing objectives (b,c,d,e)						
List here steps you will take to promote all four licensing objectives together.						
Please see attached Annex 1.						
b) The prevention of crime and disorder						
Please see attached Annex 1						
c) Public safety						
Please see attached Annex 1						
d) The prevention of public nui	sance					
Please see attached Annex 1						

e) The protection of children from harm

Please see attached Annex 1

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NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

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

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

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

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

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

Documents which demonstrate entitlement to work in the UK

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

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

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

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

(i) any page containing the holder's personal details including nationality;

(ii) any page containing the holder's photograph;

(iii) any page containing the holder's signature;

(iv) any page containing the date of expiry; and

(v) any page containing information indicating the holder has permission to enter or remain in the UK and is permitted to work.

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

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

Home Office online right to work checking service

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

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

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

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

Section 20 of 21

NOTES ON REGULATED ENTERTAINMENT

In terms of specific regulated entertainments please note that:

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

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

Section 21 of 21

PAYMENT DETAILS

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

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

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

Band A - No RV to $\pounds 4,300 = \pounds 100.00$

Band B - \pounds 4,301 to \pounds 33,000 = \pounds 190.00

Band C - £33,001 to £8700 = 315.00

Band D - \pounds 87001 to \pounds 12500 = \pounds 450.00*

Band E - ± 125001 and over = 635.00^*

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

Band D - £7001 to £12500 = £900.00

Band E - £125001 and over £1,905.00

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

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

If you operate a large event you are subject to ADDITIONAL fees based upon the number in attendance at any one time Capacity 5000-9999 = £1,000.00

Capacity 10000 -14999 = £2,000.00 Capacity 15000-19999 = £4,000.00

Capacity 20000-29999 = £8,000.00

Capacity 30000-39000 = £16,000.00

Capacity 40000-49999 = £24,000.00

Capacity 50000-59999 = £32,000.00

Capacity $60000-69999 = \pounds40,000.00$

Capacity 70000-79999 = £48,000.00

Capacity 80000-89999 = £56,000.00

Capacity 90000 and over = £64,000.00

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

Continued from previous page			
* Fee amount (£)	315.00		
ATTACHMENTS			
AUTHORITY POSTAL ADDRES	5		
Address			
Building number or name			
Street			
District			
City or town			
County or administrative area			
Postcode			
Country	United Kingdom		
DECLARATION			
 //we understand it is an offence, liable on conviction to a fine up to level 5 on the standard scale, under section 158 of the licensing act 2003, to make a false statement in or in connection with this application. [APPLICABLE TO INDIVIDUAL APPLICANTS ONLY, INCLUDING THOSE IN A PARTNERSHIP WHICH IS NOT A LIMITED LIABILITY PARTNERSHIP] I UNDERSTAND I AM NOT ENTITLED TO BE ISSUED WITH A LICENCE IF I DO NOT HAVE THE ENTITLEMENT TO LIVE AND WORK IN THE UK (OR IF I AM SUBJECT TO A CONDITION PREVENTING ME FROM DOING WORK RELATING TO THE CARRYING ON OF A LICENSABLE ACTIVITY) AND THAT MY LICENCE WILL BECOME INVALID IF I CEASE TO BE ENTITLED TO LIVE AND WORK IN THE UK (OR IF I AM SUBJECT TO CONDITIONS PREVENTING ME FROM DOING WORK RELATING TO THE CARRYING ON OF A LICENSABLE ACTIVITY) AND THAT MY LICENCE WILL BECOME INVALID IF I CEASE TO BE ENTITLED TO LIVE AND WORK IN THE UK (OR IF I AM SUBJECT TO CONDITIONS PREVENTING ME FROM DOING WORK RELATING TO HE CARRYING ON OF A LICENSABLE ACTIVITY) AND THAT MY LICENCE WILL BECOME INVALID IF I CEASE TO BE ENTITLED TO LIVE AND WORK IN THE UK (AND IS NOT SUBJECT TO CONDITIONS PREVENTING HIM OR HER FROM DOING WORK RELATING TO A ULCENSABLE ACTIVITY) AND I HAVE SEEN A COPY OF HIS OR HER PROOF OF ENTITLEMENT TO WORK, IF APPROPRIATE (PLEASE SEE NOTE 15). Ticking this box indicates you have read and understood the above declaration This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?" * Full name * Capacity Date (dd/mm/yyyy) 			
continue with your application	iter by clicking file/save as <u>uk/apply-for-a-licence/premises-licence/tower-hamlets/apply-1</u> to upload this file and		

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

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

Appendix 2



(Fabwick) Unit 4a, Queens Yard 43 White Post Lane London E9 5EN

Licensable Activities authorised by the licence

The sale by retail of alcohol

See the attached licence for the licence conditions

Signed by

David Tolley______ Head of Trading Standards & Environmental Health

Date: 22nd November 2021

OFFICE USE	Receipt No: 027920	Paid:190.00	Date:21.10.2021
OTTICE USE	100000001100. 021020	1 414.100.00	Duto.21.10.2021

TOWER HAMLETS		LICENSING ACT 2003
	Part A - Format of	premises licence

Premises licence number

166228

Part 1 - Premises details

Postal address of premises, or if none, ordnance survey map reference or description	
Unit 4a, Queens Yard	
43 White Post Lane	
Post town	Post code
London	E9 5EN
Telephone number	

Where the licence is time limited the dates

N/A

Licensable activities authorised by the licence

The sale by retail of alcohol

The times the licence authorises the carrying out of licensable activities

Monday to Sunday from 08:00 hours to 00:00 hours

The opening hours of the premises

Monday to Sunday from 08:00 hours to 00:00 hours

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

Off sales only

<u>Part 2</u>

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

Kenan Balli



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

N/A

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

Sinan Evci

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

Personal licence number: Issuing authority:

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

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

where —

- (i) **P** is the permitted price
- 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 prevent the supply in question; and
- (e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994
- 3. Where the permitted price given by Paragraph (b) of paragraph 2 would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- 4. (1) Sub-paragraph (2) applies where the permitted price given by Paragraph (b) of paragraph 2 on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax
 - (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day

Annex 2 - Conditions consistent with the operating Schedule

- 1. Members of the public will not be allowed to enter the premises.
- 2. There shall be no signage on the outside of the premises or visible from the outside of the premises indicating the presence of alcohol or other convenience goods inside of the premises.
- 3. The sale of alcohol from the premises shall be for delivery only by a delivery rider.
- 4. All riders shall be trained to record refusals of sales of alcohol in a refusals log/register. This log/register will be available for inspection by a police officer or other authorised officer on request. The log/register will contain:
 - a. details of the time and date the refusal was made;
 - b. the identity of the rider refusing the sale;
 - c. details of the alcohol the person attempted to purchase.

- 5. An incident log/register shall be maintained to record all incidents of crime and disorder occurring on delivery of products. This log/register will be available for inspection by a police officer or other authorised officer on request.
- 6. Delivery of alcohol shall be to a residential address or place of work.
- 7. Riders will be permitted to collect orders and deliver by pedal bike or electric bike only.
- 8. Riders will not be permitted to congregate or smoke in the immediate vicinity of the premises.
- 9. The premises licence holder will ensure that an age verification policy will apply whereby all delivery riders will be trained to ask any customer to whom alcohol is delivered, who appears to be under the age of 25 years to produce, before being sold alcohol, identification being a passport or photocard driving licence bearing a holographic mark or other form of identification that complies with any mandatory condition that may apply to this licence.
- 10. All delivery riders shall receive training in age restricted sales. Induction training must be completed and documented prior to the delivery of alcohol by the rider. Refresher/reinforcement training must be completed and documented at intervals of no more than 6 months.
- 11. Training records will be available for inspection by a police officer or other authorised officer on request. Training records will be electronically stored by the licence holder for a period of 12 months.
- 12. A warning shall be displayed on the digital platform on which an order is placed informing customers that they must be aged 18 or over to make a purchase of alcohol and notifying customers that the rider will carry out age verification on delivery. The customer will be required to declare that he or she aged 18 or over. If the rider is not satisfied that the customer is aged 18 or over any alcohol in the order will be withheld.
- 13. The Licence Holder shall notify the Licensing Authority of the age verification platform used by the business and any changes in the platform used.
- 14. Notices shall be prominently displayed at all exits requesting employees to respect the needs of local residents and businesses and leave the area quietly.
- 15. No noise generated on the premises, or by its associated plant or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- 16. Staff making deliveries of alcohol must be over 18 years of age

17. The Licence holder shall notify the Licensing Authority of the digital platform(s) used for the sales of alcohol and any changes to those platforms.

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:

21st October 2021 - Ground Floor Plan





Part B - Premises licence summary

Premises licence number

166228

Premises details

Postal address of premises, or if none, ordnance survey map reference or description		
Unit 4a, Queens Yard 43 White Post Lane		
Post town	Post code	
London	E9 5E	
Telephone number		
Where the licence is time limited dates	the N/A	

Licensable activities authorised by the licence

The sale by retail of alcohol

The times the licence authorises the carrying out of licensable activities

The opening hours of the premises

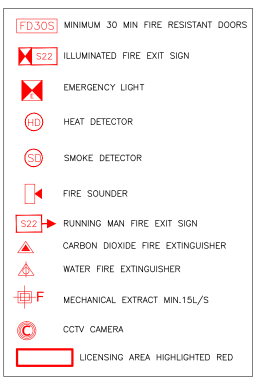
Monday to Sunday from 08:00 hours to 00:00 hours

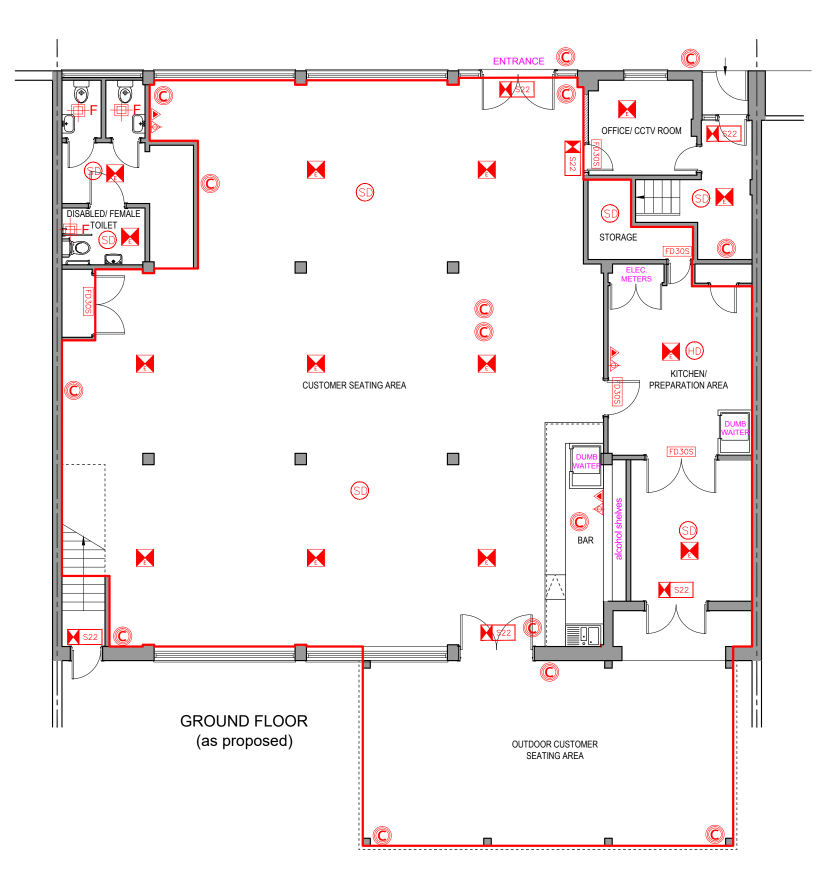
Monday to Sunday from 08:00 hours to 00:00 hours

Name, (registered) address of holder of premises licence	Kenan Balli
Where the licence authorises supplies of alcohol whether these are on and / or off supplies	Off sales only
Registered number of holder, for example company number, charity number (where applicable)	N/A
Name of designated premises supervisor where the premises licence authorises for the supply of alcohol	Sinan Evci
State whether access to the premises by children is restricted or prohibited	Members of the public will not be allowed to enter the premises

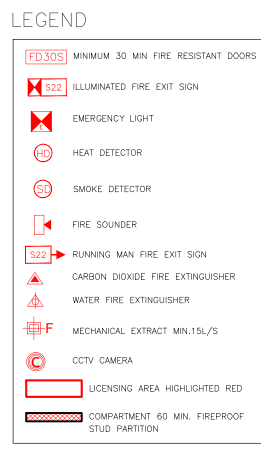
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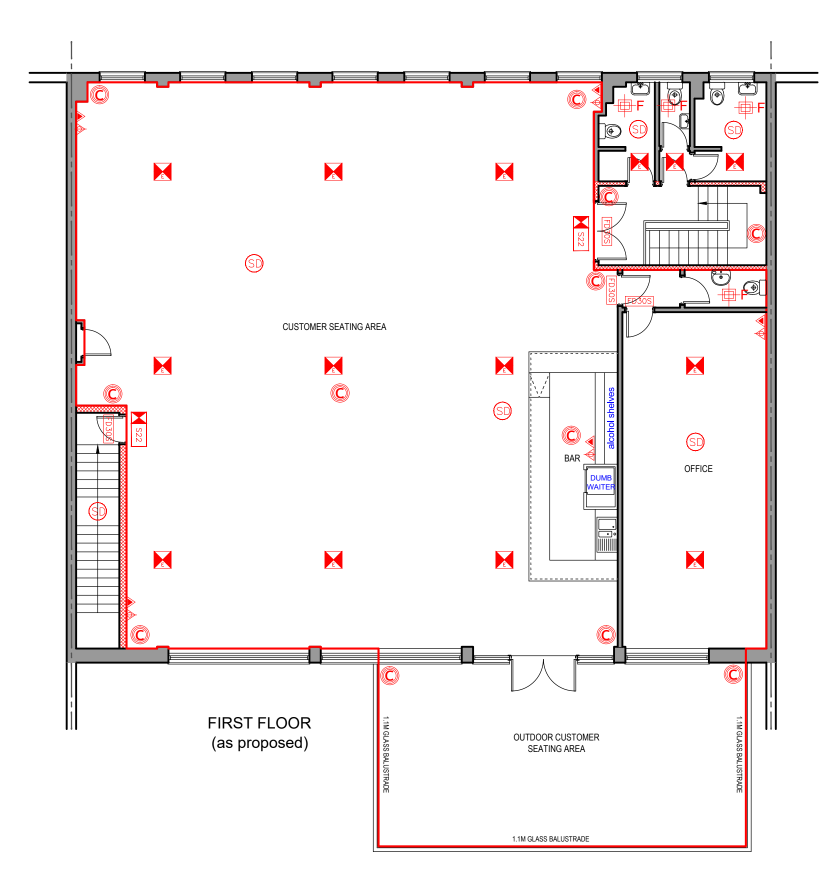




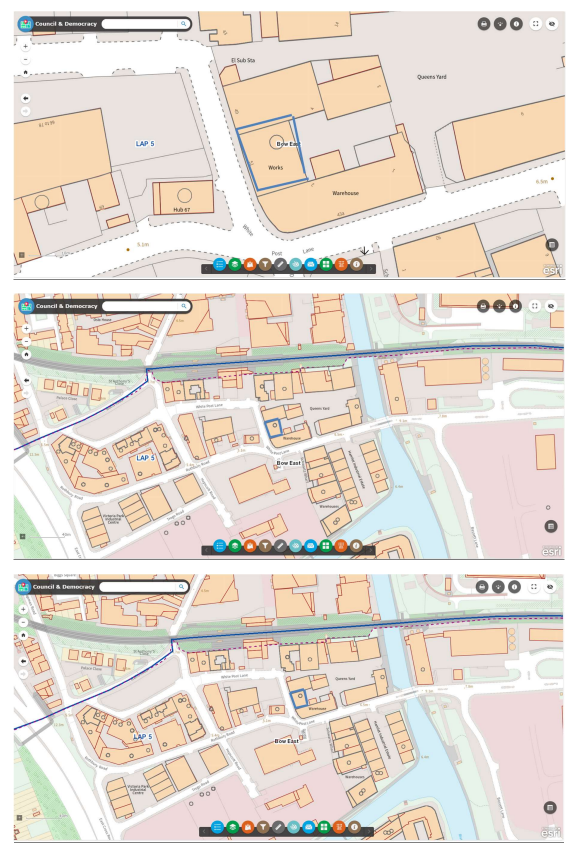


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	Drawing NEW PREMI	ISES LICENCE		
	Title Proposed G	round Floor Pla	an	
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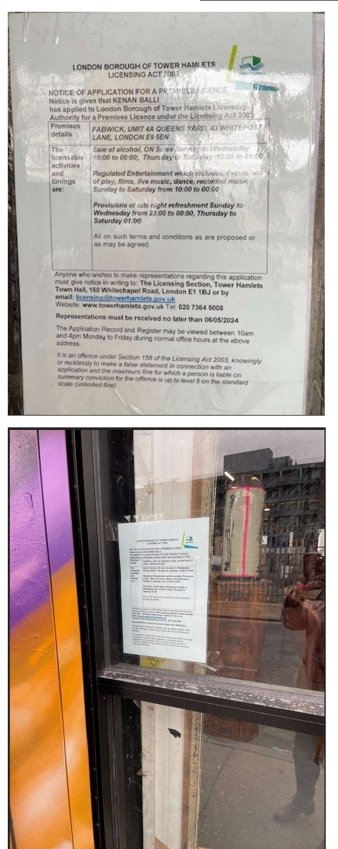


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Unit 4a, Queens Yard, 43 White Post Lane

Photos – 4a Queens Yard













Premises	Licensable Activities	Opening Hours
Fabwick)	The sale by retail of alcohol	
Unit 4a, Queens Yard	(off sales) Monday to Sunday from 08:00 hours to 00:00 hours	Monday to Sunday from 08:00 hours to 00:00 hours (Delivery only licence- No public access)
(The Yard Theatre) 2a Queens Yard	 The supply of alcohol (on sales only) Sunday to Wednesday from 12:00hrs (midday) to 00:00hrs (midnight) Thursday from 12:00hrs (midday) 02:00hrs (the following day) Friday to Saturday from 12:00hrs (midday) to 03:00hrs (the following day) The provision of regulated entertainment in the form of plays (indoors), films (indoors), performances of dance (indoors) Monday to Sunday from 12:00hrs (midday) to 23:00hrs Monday to Sunday from 12:00hrs (midday) to 23:00hrs The provision of regulated entertainment in the form of plays (indoors), films (indoors), performances of dance (indoors) Monday to Sunday from 12:00hrs (midday) to 23:00hrs Monday to Sunday from 18:00hrs to 00:00hrs (midnight) The provision of regulated entertainment in the form of live music (indoors), recorded music (indoors) Sunday to Wednesday from 18:00hrs to 00:00hrs (midnight) Thursday from 18:00hrs to 02:00hrs (the following day) Friday to Saturday from 18:00hrs to 03:00hrs (the following day) Friday to Saturday from 18:00hrs to 03:00hrs (the following day) 	 Sunday to Wednesday from 12:00hrs (midday) to 00:00hrs (midnight) Thursday from 12:00hrs (midday) to 02:00hrs (the following day) Friday to Saturday from 18:000hrs to 03:00hrs (the following day) <u>Non-Standard Times</u> 40 nights per year opening times and licensable activities extended until 6am

	 Thursday from 23:00hrs to 02:00hrs (the following day) Friday to Saturday from 23:00hrs to 03:00hrs (the following day) <u>Non-Standard Times (supply of</u> <u>alcohol, late night refreshment</u> <u>and recorded music only)</u> 40 nights per year opening times and licensable activities extended until 6am 	
(Old Street Brewery) Unit 1, Queens Yard	 The sale by retail of alcohol – On and off sales Monday to Sunday, from 10:00 hrs to 00:00 hrs (midnight) The provision of late night refreshments – Indoors and outdoors Sunday to Wednesday, from 23:00 hrs to 23:30 hrs Thursday to Saturday, from 23:00 hrs to 00:00 hrs (midnight) The provision of regulated entertainment – Indoors and outdoors Sunday to Wednesday, from 10:00 hrs to 00:00 hrs (midnight) Sunday to Wednesday, from 10:00 hrs to 00:00 hrs (midnight) Thursday to Saturday, from 10:00 hrs to 00:00 hrs (midnight) Thursday to Saturday, from 12:00 hrs to 00:30 hrs the following day 	 Sunday to Wednesday, from 10:00 hrs to 00:00 hrs (midnight) Thursday to Saturday, from 10:00 hrs to 00:30 hrs the following day
(Colour Factory) Unit 8a, Queens Yard	 <u>The sale by retail of alcohol</u> (on & off sales) Monday to Thursday 09:00 hours to 23:00 hours 	 Monday to Thursday 09:00 hours to 23:30 hours Friday & Saturday09:00 hours to 04:00 hours

· · · · · · · · · · · · · · · · · · ·		·
	• Friday & Saturday 09:00	(the
	hours to	following
	03:30 hours	3,
	the	 Sunday, from 09:00
	following	hours to
	day	00:00 hours
	 Sunday 09:00 hours to 	(midnight)
	00:00 hours	
	(midnight)	Non-standard timings:
	(·····································	For the 20 occasions
	The provision of late-night	per year for Live
	refreshment – Indoors and	music, recorded
	outdoors	Music, later night
		refreshment until
	 Friday and Saturday, from 22:00 	02:30 am, closing at
	from 23:00	03:00 am, including
	hours to	
	02:00 hours	
	the	closing at 04:00 am
	following	that the Police and
	day	Environmental Health
		are informed of each
	The provision of regulated	of these events at
	entertainment	least 10 working days
	(Plays, Performances of Dance)	
	- indoors	that they may
	 Monday to Thursday 	consider each event,
	09:00 hours to 23:30	and if there is any
	hours	reason to believe that
	• Friday & Saturday 09:00	the Licensing
	hours to	Objectives will not be
	04:00 hours	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		refuse an event.
	(the following	
	following	
	day)	
	• Sunday, from 09:00	
	hours to	
	00:00 hours	6
	(midnight)	
	<u>(Films) - indoors</u>	
	 Monday to Thursday 	
	09:00 hours to 23:30	
	hours	
	 Friday & Saturday, from 	
	09:00 hours	
	to 04:00	
	hours the	
	following	
	day	

 Sunday 09:00 hours to 00:00 hours (midnight) 	
(Indnight) (Indoor Sporting Event)	
 Monday to Thursday, from 09:00 hours to 23:30 hours 	
 Friday & Saturday 09:00 hours to 04:00 hours (the following 	
day) • Sunday, from 09:00 hours to 00:00 hours (midnight)	
<u>Live Music & Recorded Music</u> (indoors & outdoors) – Live music cease 23:00 hours outside)	
 Monday to Thursday 09:00 hours to 23:30 hours 	
 Friday & Saturday 09:00 hours to 04:00 hours (the following day) Sunday 09:00 hours to 00:00 hours (midnight) 	
Anything of a similar description to Live Music, Recorded Music or Performance of Dance –	
 indoors and outdoors Monday to Thursday 09:00 hours to 23:30 hours 	
 Friday & Saturday 09:00 hours to 04:00 hours (the following day) 	
day) • Sunday, from 09:00 hours to 00:00 hours (midnight)	

	 Non-standard timings: For the 20 occasions per year for Live music, recorded Music, late night refreshment until 02:30 hours the following day, closing at 03:00 hours the following day, including the New Year's Eve closing at 04:00 hours the following day that the Police and Environmental Health are informed of each of these events at least 10 working days before they occur, so that they may consider each event, and if there is any reason to believe that the Licensing Objectives will not be met, have the right to refuse an event. 	
(Howling Hops) Unit 9 Queens Yard	 The Supply of Alcohol (both on and off premises) Sunday to Thursday from 12:00hrs (midday) to 23:00hrs Friday to Saturday from 12:00hrs Midday) to 01:30hrs Provision of Regulated 	 Sunday to Thursday from 12:00hrs to 23:30hrs Friday to Saturday from 12:00hrs to 02:00hrs (the following day)
	Entertainment: Plays, Films, Indoor Sporting Events, Live Music (indoors), Recorded Music (indoors), Performance of Dance, Anything of a similar Description • Sunday to Thursday from 12:00hrs (midday) to 23:00hrs • Friday and Saturday from 12:00hrs (midday) to 01:30hrs	
	<u>The Provision of Late Night</u> <u>Refreshments</u>	

	 Friday and Saturday 23:00hrs – 0200hrs 	
(Crate Bar & Pizzeria) White Building Unit ,7 Queens Yard	 Sale by retail of alcohol (on and off sales) Monday to Wednesday, from 09:00 hours to 23:30 hours Thursday to Sunday, from 09:00 hours to 01:30 hours the following days 	 Monday to Wednesday, from 09:00 hours to 00:00 hours (midnight) Thursday to Sunday, from 09:00 hours to 02:00 hours the following days
	 The provision of late night refreshment – Indoors Monday to Wednesday, from 23:00 hours to 23:30 hours Thursday to Sunday, from 23:00 hours to 01:30 hours the following days 	
	 The provision of regulated entertainment – Indoors and outdoors Plays, Films, Monday to Wednesday, from 09:00 hours to 00:00 hours (midnight) Thursday to Sunday, from 09:00 hours to 02:00 hours the following days 	
	Live Music, recorded music (outside only until 21:00 hours) • Monday to Wednesday,	
	 from 09:00 hours to 00:00 hours (midnight) Thursday to Sunday, from 09:00 hours to 02:00 hours the following days 	
	Performance of dance	

	 Monday to Wednesday, from 09:00 hours to 23:30 hours Thursday to Sunday, from 09:00 hours to 01:30 hours the following days 	
(Alfred Leroy) Crate Brewery The White Building Unit 7 Queens Yard	The on sale of alcohol (on sales)Monday to Thursday, 07.00am to 23.00pm.Friday and Saturday, 07.00am to midnight. Sunday, 07.00am to 22.30pm.Late night refreshment, Friday and Saturday, 23.00pm to 00.30am the next day.The exhibition of films, Monday to Sunday, 12noon to 22.00pm.	Monday to Thursday, 07.00am to 23.30pm. Friday and Saturday, 07.00am to 00.30am the next day. Sunday, 07.00am to 23.00pm.
(Wicked Fish) Queens Yard	The sale by retail of alcohol (on sales only)Monday to Sunday 12:00 – 23:00 hoursLate Night Refreshment Sunday to Thursday from 23:00 -01:00 HRSFriday to Saturday from 23:00 - 04:00 HRSNon-standard timing Christmas Eve and New Year's Eve Christmas Eve and Christmas Day 23:00 hours to 05:00 hours to 05:00 hours (the day following), New Year's Day 23:00 hours to 05:00 hours	Sunday – Thursday from 06:00 hours to 01:30 hours Friday -Saturday from 06:00 hours to 04:30 hours Non-standard timing Christmas Eve and Christmas Day 23:00 hours to 05:00 hours New Years Eve 23:00 hours to 05:00 hours (the day following), New Year's Day 23:00 hours to 05:00 hours

(HWK3 Limited) Unit 8 29 White Post Lane	Supply of alcohol (Indoors & Outdoors) Monday to Thursday from 11:30 hours to 23:30 hours Friday to Saturday from 11:30 hours to 00:00 hours Sunday from 11:30 hours to 22:30 hours Mon-standard timings Until 01:30 on the evening preceding a Bank Holiday. Until 4am on New Years Eve, until 01:30 on New Year's Day.	Monday to Thursday from 11:30 hours to 23:00 hours Friday to Saturday from 11:30 to 23:30 hours Sunday from 11:30 to 22:00 hours <u>Non-standard timings</u> Until 01:30 on the evening preceding a Bank Holiday. Until 4am on New Year's Eve, until 01:30 on New Year's Day
	RegulatedEntertainmentPlays& RecordedMusic(Indoors & Outdoors)Monday to Thursday from 11:30Monday to Thursday from 11:30hours to 23:30 hoursFriday to Saturday from 11:30hours to 00:00 hoursSunday from 11:30hours to 22:30 hoursMon-standard timingsUntil 01:30 on the evening	
	preceding a Bank Holiday. Until 4am on New Years Eve, until 01:30 on New Year's Day.	
(Civic State) Unit 2-3 66-78 White Post Lane	Supply of alcohol (on and off sales) Monday to Sunday from 10:00 hours to 23:59 hours Provisions of regulated entertainment consisting of Provisions Plays, films, performance of dance (indoors/outdoors) Monday to Sunday from 10:00 hours to 23:59	Monday to Sunday from 06:00 hours to 23:59
	Provision of Live and Recorded Music (indoors/outdoors) Monday to Sunday from 10:00 hours to 22:00 hours	

(Lord Napier) 25 White Post Lane	The provision of regulated entertainment (recorded music):• Sunday to Thursday from 10:00 hours to 00:00 hours (Midnight)• Friday and Saturday from 10:00 hours to 01:30 hoursThe provision of late night refreshment:• Sunday to Thursday from 23:00 hours to 00:00 	 The opening hours of the premises: Sunday to Thursday from 10:00 hours to 00:30 hours Friday and Saturday from 10:00 hour to 02:00 hours Non Standard Timings: Until 02:00 on Bank Holiday Sundays and Easter Thursday. Until 04:30 on New Years Eve and 02:00 on New Year's Day.
(All My Friends) Unit 1, Hamlet Industrial Estate 96 White Post Lane	hours to 01:30 hoursRegulated Entertainment – Recorded Music (indoors) Sunday to Wednesday from 23:00 hours to 00:00 hours Thursday from 23:00 hours to 01:00 hours Friday to Saturday from 23:00 hours to 02:00 hoursLate Night Refreshment (indoors & Outdoors) Sunday to Wednesday from 23:00 hours to 00:00 hours Thursday from 23:00 hours to 01:00 hours Friday to Saturday from 23:00 hours to 01:00 hours Thursday from 23:00 hours to Thursday from 23:00 hours to Thursday from 23:00 hours to Thursday from 23:00 hours to Thursday from 23:00 hours to 	Sunday to Wednesday from 07:00 hours to 00:00 hours Thursday from 07:00 hours to 01:00 hours Friday to Saturday from 07:00 hours to 02:00 hours

	Sunday to Wednesday from 08:00 hours to 23:30 hours Thursday from 08:00 hours to 00:30 hours Friday to Saturday from 08:00 hours to 01:30 hours	
(Greenhous e) Unit 1 Hamlet Industrial Estate 96 White Post Lane	Regulated Entertainment in the form of live music(indoors)• From Monday to Saturday from 18:00hrs to 23:00hrs• Sunday from 08:00hrs to 23:00hrs	Monday to Sunday from 07:00hrs to 23:30hrs
	Regulated Entertainment in the form of recorded music (indoors) • From Monday to Sunday from 18:00hrs to 23:00hrs The Supply of alcohol (both on and off premises) • From Monday to Sunday	
	 From Monday to Sunday from 08:00hrs to 23:00hrs 	
(Whitepost Cafe) Schwartz Wharf 92 White Post Lane	The sale by retail of alcohol - on sales Monday to Thursday from 11:00hrs to 23:00hrs Friday from 11:00hrs to 00:00hrs (midnight) Saturday from 11:00hrs to 01:00hrs (the following day) Sunday from 11:00hrs to	Monday to Thursday from 11:00hrs to 23:30hrs Friday from 11:00hrs to 00:30hrs (the following day) Saturday from 11:00hrs to 01:30hrs (the following day) Sunday from 11:00hrs to 22:30hrs
	22:00hrs	Non-standard times:
	<u>The sale by retail of alcohol -</u> <u>off sales</u> Monday to Sunday from 11:00hrs to 21:00hrs <u>The Provision of Late Night</u>	Sundays before Bank Holidays 11:00hrs to 01:00hrs (the following day) New Year's Eve 11:00hrs to 09:00hrs (the following day) Morning British Standard Time
	Refreshment (indoors): Friday from 23:00hrs to 00:00hrs (midnight)	commences to allow clock going back on hour

(Run the	Saturday from 23:00hrs to 00:00hrs (midnight) The Provision of Regulated Entertainment in the form of Recorded Music indoors): Monday to Thursday from 11:00hrs to 23:00hrs Friday from 11:00hrs to 00:00hrs (midnight) Saturday from 11:00hrs to 01:00hrs (the following day) Sunday from 11:00hrs to 22:00hrs Non-standard times: Sundays before Bank Holidays 11:00hrs to 01:00hrs (the following day) New Year's Eve 11:00hrs to 09:00hrs (the following day) Morning British Standard Time commences to allow clock going back on hour The sale of alcohol (off sales)	No public access
Booze)	Monday – Thursday 12:00 hours – 00:00 hours (midnight)	
Unit 3-4, Hamlet Industrial Estate 96 White Post Lane	Friday - Saturday 12:00 hours – 02:00 hours Sunday 12:00 hours – 23:00 hours	
Hamlet Industrial Estate 96 White	Friday - Saturday 12:00 hours – 02:00 hours Sunday 12:00 hours – 23:00	

	 Sunday, from 10:00 hrs to 21:00 hrs <u>Non-standard timings</u> Day proceeding a bank holiday, from 10:00 hrs to 22:00 hrs 	 <u>Non-standard timings</u> Day proceeding a bank holiday, from 10:00 hrs to 22:00 hrs
(Burnt Umber Brasserie and Deli) 2 Hepscott Road	 The sale by retail of alcohol (on & off sales) Monday to Sunday, from 07:00 hrs to 23:00 hrs 	 Monday to Sunday, from 07:00 hrs to 23:00 hrs

From:	adrienne Mitchell <
Sent:	06 May 2024 20:47
То:	Licensing
Subject:	Re: Fabwick, 4a Queens Yard M/168188 - Opposition to new license
Attachments:	image0.jpeg; Video.MOV; image001.jpg

Hi Corinne,

Thank you for your email.

I would like to register my strongest objection to licensing the proposed venue of Fabwick, Unit 4a, Queens Yard E3 White Post Lane, E9 5EN.

I am a resident at	
venue across the canal.	

and my home is directly opposite the proposed

The Queen's yard venues are already numerous and frequently cause disturbance to the community. Both myself and other neighbours are already impacted by noise pollution from the existing Queen's Yard venues. The local area is now heavily residential and no longer consists of just industrial spaces and warehouses. Following recent building demolitions, the changing landscape, as well as inadequate soundproofing at these venues, means that sound travels freely across the canal to our homes. Noise pollution is already disrupting our sleep, potentially impacting our mental health. Another venue with a late night music license will only add to the existing disturbance.

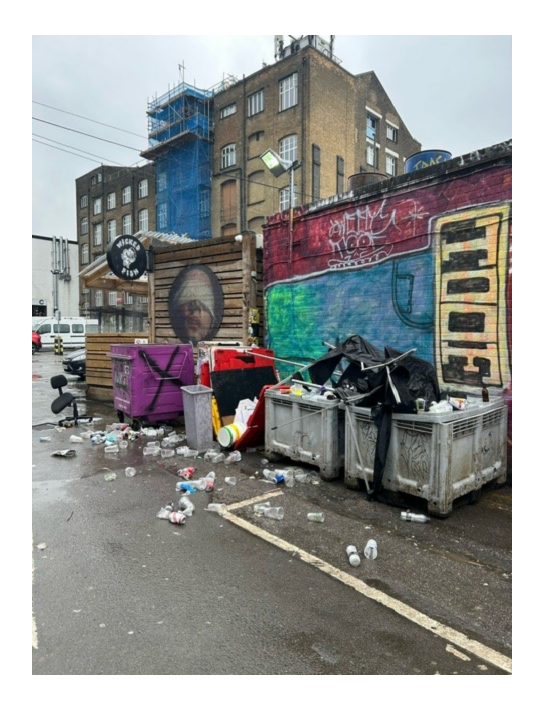
The venues in Queen's Yard also attract a lot of people from outside of Hackney Wick who treat the environment simply as a party or festival venue, creating a lot of mess and litter. The area is often strewn with bottles, cans, vapes and fast food containers, and frequent piles of discarded gas canisters and drug paraphernalia can be found, particularly during the Summer months. This could proved dangerous to both local residents and wildlife alike. See attached image taken today in Queen's Yard, a few metres from the proposed Fabwick venue.

I would also like to note that last year there was a fatal stabbing on White Post Lane following an event at the Colour Factory, and I am concerned that an additional venue with a late alcohol license will give rise to potential crime and disorder.

Finally, the proposed late-night licencing of 12am and 1am on Thursday, Friday and Saturday means that the train service from Hackney Wick will have finished by the time people leave the venue. This leads to increased disturbance from traffic on the roads with taxis, Ubers etc. and drunk people trying to find a way to leave the area.

I am also enclosing a video taken from my property on Good Friday, 7th April this year, showing how noise from White Post Lane (from the venue **1**) can travel.

I would appreciate my objections being taken into consideration, and would be grateful if you could acknowledge receipt.



Best regards,

Adrienne Mitchell

From: Licensing <Licensing@towerhamlets.gov.uk> Sent: 25 April 2024 14:37 To: 'adrienne Mitchell' Subject: Fabwick, 4a Queens Yard. - M/168188

Dear Adrienne

I am the licensing officer dealing with the application for Fabwick if I can just address your objections to this application for the time being.

The closing date for representations was extended and therefore need to be received by midnight on the 6^{th} May 2024.

If you wish to make a representation to this specific application could I ask you to email back in with reasons for your objections to this particular premises and how, if granted, it will undermine the Licensing Objectives as your current paragraph (below) does not state this as such. I attach their application for ease of seeing what they have applied for.

Finally, given the ongoing challenges above, I would also like to strongly contest the application for a license for a new proposed venue in Queen's Yard by Kenan Balli for Fabwick, Unit 4a, Queen's Yard, 43 White Post Lane, E9 5EN. While I understand this is later than the date given to contest application, unfortunately the poster regarding this was tucked away on the proposed venue and not clearly visible by residents until too late. I hope that my opposition can still be registered.

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

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

Kind regards

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

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 From: adrienne Mitchell

 Sent: Monday, April 22, 2024 4:30 PM

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

 Cc: Nicola Cadzow

 <Environmental.Protection</td>

 Subject: Colour Factory License query - and additional venues in Queen's Yard E9 5EN

Hello,

I have been advised to contact you by Nicola Cadzow and the Noise Pollution team for Tower Hamlets.

I am a resident at **a second second second second** and for some time now have been experiencing extreme noise pollution from the club and party venues in Queen's Yard, E9 5EN.

For your reference, I initially opened up complaints last December for the following venues - The Colour Factory **359819**; The Yard Theatre **359825 and** Crate Brewery **359837** and submitted diary sheets for the ongoing noise pollution I was experiencing.

Over the winter months, the noise has unfortunately continued - predominantly from the Colour Factory who hold parties every Friday and Saturday until at least 4am, and often until 6am. The noise is extreme throughout the night - thumping bass is audible in my bedroom, as well as physical vibrations, and this is causing considerable stress and impact to my mental health. To add to the usual Fridays and Saturdays, The Colour Factory even held a party yesterday, on Sunday 21st April from 5pm -11pm, which meant I experienced noise pollution the entire weekend, and implies that their programme of events is only intensifying.

For reference, I am directly across the canal from the building sites on White Post Lane. This changing landscape means there are no longer buildings to deflect and absorb sound from these venues, and the sound travels freely across the canal to our homes. I understand that several of my neighbours have made similar complaints about this situation.

Additionally, throughout the Summer months, Crate Brewery and The Yard Theatre hold open-air events in Queen's Yard, from which sound travels a considerable distance unimpeded.

I would like understand how these venues are still licensed to operate without adequate sound proofing. This is now a residential area, not just warehouses, and the impact to the community is considerable.

To give you some idea of how sound currently travels in this area - please find attached a video taken on Good Friday 29th March. This was from the Venue HWK at 29 White Post Lane, and started in the afternoon, continuing until well past midnight.

Finally, given the ongoing challenges above, I would also like to strongly contest the application for a license for a new proposed venue in Queen's Yard by Kenan Balli for Fabwick, Unit 4a, Queen's Yard, 43 White Post Lane, E9 5EN. While I understand this is later than the date given to contest application, unfortunately the poster regarding this was tucked away on the proposed venue and not clearly visible by residents until too late. I hope that my opposition can still be registered.

Please let me know of any queries. I would be happy to discuss this in person if you are able to give me an appointment.

Best wishes,

Adrienne

From: Sent: To: Subject: Attachments: Vanessa Fullerton 06 May 2024 20:48 Licensing Fwd: Fabwick, 4a Queens Yard. - M/168188 L11_WhitePostLane43U4a_168188.pdf

Please note my objection to this proposed licence. The reason for my objection is on the ground of preventing public nuisance. All other establishments in this area cause public nuisance by the level of noise emitted from their establishment with inadequate sound proofing. Local residents hear this in our flats. I live at Unit

and am regularly disturbed by neighbours to this venue. Please make licensing conditional on satisfactory sound proofing as evidenced by testing conducted at local residential buildings.

If you need further details please advise. Kind regards, Vanessa Fullerton

MARK.J.Perry@
27 March 2024 11:33
icensin
Nicola Cadzow; admin@
RE: Premises License Variation - Fabwick Unit 4A Queens Yard

Hi Kenan,

Thanks for getting back to me and agreeing the hours and conditions listed below.

Tower Hamlets Council please see below hours and conditions agreed with the applicant.

Kind Regards

Mark



10: Perry Mark J - CE	-00 <	>
Cc: Nicola.Cadzow@	k; admin	
Subject: Re: Premise	s License Variation - Fabwick	Unit 4A Queens Yard

Hello Mark, Hope you are well, I accept all conditions and happy to confirm every details.

Thank you for everything Regards,

Kenan Balli

On Tue, 26 Mar 2024 at 15:02, < <u>MARK.J.Perry</u> wrote:
Dear Kenan,
Good to speak to you yesterday, following our conversation I understand that the premises is to be primarily food led with alcohol and music ancillary to that.
Following that we have agreed the following hours
Following that we have agreed the following hours.
Regulated Entertainment:
<u>Sunday to Saturday</u>
10:00 - 00:00
Sale of Alcohol:
Sunday to Wednesday
10:00 - 00:00
Thursday to Saturday
10:00 - 01:00

Late Night Refreshment:

Sunday to Wednesday

23:00 - 00:00

Thursday to Saturday

 $23:\!00-01:\!00$

Hours Open to the Public:

Sunday to Wednesday

 $10:\!00-00:\!00$

<u>Thursday to Saturday</u>

 $10:\!00-01:\!00$

The following conditions to be added to the license:

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

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

3. An incident log shall be kept at the premises, and be available on request to the Police or an authorised officer. It must be completed within 24 hours of any incident and will record the following:

a) all crimes reported to the venue;

b) all ejections of patrons;

c) any complaints received concerning crime and disorder

d) any incidents of disorder;

e) all seizures of drugs or offensive weapons;

f) any faults in the CCTV system, searching equipment or scanning equipment;

g) any refusal of the sale of alcohol;

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

4. In the event that a serious assault is committed on the premises (or appears to have been committed) 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 any suspects 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.

5. The licence holder shall ensure that any queue to enter the premises which forms outside the premises is orderly and supervised by door staff so as to ensure that there is no public nuisance or obstruction to the public highway.

6. A record shall be kept detailing all refused sales of alcohol. The record should include the date and time of the refused sale and the name of the member of staff who refused the sale. The record must show the outcome of the person who was intoxicated. The record shall be available for inspection at the premises by the police or an authorised officer at all times whilst the premises is open.

7. A written dispersal policy shall be in place and implemented at the premises to move customers from the premises and the immediate vicinity.

8. The premises shall operate primarily as a restaurant and sale of alcohol and regulated entertainment shall be ancillary to the sale of food.

9. The premises shall have a security plan that will include an ejection policy, SIA security levels and where appropriate a search policy.

10. Any promoted music events will be risk assessed by the venue management, all risks will be identifies and sufficient measures put in place to mitigate them. Both the risks identified and the mitigating steps, including the rationale for them will be written in the risk assessment which will be stored for 1 year and made available to Police or relevant authority upon request.

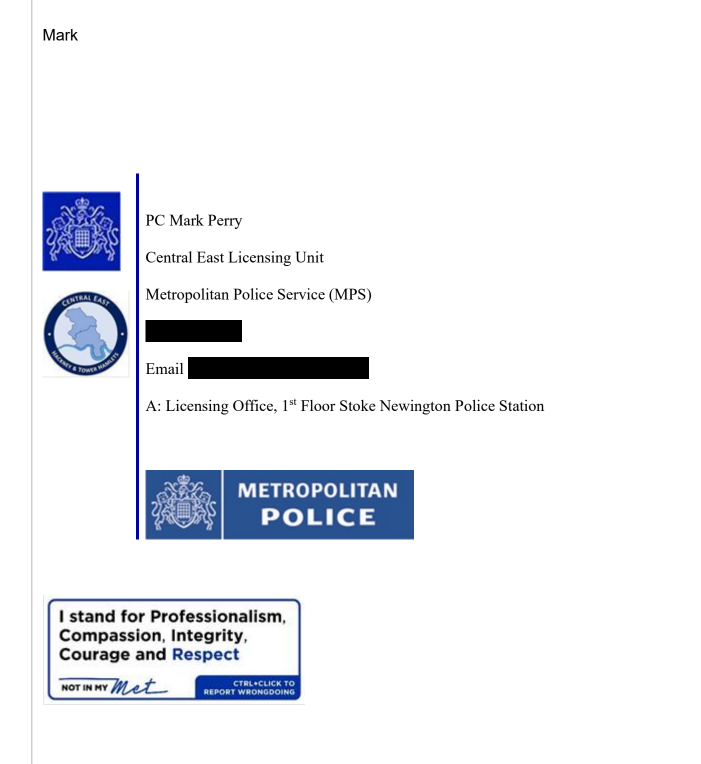
This will enable you to operate as a licensed premises that is able to be food led with music until midnight, then background music until you close, which will help with your closedown procedure.

Should you wish to have events that are not food led then you can use Temporary Event Notices, and after a sufficient period of operation should you wish to extend or change your license we will be able to do so with a track record for use as comparison.

If you are happy with the above please reply letting me know and I will let Tower Hamlets Council know we have agreed terms.

If you have concerns or wish to discuss them please feel free to contact me and we can arrange to discuss them.

Kind Regards



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Corinne Holland

From: Sent: To: Cc: Subject: Hilary Wrenn < 16 May 2024 13:44 Corinne Holland 'admin@ RE: Fabwick, 4a Queens yard - amendments

Dear Corinne,

Provided the intended use is solely as a restaurant then there is no objection to the license. I would suggest that the application is amended to make this clear.

Kind regards,

Hilary Wrenn

Team Leader Development Management (Planning Policy & Decisions Team)

Mobile:

Queen Elizabeth Olympic Park

London Legacy Development Corporation Floor 9 5 Endeavour Square Stratford E20 1JN



THE MAXIMUM EMAIL SIZE WE CAN RECEIVE IS **10MB**. ANYTHING OVER THIS WILL NOT BE RECEIVED.

*The LLDC Planning Policy & Decisions Team (PPDT) will cease its function as local planning authority for the LLDC area from <u>midnight on the 30th November 2024</u>. The statutory responsibility will then be handed back to the relevant local authorities. For up to date information please see PPDT's dedicated **Transfer of Planning Powers** webpage - <u>https://www.queenelizabetholympicpark.co.uk/planning-authority/transfer-of-planning-powers</u>.

From: Corinne Holland <Corinne.Holland Sent: Thursday, May 16, 2024 12:53 PM Subject: RE: Fabwick, 4a Queens yard - amendments

<admin@

Dear Hilary

To: 'admin@

Can you confirm if these amendments address your concerns please as per my email dated 3/5/24.

I need to confirm if your representation is withdrawn as a result of the licensable activities have been withdrawn or it still remains.

Thank you

Kind regards

Corinne Holland

Licensing Officer Trading Standards & Licensing 4th Floor Tower Hamlets Town Hall 160 Whitechapel Road London E1 1BJ

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From: admin@

<u>admin</u>

Sent: 07 May 2024 09:54 To: HilaryWrenn

Cc: Corinne Holland <<u>Corinne.Holland@</u> Subject: RE: Fabwick, 4a Queens yard - amendments

Importance: High

Good morning Hilary,

I trust this message finds you in good spirits.

Following up on our previous correspondence, we eagerly await your feedback and confirmation regarding the withdrawal of the representation. If you would like to delve deeper into the matter, please feel free to reach out to me at

Looking forward to your response.

Kind regards,

Mahir Aydin On Behalf of Atlas Licensing



Mahir

Your initial email to Hilary Wrenn from the LDDC, which lead to her withdrawing her representation stated:

'We are committed to rectifying this mistake and agree to remove the lounge and bar and entertainment from the description'.

You have withdrawn plays and films from the application but the provision of live and recorded music and dance remain.

@HilaryWrenn could you confirm if this addresses your concerns and you still withdraw your representation or did you believe that these licensable activities would be withdrawn 'in the terms of removing entertainment' from the description.

Could you please clarify.

Kind regards

Corinne Holland

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

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From: adminadminSent: Friday, May 3, 2024 10:49 AMTo: Corinne Holland Cc: HilaryWrennSubject: RE: Fabwick, 4a Queens yard - amendmentsImportance: High

Dear Corinne,

For the avoidance of any doubt, we can confirm provisions of plays and films is withdrawn from the application.

Condition 1 can be amended, "bar lounge" can be removed from the condition.

"The premises will operate as a restaurant, where, save for the area marked on the plan, the sale of alcohol will be on the premises only, whole of premises and outside seating areas".

Condition 11 was requested to be included by the Police, there is no intention to provide any promoted music events, in the future if this changes, an application will be put in and this condition will be followed.

Proposed hours of use for supply of alcohol and late night refreshment as per the application is 10:00 to 00:00 Sunday to Wednesday, 10:00 to 01:00 Thursday to Saturday.

We trust the above to be in order and can be agreed, we look forward to your prompt response.

Kind regards,

Mahir Aydin On Behalf of Atlas Licensing



From: Corinne Holland <<u>Corinne.Holland</u> Sent: Thursday, May 2, 2024 2:11 PM

To: 'admin@ <admin

Subject: RE: Fabwick, 4a Queens yard - amendments

Dear Mahir

Having re-checked the licence application I note that you state you will remove the lounge, bar and entertainment from the application. The LDDC have also been informed of this whilst addressing their representation.

'We are committed to rectifying this mistake and agree to remove the lounge and bar and entertainment from the description'.

Can you clarify, for the avoidance of any doubt, what licensable activities you are withdrawing from the application. As currently I have not been advised of any specifically.

Your current application is for, the **provision of plays, films, recorded & live music, dance. LNR and the sale of alcohol.** None of which have been formally withdrawn

I note in your proposed conditions you state in condition 9 'premises will operate primarily as a restaurant and the sale of food and regulated entertainment shall be ancillary to food'. So this may also need amending

Condition 11 relates to promoted music events which is not consistent with being a restaurant and not an entertainment venue.

You need to make it clear what is being amended within the application.

Kind regards

Corinne Holland

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

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From: admin@ <admin <admin with the second s

To: Corinne Holland <<u>Corinne.Holland</u> Subject: RE: Fabwick, 4a Queens yard - LDDC representation Importance: High

Dear Corinne,

Thank you for forwarding Hilary Wrenn's objection to us.

After carefully reviewing the representation, we can confirm that the intended use of the premises aligns with the proposed condition 9, which specifies that the premises will primarily operate as a restaurant, with the sale of alcohol and regulated entertainment being ancillary to the sale of food.

We acknowledge the oversight in the description of the premises, which erroneously included references to a lounge, bar, and entertainment venue. We are committed to rectifying this mistake and agree to remove the lounge and bar and entertainment from the description.

Furthermore, we would like to inform you that an application (reference number 24/00099/FUL) has been submitted, detailing the hours of operation in accordance with the premises licence application.

We trust that these clarifications address the concerns raised, and we hope that the objection can be withdrawn without the need for a formal hearing.

Thank you for your attention to this matter.

Kind regards,

Mahir Aydin On Behalf of Atlas Licensing



From: Corinne Holland <<u>Corinne.Holland</u> Sent: Friday, April 26, 2024 3:31 PM To: <u>admin@</u> Subject: Fabwick, 4a Queens yard - LDDC representation

Dear Mahir

Please see the attached representation.

Kind regards

Corinne Holland

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

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Corinne Holland

From:	Licensing
Sent:	29 April 2024 14:15
То:	Corinne Holland
Subject:	FW: 167447/168188 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard,
	43 White Post Lane, E9 5EN

From: Onuoha Olere <Onuoha.Olere
Sent: Monday, April 29, 2024 1:35 PM
To: Licensing <Licensing
Cc: 'kenan balli'

Subject: RE: 167447/168188 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard, 43 White Post Lane, E9 5EN

Dear Licensing,

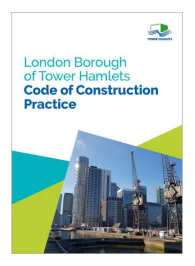
Thank you for highlighting the oversight.

4. The external area shall not be used after **22:00 hours**, except for patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, and shall be limited to 8 persons at any one time.

Kind regards

Olere

Onuoha OLERE **Environmental Protection Officer** Communities Directorate 4th Floor, Tower Hamlets Town Hall 160 Whitechapel Road London, E1 1BJ Phone – 0



Construction Code of Practice 2023

 Development with Planning Permission granted and subject to Planning Conditions issu adoption of the new Code will continue to operate under the conditions for working he of Construction Practice 2006.

Permitted to work Saturdays without s61 Agreement (8am to 1pm only)

 Development granted Planning Approval after the 26th April 2023 and subject to Plann required to adhere to working hours as set out above and in the Code of Construction

s61 Agreement required for works on Saturdays, Sundays, Bank Holidays, or Public Holi

- Developments seeking amendments to Planning Approvals issued prior to 26th April 20 Working Hours imposed if relevant to the details being amended.
- For more information, please click on the cover page of the Code of Construction Pract

To apply for all Control of Pollution Act 1974 Section 61 consents, dispensations and variations please apply <u>here</u>.

Section 61 consent

To apply for all Control of Pollution Act 1974 Section 61 consents, dispensations and variations please apply here: <u>https://www.towerhamlets.gov.uk/lgnl/environment_and_waste/environmental_health/pollution/Guidance-for-Section-61-Applications.aspx</u>

From: Licensing < <u>Licensing@tow</u>	<u>erhamlets.gov.uk</u> >		
Sent: Monday, April 29, 2024 1:0)5 <u>PM</u>		
To: Onuoha <u>Olere < Onuoha.Oler</u>	e	>; Licensing < <u>Licensing</u>	
Cc: admin@ ;	'kenan balli' <	>	

Subject: RE: 167447/168188 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard, 43 White Post Lane, E9 5EN

Olere

The agreement in the email below is for 10pm and your condition states 9pm . Please confirm what the agreed timing for the condition is?

I have highlighted in red the various times mentioned in the emails below.

Kind regards

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

www.towerhamlets.gov.uk

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From: Onuoha Olere <<u>Onuoha.Olere</u>
Sent: Monday, April 29, 2024 12:03 PM
To: Licensing <<u>Licensing@</u>
Cc: admin@ kenan balli' < >
Subject: FW: 167447/168188 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard, 43 White Post Lane, E9

Dear Licensing,

5EN

Further to the email below, and applicant agreeing to condition 4 below.

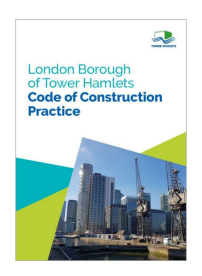
4. The external area shall not be used after **21:00 hours**, except for patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, and shall be limited to 8 persons at any one time.

I do not wish to make representation to the application.

Kind regards

Olere

Onuoha OLERE **Environmental Protection Officer** Communities Directorate 4th Floor, Tower Hamlets Town Hall 160 Whitechapel Road London, E1 1BJ Phone –



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From: admin@

Sent: Monday, April 29, 2024 11:55 AM To: Onuoha Olere <<u>Onuoha.Olere</u>

Cc: 'kenan balli' <

Subject: RE: 167447/168188 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard, 43 White Post Lane, E9 5EN

Good morning Onuoha,

We can confirm we have been instructed to accept the condition 4 until 10pm.

Kind regards,

Mahir Aydin On Behalf of Atlas Licensing



From: Onuoha Olere <

Sent: Monday, April 29, 2024 11:32 AM

To: 'admin@

Cc: 'kenan balli' <

Subject: RE: 167447/168188 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard, 43 White Post Lane, E9 5EN

Dear all,

Further to your email below Re – condition 4, I can only allow for 10pm.

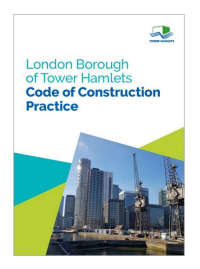
I'm aware the hours were revised or reduced in this newest application.

Please let me know if you accept condition 4 above or If I'll put in a representation.

Kind regards

Olere

Onuoha OLERE **Environmental Protection Officer** Communities Directorate 4th Floor, Tower Hamlets Town Hall 160 Whitechapel Road London, E1 1BJ Phone –



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From: admin@

Sent: Thursday, March 28, 2024 12:24 PM

To: Onuoha Olere <<u>Onuoha.Olere</u>

Cc: 'kenan balli' <

Subject: RE: 167447 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard, 43 White Post Lane, E9 5EN Importance: High

Good afternoon Olere,

Thank you for your email and for outlining the conditions for the prevention of public nuisance.

We acknowledge agreement with conditions 1-3 as specified. However, I would appreciate the opportunity to discuss condition 4 further. Would you be available for a brief call? You can reach me at **a specified**.

In the attached documents, you'll find the updated plan as well as a drawing illustrating the proposed seating area. We aim to ensure that the outside seating area is utilised responsibly until closing time, with management monitoring to ensure patrons are seated outside the building and noise levels are kept to a minimum. We will also display appropriate signage to remind patrons to be considerate of noise levels when leaving the premises or smoking outside.

It's important to note that all outside seating will face the Queens Yard, in line with neighbouring businesses' practices. No patrons will be allowed on White Post Lane after 21:00 hours, consistent with our commitment to maintaining peace in the area.

Looking forward to discussing this further and reaching an agreement.

Kind regards,

Mahir Aydin On Behalf of Atlas Licensing



From: kenan balli < > > Sent: Wednesday, March 27, 2024 3:36 PM

To: admin

Subject: Fwd: 167447 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard, 43 White Post Lane, E9 5EN

----- Forwarded message ------

From: Onuoha Olere <<u>Onuoha.Olere</u>

Date: Wed, 27 Mar 2024 at 15:30

Subject: 167447 -RE: Premises License Variation - Fabwick Unit 4A Queens Yard, 43 White Post Lane, E9 5EN

To:	>	
Cc: MARK.J.Perry@	< <u>MARK.J.Perry</u>	, Licensing
<licensing@towerhamle< td=""><td><u>ts.gov.uk</u>>, Nicola Cadzow <</td><td></td></licensing@towerhamle<>	<u>ts.gov.uk</u> >, Nicola Cadzow <	

Dear Keiran,

Thank you for your application.

I agree with PC Mark Perry regarding the reduction of hours in the email trail.

From Environmental Protection perspective, we pay particular consideration to the licensing objectives for the prevention of public nuisance.

Consequently, I wish for the following conditions to apply -

- 1. Loudspeakers shall not be located in the entrance lobby, or outside the premises building nor on ceilings. And anti-vibration mounts used is speakers attached to the walls.
- 2. All windows and external doors shall be kept closed after 22:00 hours, or at any time. when regulated entertainment takes place, except for the immediate access & egress of persons.
- 3. No noise shall emanate from the premises nor vibration be transmitted through the structure of the premises, which gives rise to a public nuisance.
- 4. The external area shall not be used after 21:00 hours, except for patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, and shall be limited to 8 persons at any one time.

I await your confirmation to the above numbered 1 - 4.

Kind regards

Olere

Section 182 Advice by the Home Office Updated on August 2023

Relevant, vexatious and frivolous representations

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

If consideration is not to be delegated, contrary to the recommendation in this Guidance, an assessment should be prepared by officials for consideration by the sub- committee before any decision is taken that necessitates a hearing. Any councillor who considers that their own interests are such that they are unable to consider the matter independently should disqualify themselves.

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

Licensing Policy Section 11

Prevention of Public Nuisance

- 11.1 Licensed premises, especially those operating late at night and in the early hours of the morning, can cause a range of nuisances impacting on people living, working or sleeping in the vicinity of the premises.
- 11.2 Like many London boroughs, Tower Hamlets has may areas of the borough where businesses and residents are "cheek by jowl" with each other. Thus, the correct balance needs to be adopted ensuring residents are not unduly disturbed by licensed premises, whilst ensuring this does not stifle growth in the licence trade.
- 11.3 Though all licensed premises must promote the licensing objectives, and thus actively try to prevent public nuisance being caused by their licensable activities, there are some factors that this Licensing Authority would expect to applicants to consider and where appropriate address in their operating schedule. These are:
 - a) Music/performances

Measures to reduce impact of noise on residents

b) Queue management

Measure to prevent obstruct access to properties, pavements. Measure to reduce the impact of people noise on residents

- c) Ingress and Egress Measure to prevent people noise during ingress and egress
- d) Use of outside areas (see 11.7 below)
- e) Deliveries, particularly pick-ups by vehicles Measures to prevent noise/fumes from engines, drivers (including smoking),
- f) Bottle disposal
 Done at reasonable time to prevent impact on residents e.g. between 8am and 8pm
- g) Litter

Measures to prevent littering around the venue from patrons

- 11.4 The Licensing Authority appreciates that it would not be necessary or appropriate for all applications to have measures to prevent the above issues. Nevertheless, we will take a strong view on applications for licences that are in close proximity to residential premises, and whose indented use has a higher likelihood of causing public nuisance. This also includes those applications in areas covered by a Cumulative Impact Assessment (CIA). Especially where the applications falls outside the scope of any exceptions to such CIAs.
- 11.5 The Licensing Authority, where its discretion is engaged, will consider, where appropriate, attaching conditions to licences and permissions to prevent the

problems identified listed above, or any other conditions it considered appropriate and proportionate to promote the licensing condition of prevention of public nuisance.

- 11.6 **Street Furniture** placing of street furniture, which includes advertising boards, on the highway can cause a public nuisance by way of obstruction or encourage consumption of alcohol on an unlicensed area. The Licensing Authority expects applicants to have ensured that they fully comply with the Councils rules relating to authorisation of obstructions on the highway, and that the required authorisations are obtained prior to submitting a licence application. Where proportionate and appropriate, and its discretion is engaged, the Licensing Authority will impose conditions in relation to street furniture, including on private land.
- 11.7 **Fly Posting** The Council has experienced problems with "fly posting" in relation to venues that offer entertainment. Fly posting is the unauthorised posting of posters / advertisements etc. Where it considers it proportionate and appropriate, and its discretion is engaged, the Licensing Authority will attach conditions relating to the control of fly posting to ensure that venues clearly prohibit all fly posting in their contract terms with others and they effectively enforce this control.
- 11.8 **Beer Gardens and outside areas** since the ending of the restrictions imposed during the Coronavirus pandemic, we have seen an increase the use of outside areas. This has also been encouraged by Government under the Business and Planning Act 2020. We want to strike the right balance between allowing businesses to thrive whilst still protecting residents of the borough being unduly disturbed by the night time economy. Hence, we would encourage applicants address this concern in their operating schedule by detailing what mitigating measures they intend adopt to reduce any disturbance the use of the outside area is likely to have on neighbouring residents. Such measures could include:
 - limiting the amount of patrons permitted in the outside area, and/or,
 - restricting the use of areas after a certain time,
 - ceasing its use after a certain time.

Where disturbance of residents from outside areas is likely, and where its discretion is engaged, this Licensing Authority may add conditions limiting the numbers of person permitted to use any outside areas, and/or seek to cease the use of any outside areas after 21:00 hours.

11.9 **Party Boats** – An increasing number of complaints have been received in London Boroughs that boarder the River Thames in relation to "Party Boats", which use the River. In respect of this we would encourage applicants for Party Boats to consider adopting the "Boat" conditions, listed in our Model Conditions in Appendix 3, where appropriate to promote the Licensing Objective of Prevention of Public Nuisance. Furthermore, where disturbance of residence from these party boats is likely, and where its discretion is engaged, this Licensing Authority may add one or more of the boat conditions from our Model Conditions.

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

Updated December 2022

Public nuisance

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

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

Licensing Policy Section 9

Crime and Disorder

- 7.1 Licensed premises, especially those offering late night / early morning entertainment, alcohol and refreshment for large numbers of people, can be a source of crime and disorder problems and to store prescribed information.
- 7.2 When addressing crime and disorder the applicant should initially identify any particular issues (having regard to their particular type of premises and / or activities) which are likely to adversely affect the promotion of the crime and disorder licensing objective. The applicant should also list such steps that are required to deal with these identified issues. Both risks and mitigating steps should be included within the applications operating schedule. Where the Metropolitan Police, acting as a responsible authority, makes recommendations in respect of an application relating to the licensing objectives the Licensing Authority would expect the applicant to incorporate these into their operating schedule.
- 7.3 Applicants are recommended to seek advice from Council Officers and the Police as well as taking into account, as appropriate, local planning and transport policies, with tourism, cultural and crime prevention strategies, when preparing their plans and Schedules.
- 7.4 In addition to the requirements for the Licensing Authority to promote the licensing objectives, it also has duties under Section 17 of the Crime and Disorder Act 1998 to do all it reasonably can to prevent crime and disorder in the Borough and to share prescribed information.
- 7.5 The Licensing Authority, if its discretion is engaged, will consider attaching Conditions to licences and permissions to deter and prevent crime and disorder both inside and immediately outside the premises and these may include Conditions drawn from the Model Conditions in Appendix 3.
- 7.6 **CCTV** The Licensing Authority, if its discretion is engaged, will attach conditions to licences, as appropriate where the conditions reflect local crime prevention strategies, for example the provision of closed circuit television cameras.
- 7.7 **Touting –** This is soliciting for custom. There has been a historic problem with Touting in the borough, mainly in relation to restaurants, and as such in 2006 the Council introduced a byelaw under Section 235 of the Local Government Act 1972 for the good rule and government of the London Borough of Tower Hamlets and for the prevention and suppression of nuisances.

As a result, in relation to premises where there is intelligence that touting is, or has been carried out, the Licensing Authority, where its discretion is engaged, will insert a conditions from our model conditions in appendix 3, to prohibit 'touting':-

- 7.8 **Responsible Drinking -** The Licensing Authority expects alcohol to be promoted in a responsible way in the Borough. This should incorporate relevant industry standards, such as the Portman Group Code of Practice. Where appropriate and proportionate, if its discretion is engaged, the Licensing Authority will apply conditions to ensure responsible drinking. The Licensing Authority also recognises the positive contribution to best practice that "Pubwatch" and other similar schemes can make in promoting the licensing objectives and is committed to working with them.
- 7.9 **Psychoactive Substances, e.g. Nitrous Oxide (NOx) –** Misuse of nitrous oxide is associated with increased antisocial behaviour including littering, noise nuisance and vandalism, all of which are detrimental to residents' quality of life and feelings of safety. Use of nitrous oxide is also a health concern and has other associated harms.

As a result, this Licensing Authority expects Licence Holders to refuse entry to any person seen use or selling NOx as a psychoactive Substance. Refusals should also be entered into Licence Holders refusals logs.

Where its discretion is engaged this Licensing Authority impose conditions to formally require refusal of persons seen selling or using NOx as a psychoactive Substance.

7.10 **Drinks spiking** – in reference to the Local Governments Association (LGA) Guidance note on drink spiking prevention, this Licensing Authority expects licence holders and applicants to have a zero-tolerance policy towards drinks spiking. This involves as a minimum ensuring all reports of spiking are acted upon and that all incidents of alleged spiking are recorded and reported to the police. Licence holders and applicants should also be aware of the Metropolitan Police's definition of drink spiking:

"Spiking is where someone adds drugs or alcohol to another person's drink without them knowing, it is illegal."

The LGA has set some recommendations for Licence holder, and we would expect our Licence holders to follow these where appropriate to their venues:

https://www.local.gov.uk/publications/lga-guidance-note-drink-spikingprevention#recommended-actions-for-licensed-premises-

Applicants for new and variations of exiting licences as well as those submitting TENs are expected to work with the Metropolitan Police in order to consider actions needed to prevent drinks spiking in their venues/events

Where its discretion is engaged this Licensing Authority will impose conditions on licences aimed at preventing drinks spiking, specifically any recommended by the metropolitan police.

- 7.11 Welfare and Vulnerability This Licensing Authority believes that all Licensed venues should train their staff in Welfare and Vulnerability Engagement (WAVE). As of 2023 this Licensing Authority in partnership with the Metropolitan Police and the London Borough of Hackney is delivering monthly WAVE training sessions for Licensed venues within both Tower Hamlets and Hackney. As a result, we expect that all Licensed venues who sell alcohol for consumption on their premises should train their staff in WAVE and adopt Ask for Angela or similar initiatives aimed at assisting vulnerability within alcohol licensed venues.
- 7.12 **Sexual Harassment in the Night Time Economy** sadly this is still an issues for women working in and visiting licensed venues in London. As a result, this Licensing Authority encourages Licensed venues to sign up to the Mayor of London's Women's Night Safety Charter:

https://www.london.gov.uk/programmes-strategies/arts-and-culture/24-hourlondon/womens-night-safety-charter

As well as the Women's Night Safety Charter we would encourage applicants and licence holders to discuss applications with the Council's Violence Against Women and Girls Service, who can provide advice and training to venues on preventing misogyny within licensed premises.

Lastly, we expect Licence Holders to take a zero-tolerance approach to misogyny within their venues where this is towards customers or employees. We would expect licence holders to refuse to serve persons who commit acts of sexual harassment, even in the first instance, and report the matter to the Metropolitan Police.

- 7.13 **Party Boats** An increasing number of complaints have been received in London Boroughs that boarder the River Thames in relation to "Party Boats", which use the River. In respect of this we would encourage applicants for Party Boats to consider adopting the conditions listed in our Model Conditions in Appendix 3, where appropriate to promote the Licensing Objective of Prevention of Crime and Disorder. Furthermore, where its discretion is engaged, this Licensing Authority may add one or more of the boat conditions from our Model Conditions.
- 7.14 **Criminal Activity** There is certain criminal activity that may arise in connection with licensed premises which the Licensing Authority will treat particularly seriously. These are the use of the licensed premises:
 - for the sale and distribution of drugs controlled under the Misuse of Drugs Act 1971 and the laundering of the proceeds of drugs crime;
 - for the sale and distribution of illegal firearms;
 - for the evasion of copyright in respect of pirated or unlicensed films and music, which does considerable damage to the industries affected;
 - for the illegal purchase and consumption of alcohol by minors which impacts on the health, educational attainment, employment prospects and propensity for crime of young people;

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

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

- 7.15 The Licensing Authority is mindful of the Secretary of State's Guidance "Reviews arising in connection with crime".
- From 1 April 2017, businesses which sell alcohol (for example, retailers of 7.16 alcohol and trade buyers) will need to ensure that the UK wholesalers that they buy alcohol from have been approved by HMRC under the Alcohol Wholesaler Registration Scheme (AWRS). They will need to check their wholesalers Unique Registration Number (URN) against the HMRC online database which will be available from April 2017. This is an ongoing obligation and if a business is found to have bought alcohol from an unapproved wholesaler, they may be liable to a penalty or could even face criminal prosecution and their alcohol stock may be seized. Any trader who buys alcohol from a wholesaler for onward sale to the general public (known as a 'trade buyer') does not need to register unless they sell alcohol to other businesses. Examples of trade buyers would be pubs, clubs, restaurants, cafes, retailers, and hotels. However, they will need to check that the wholesaler they purchase alcohol from is registered with HMRC. Further information may be found at: https://www.gov.uk/guidance/the-alcoholwholesaler-registration-scheme-awrs.
- 7.17 **Smuggled Goods** The Licensing Authority will exercise its discretion to add conditions to licence where appropriate and proportionate to reduce the risk of receiving smuggled goods and encourage traceability.
- 7.18 **Olympic Park (Football Ground)** Premises where Police intelligence shows that football supporters congregate within the borough should consider adding the Olympic Park Football Ground conditions in our Model Conditions in appendix 3.

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

Updated December 2022

Crime and disorder

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

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

Anti-Social Behaviour from Patrons Leaving the Premises

General Advice

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

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

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

Licensing Policy

The policy recognises that other legislation or measures may be more appropriate but also states that licensing laws are "a key aspect of such control and will always be part of an overall approach to the management of the evening and night time economy" (see Section 5.14 and 5.15 of the Licensing Policy).

The Licensing Authority expects the applicant to have addressed all crime and disorder issues relating to the premises in their operating schedule and to have sought appropriate advice. (See Sections 9.2 of the Licensing Policy)

The Licensing Authority will consider attaching conditions to deter crime and disorder and may be draw from the Model Conditions in **Appendix 3 of the Licensing Policy**. In particular Members may wish to consider (this list is not exhaustive):

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

Cumulative Impact

There is a process by which the Licensing Authority can determine that an area is saturated following representations. However, the process for this involves wide consultation and cannot come from representations about a particular application. (See Section 20 of the Licensing Policy).

Police Powers

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

Guidance Issued under Section 182 of the Licensing Act 2003

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

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

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

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

Licence conditions should not duplicate other legislation (1.16).

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

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

Other Legislation

Crime and Disorder Act 1998

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

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

• Anti-Social Behaviour Orders

- Child Curfew Schemes

- Truancy
 Parenting Orders
 Reparation Orders
 Tackling Racism

Licensing Policy Relating to Hours of Trading

All applications have to be considered on their own merits.

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

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

(see 16.8 of the Licensing Policy)

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

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

(See 16.9 of the Licensing Policy)

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

- Theatres
- Cinemas
- Premises with club premises certificates

Planning

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