



NOTICE OF HEARING

Licensing Sub-Committee

Date:

3 JUNE 2024

Time:

14:00

Venue:

COMMITTEE ROOM 5, CIVIC CENTRE, UXBRIDGE

Meeting Details:

Members of the Public and Media are welcome to attend.

This meeting may also be

broadcast live.

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Councillors on the Sub-Committee:

Councillor Becky Haggar (Chair)
Councillor Darran Davies
Councillor Kuldeep Lakhmana

IMPORTANT INFORMATION

On receipt of this notice, you <u>MUST</u> notify the Committee Clerk (contact details below) by the following date:

Thursday 30 May 2024

If you don't notify you may lose your right to speak at the hearing. When notifying you must confirm:

- Whether you intend to attend or to be represented by someone at the hearing;
- 2) If you consider a hearing to be unnecessary and;
- 3) Whether to request that another person attends (other than your representative) as a witness

Published: Thursday, 16 May 2024

Contact: Liz Penny

Email: epenny@hillingdon.gov.uk

Putting our residents first

Lloyd White
Head of Democratic Services
London Borough of Hillingdon,
Phase II, Civic Centre, High Street, Uxbridge, UB8 1UW

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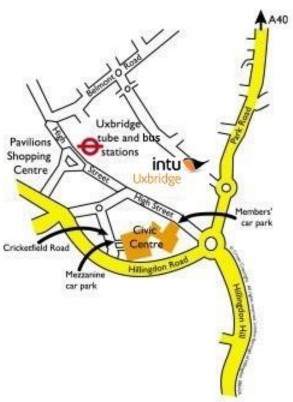
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Agenda

CHAIRMAN'S ANNOUNCEMENTS

Hearing Protocol

- 1 Apologies for Absence
- 2 Declarations of interest in matters coming before this meeting
- 3 To confirm that the items of business marked Part I will be considered in Public and items marked Part II will be considered in Private
- 4 Matters that have been notified in advance or urgent

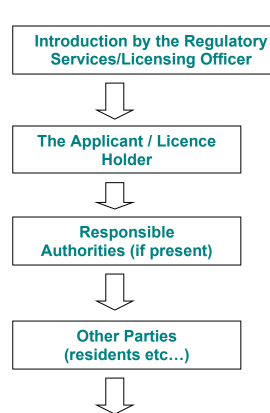
Part I - Members, Public and Press

	Title of Report / Address of application	Ward	Time	Page
5	Application for the variation of a Premises Licence: Prince of Wales, 1 Harlington Road, Hillingdon, UB8 3HX	Colham & Cowley	14:00	3 - 80



Order of proceedings - applications

The Chairman of the Sub-Committee will open the hearing by introducing the Councillors, explaining the purpose of the proceedings and the general procedure. The Chairman will then check that there are no additions or alterations to the list of those appearing at the hearing.



The Council's Regulatory Services/Licensing Officer will introduce the report and will outline the matter before the Sub-Committee, giving any relevant background information. The Sub-Committee may ask questions of the officer.

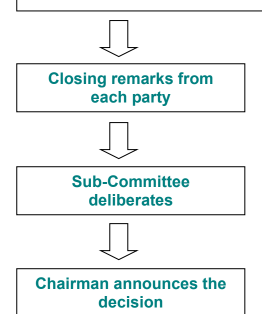
The Applicant, licence holder or the person representing him/her will be invited to address the Sub-Committee. They will be allowed sufficient time to present his/her case. The Sub-Committee may ask guestions.

Responsible Authorities will be invited to address the Sub-Committee and will be allowed sufficient time. The Sub-Committee may ask questions of the Responsible Authorities.

Other parties will be invited to address the Sub-Committee. Where there are a number of parties making similar representations the Chairman will expect the parties to nominate a spokesperson to make the representations and all will be allowed sufficient time. The Sub-Committee may ask questions of the Other Parties.

DISCUSSION LED BY THE SUB-COMMITTEE

The Chairman will lead the discussion. This will be a chance for all parties to provide comments on any submissions that have been made to the Sub-Committee.



The Chairman will invite the Responsible Authorities and Other Parties to make brief closing remarks on the application. The Applicant / licence holder makes the final closing remarks.

The Sub-Committee will remain in the room to deliberate and make their decision, with only the Legal Advisor and the Clerk to the Sub-Committee remaining. All others present will be asked to leave the room. If the meeting is being broadcast, any filming will be stopped for this part.

Parties may return to the room when invited to do so and the Chairman will announce the decision. The Chairman will remind the Applicant / licence holder that the decision will be sent to them in writing. There can be no further questions or statements.



Agenda Item 5

Application for the variation of a Premises Licence: Prince of Wales, 1 Harlington Road, Hillingdon, UB8 3HX

Committee	Licensing Sub-Committee		
Officer Contact	Licensing Officer – Lois King - 01895 277067		
Papers with report	Appendix 1 - Application to vary a Premises Licence Appendix 2 - Operating schedule to accompany the application Appendix 3 - Current premises licence Appendix 4 - Representations from Responsible Authorities Appendix 5 - Representations from Interested Parties Appendix 6 - Representations supporting the application Appendix 7 - Photos and plans		
Ward name	Hillingdon East/ Colham & Cowley		

1.0 SUMMARY

- 1.1 To consider an application to vary the current premises licence for the Prince of Wales, 1 Harlington Road, Uxbridge, UB8 3HX. The application was submitted by NTAD Consultants Limited on behalf of Mr Sheikh Sheraz Ahmed, Director of Game Measure Limited and is attached as **Appendix 1**. An operating schedule to accompany the application form is attached as **Appendix 2**.
- 1.2 The variation application seeks to extend the authorisation for the sale of alcohol on and off the premises until 00:30 hours Sunday Wednesday and until 01:30 hours Thursday Saturday. The premises licence currently authorises this activity until 23:00 hours Sunday Thursday and until 00:00 hours Friday Saturday.
- 1.3 The variation application seeks to extend the authorisation for recorded music until 00:30 hours Sunday Wednesday and until 01:30 hours Thursday Saturday. The premises licence currently authorises this activity until 23:00 hours Sunday Thursday with music outside only until 22:00 hours on these days and until 00:00 hours Friday Saturday with music outside only until 23:00 hours on these days.
- 1.4 The variation application seeks to extend the authorisation for regulated entertainment (to include the performance of dance e.g. a belly dancer) until 00:30 hours Sunday Wednesday and until 23:00 in the external area of the premises on these days and until 01:30 hours Thursday Saturday and until 23:00 hours in the external area of the premises on these days. Live music and the performance of dance are authorised indoors only on the current licence until 23:00 hours Sunday Thursday and until 00:00 hours Friday Saturday.
- 1.5 The variation application seeks to extend the authorisation for late night refreshment until 00:30 hours Sunday Wednesday and 01:30 hours Thursday Saturday. The premises licence currently authorises this activity Friday Saturday until 00:00 hours.
- 1.6 The opening hours will be Sunday Wednesday from 10:00 hours until 01:00 hours and Thursday Saturday from 10:00 until 02:00 hours. The current opening hours on the licence are Sunday Thursday 10:00 hours until 23:30 hours and Friday Saturday from 10:00 hours until 00:30 hours.

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1.7 The application has attracted representations from 3 Responsible Authorities namely the Licensing Authority, the Street Scene Enforcement Team/Environmental Protection Team and Metropolitan Police Licensing. There are 4 representations from Interested Parties namely 3 Ward Councillors and a local resident. There are 2 representations in support of the application from local residents.

2.0 RECOMMENDATION

2.1 That the Licensing Sub Committee consider the application to vary the current premises licence in respect of the Prince of Wales, 1 Harlington Road, Uxbridge, UB8 3HX.

3.0 APPLICATION

3.1 An application to vary the premises licence for the Prince of Wales has been submitted by NTAD Consultants Limited on behalf of Mr Sheraz Sheikh Ahmed, Director of Game Measure Limited. The application seeks to extend the hours for licensable activities namely sale of alcohol, provision of regulated entertainment (including live music, recorded music and performance of dance) and late-night refreshment. The premises are situated on Harlington Road, Hillingdon, UB8 3HX.

3.2 <u>Description of the premises</u>

The premises is a pub and mediterranean restaurant with a beer garden at the rear which is used for shisha smoking. The premises offers food, music and entertainment e.g. belly dancer to its customers. The premises is situated near to residential dwellings on both the Uxbridge Road and Harlington Road.

3.3 Current licensable activities, hours and opening hours

<u>Activity</u>		<u>Hours</u>
Sale of alcohol	Consumption on and off the premises	Sunday – Thursday 10:00 – 23:00 Friday – Saturday 10:00 – 00:00
Live music	Indoors only	Sunday – Thursday 10:00 – 23:00 Friday – Saturday 10:00 – 00:00
Recorded Music	Outdoors	Sunday – Thursday 10:00 – 22:00 Friday – Saturday 10:00 – 23:00
Recorded Music	Indoors	Sunday – Thursday 10:00 – 23:00 Friday – Saturday 10:00 – 00:00
Performance of Dance	Indoors only	Sunday – Thursday 10:00 – 23:00 Friday – Saturday 10:00 – 00:00
Late Night Refreshment		Friday – Saturday 23:00 – 00:00

	Opening Hours	
Monday	10:00 – 23:30	
Tuesday	10:00 – 23:30	
Wednesday	10:00 – 23:30	
Thursday	10:00 – 23:30	
Friday	10:00 – 00:30	
Saturday	10:00 – 00:30	•
Sunday	10:00 – 23:30	

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3.4 Proposed hours for licensable activities and opening hours

	Recorded Music	Regulated Entertainment (inc Performance of Dance)	Late Night Refreshment (on & off premises)	Sale of Alcohol (on & off premises)	Opening Hours
Monday	10:00 – 00:30	10:00 – 00:30 External area 10:00 – 23:00	23:00 – 00:30	10:00 – 00:30	10:00 – 01:00
Tuesday	10:00 – 00:30	10:00 – 00:30 External area 10:00 – 23:00	23:00 – 00:30	10:00 – 00:30	10:00 – 01:00
Wednesday	10:00 – 00:30	10:00 – 00:30 External area 10:00 – 23:00	23:00 – 00:30	10:00 – 00:30	10:00 – 01:00
Thursday	10:00 – 01:30	10:00 – 01:30 External area 10:00 – 23:00	23:00 – 01:30	10:00 – 01:30	10:00 – 02:00
Friday	10:00 – 01:30	10:00 - 01:30 External area 10:00 - 23:00	23:00 – 01:30	10:00 - 01:30	10:00 – 02:00
Saturday	10:00 – 01:30	10:00 - 01:30 External area 10:00 - 23:00	23:00 - 01:30	10:00 - 01:30	10:00 – 02:00
Sunday	10:00 – 00:30	10:00 - 00:30 External area 10:00 - 23:00	23:00 - 00:30	10:00 - 00:30	10:00 – 01:00

3.5 Other licensed premises nearby

Premises	Activities Authorised	Opening Hours
		Sale of alcohol:
	Provision of recorded music (indoors only)	From 08.00 hours until 01.00 hours the following day, every day
The Red Lion Hotel Royal Lane Hillingdon UB8 3QP	Provision of late-night refreshment (indoors only)	The sale of alcohol to persons residing within the hotel is not time restricted.
000 0Q1	Sale by retail of alcohol (on/off supplies)	Provision of late-night refreshment:
		From 23.30 hours until 01.00 hours the following day, every day

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The Vine Inn 121 Hillingdon Hill Uxbridge UB10 0JQ	Performance of live music (indoors) Recorded music (indoors) Performance of dance and entertainment of a similar description (indoors) Provision of late-night refreshment (indoors) Sale of alcohol (on/off premises)	The provision of recorded music is not subject to any time restrictions. The sale of alcohol and provision of late night refreshment on New Year's Eve is as stated in the opening hours of the premises for New Years Eve. Sunday – Wednesday 10:00 - 00:00 Thursday – Saturday 10:00 – 01:00 An additional hour following those detailed above on: Friday, Saturday, Sunday and Monday of bank holiday weekends The Thursday before Good Friday Christmas Eve On St David's Day St Patrick's Day St George's Day St Andrew's Day and on no more than 12 occasions per year subject to providing the Licensing Service, the Councils Environmental Protection Unit and the Metropolitan Police Service 10 working days' notice, and then only on receiving a subsequent 'CONSENT' from the Councils Licensing Service, in respect of this agreement to the specified day and/or times applied for. In addition, the sale of alcohol only from 10.00 hours on New Year's Eve to 10.00 hours on New Year's Day
Discount Food & Wine 10 Crescent Parade Long Lane Hillingdon UB10 0LG	Sale by retail of alcohol	From 06:00 hours until 24:00 hours, Monday to Saturday From 06:00 hours until 23:00 hours on Sundays
Specialist Off Licence 81-83 Manor Parade Uxbridge Road	Sale by retail of alcohol	Between 08.00 and 23.00 each day

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UB10 0JQ	Hillingdon UB10 0JQ		
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A map of nearby licensed premises can be found in **Appendix 7**.

3.6 Operating Schedule and Conditions

The conditions being offered by the applicant can be found in a separate operating schedule attached as **Appendix 2**. Whilst the operating schedule submitted with the application includes a significant number of conditions from the current premises licence (**Appendix 3**) there are several omissions, mainly in relation to conditions designed to uphold the Prevention of Public Nuisance licensing objective.

4.0 CONSULTATION

- 4.1 <u>Closing date for representations</u> 4th May 2024
- 4.2 <u>Public Notice published in local newspaper</u> 17th April 2024 – West London Gazette

5.0 REPRESENTATIONS

5.1 We have received representations from the Licensing Authority, the Street Scene Enforcement Team/Environmental Protection Team and Metropolitan Police Licensing acting as Responsible Authorities under the Act.

Responsible Authorities	Ground for Representation	Appendix
Licensing Authority	Prevention of Crime and Disorder Prevention of a Public Nuisance	Appendix 4
Street Scene Enforcement Team/Environmental Protection Team,	Prevention of a Public Nuisance	Appendix 4
Metropolitan Police	Prevention of Crime and Disorder Prevention of Public Nuisance	Appendix 4

5.2 We have received representations from Interested Parties:

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Councillor/Resident	Ground for Representation	Appendix
Cllr Bennett	Prevention of Crime and Disorder Prevention of Public Nuisance Public Safety	Appendix 5
Cllr Gohil	Prevention of Public Nuisance Public Safety	Appendix 5
Cllr Chamdal	Prevention of Public Nuisance Public Safety	Appendix 5
Thomas Craig	Prevention of Public Nuisance	Appendix 5

5.3 Representations of support for the application

Resident	Grounds for Support	Appendix 6
Janice Hopper	Does not believe that an additional hour is unreasonable. New measures to manage clientele seems to have been successful.	Appendix 6
Kate Hendrick	Not experiencing any problems. Likes having the premises – nice community feel to the area.	Appendix 6

6.0 BACKGROUND INFORMATION

- 6.1 The premises had a licence until December 2021 when the Licensing Sub-Committee revoked it following a review which stemmed from a serious incident a stabbing where one of the four victims was a 16-year-old girl who had been drinking at the premises. An appeal by the premises licence holder was unsuccessful and the revocation took effect in February 2022.
- 6.2 A new premises licence application was received from Game Measure Limited in March 2023. The premises planned to offer a similar experience to that which was there prior to the

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licence being revoked i.e. food (including late night refreshment), drinks (including alcohol), regulated entertainment and shisha.

- 6.2 The application attracted 3 representations from the Responsible Authorities, 3 Representations from Interested Parties and 3 Representations of support.
- 6.3 The application was heard by the Licensing Sub-Committee in April 2023 and a premises licence was granted but with reduced hours from that which were originally applied for and subject to 43 conditions designed to combat the issues that the premises had previously had.

7.0 OFFICER'S OBSERVATIONS

- 7.1 This application seeks to extend the hours for the existing licensable activities authorised by the current premises licence.
- 7.2 The premises is situated in an area where there is residential accommodation so the potential for public nuisance is a consideration.
- 7.3 According to our records, the premises has submitted six Temporary Event Notices (TEN) since February 2023 one was withdrawn, and one was refused following an objection from Police Licensing.
- 7.4 The Licensing Service is aware of seven complaints that have been made about the Prince of Wales since April 2023. Six of these complaints relate to loud amplified music and noise from the rear garden and one concerns planning consent for parking patrons' vehicles at Green Cottage this arrangement was proposed at the April 2023 Licensing Sub-Committee hearing in order to address residents' concerns about parking issues at the premises. One of the noise complaints was made on 18th November 2023 at 14:00 hours when there was a TEN in place for a private party from 13:00 19:00 hours. The most recent noise complaint was received on 27th April 2024 and concerned loud amplified music, cars being parked on the pavement outside and behind the bus stop at Coney Green and an alleged breach of a planning order to remove a retractable roof.
- 7.5 There have been three members enquiries since February 2023. Two relate to planning and one relates to an enquiry about a TEN.
- 7.6 The representations received mainly raised the following issues:

a) The Prevention of Crime and Disorder

Metropolitan Police Licensing have expressed concerns that the removal of conditions combined with an increase in hours will have a negative impact on the public and the licensing objectives. They are of the view that stringent conditions are required in order to ensure that the premises is managed appropriately, prevents crime and disorder, protects the public and upholds the licensing objectives.

A recent unannounced visit to the venue on Saturday 27th April 2024 at 22:25 hours revealed failings with conditions on the licence not being complied with.

A subsequent follow up meeting at the premises on 2nd May 2024 revealed further failings. To not adhere to licence conditions undermines the licensing objective and this has reduced the trust and confidence that the Police has in the management of the premises.

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The Licensing Authority reflect similar concerns. In their opinion the licensing objectives would be undermined if the licensable activities were extended, and key current conditions removed. The findings of the 27th April and 2nd May visits leaves the Licensing Authority questioning whether management would be fully compliant should the variation be granted.

Cllr Bennett is concerned about a return of knife crime, underage drinking, illegal parking and property damage that residents have suffered previously.

Cllr Gohil notes that when the premises previously operated with late hours, the Police were often called to deal with incidents and that the premises would be mentioned frequently in discussions with the Police at local SNT meetings. Cllr Gohil echoes Cllr Bennett's concerns that an extension to the hours would lead to an increase in crime as well as disorderly behaviour from customers under the influence of alcohol.

b) The Prevention of Public Nuisance

Concerns have been raised by the Licensing Authority that the proposed finishing times for licensable activities coupled with the absence of conditions from the current premises licence designed to uphold the Prevention of Public Nuisance licensing objective, in the proposed operating schedule would likely cause disturbance for residents living in the vicinity of the premises.

The Street Scene Enforcement Team/Environmental Protection Team also have concerns, following recent complaints of noise nuisance (music and entertainment outside in the garden) and anti-social behaviour e.g. parking issues. The most recent complaint being received on 27th April 2024.

Metropolitan Police Licensing have echoed the concerns of the Licensing Authority in relation to the increase in hours and the removal of conditions having a negative impact on the public and the licensing objectives. They are of the view that stringent conditions are required in order to ensure that the premises is prevented from causing a public nuisance.

Cllr Bennett is concerned that the anti-social behaviour which includes reports of excessive noise and patrons bumping their cars up the kerb of Harlington Road and then driving across and parking on the pavement will not only continue but increase.

Cllr Gohil has expressed concerns over the effect that an extension of the hours will greatly disturb the lifestyle of residents, many of whom have young children. It is her opinion that the existing hours and conditions has played a key part in achieving a reduction in the anti-social behaviour experienced previously. It is feared that granting the variation will bring a swift return to the public nuisance that residents suffered before. In addition, there are concerns that the current parking problems will worsen with an increase in visitors to the venue.

Cllr Chamdal has advised that having spoken to residents, the majority are against a change to the closing hours with issues concerning noise, parking and taxi pickups being cited.

Mr Craig notes that since the restrictions on the licence have been in place they have had several disturbances but far fewer than before. He has expressed concerns over an increase of noise from the music and belly dancing at the rear of the premises and from patrons leaving the venue late at night/early in the morning should the variation be granted.

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c) Public Safety

- Cllr Bennett, Cllr Gohil and Cllr Chamdal have all highlighted problems being caused by patrons of the premises parking irresponsibly along Harlington Road and the surrounding areas including driving across and parking on pavements and parking on double yellow lines.
- 7.7 The representation from Janice Hopper in support of the application states that extending the licence by an extra hour is not unreasonable and that the measures currently in place to manage patrons seem to have been successful. Kate Hendrick states that they have not had any trouble, the staff are polite and help them to park their car by managing the venue's parking and that the premises brings a community feel to the area.

8.0 Relevant sections of s.182 Guidance

Where representations are made

8.1 At paragraph 9.3 it states that "Where a representation concerning the licensing objectives is made by a responsible authority about a proposed operating schedule and it is relevant (see paragraphs 9.4 to 9.10), the licensing authority's discretion will be engaged. It will also be engaged if another person makes relevant representations to the licensing authority, which are also not frivolous or vexatious (see paragraphs 9.4 to 9.10). Relevant representations can be made in opposition to or in support of, an application and can be made by any individual, body or business that has grounds to do so.

Relevant, vexatious and frivolous representations

- 8.2 At paragraph 9.4 it states that "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."
- 8.3 **At paragraph 9.9** it states that "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 the representation. The subsequent hearing would then provide an opportunity for the person or body making the representation to amplify and clarify it."

Determining actions that are appropriate for the promotion of the licensing objectives

8.4 **At paragraph 9.42** it states that "Licensing authorities are best placed to determine what actions are appropriate for the promotion of the licensing objectives in their areas. All licensing determinations should be considered on a case-by-case basis. They should take into account any representations or objections that have been received from responsible authorities or other persons, and representations made by the applicant or premises user as the case may be".

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- 8.5 **At paragraph 9.43** it states that "The authority's determination should be evidence-based, justified as being appropriate for the promotion of the licensing objectives and proportionate to what it is intended to achieve".
- 8.6 At paragraph 9.44 it states that "Determination of whether an action or step is appropriate for the promotion of the licensing objectives requires an assessment of what action or step would be suitable to achieve that end. While this does not therefore require a licensing authority to decide that no lesser step will achieve the aim, the authority should aim to consider the potential burden that the condition would impose on the premises licence holder (such as the financial burden due to restrictions on licensable activities) as well as the potential benefit in terms of the promotion of the licensing objectives. However, it is imperative that the authority ensures that the factors which form the basis of its determination are limited to consideration of the promotion of the objectives and nothing outside those parameters. As with the consideration of licence variations, the licensing authority should consider wider issues such as other conditions already in place to mitigate potential negative impact on the promotion of the licensing objectives and the track record of the business. Further advice on determining what is appropriate when imposing conditions on a licence or certificate is provided in Chapter 10. The licensing authority is expected to come to its determination based on an assessment of the evidence on both the risks and benefits either for or against making the determination".

Proportionality

- 8.7 **At paragraph 10.2** it states, "Conditions include any limitations or restrictions attached to a licence or certificate and essentially are the steps or actions that the holder of the premises licence or the club premises certificate will be required to take or refrain from taking in relation to the carrying on of licensable activities at the premises in question. Failure to comply with any condition attached to a licence or certificate is a criminal offence, which on conviction is punishable by an unlimited fine or up to six months' imprisonment. The courts have made clear that it is particularly important that conditions which are imprecise or difficult for a licence holder to observe should be avoided."
- 8.8 **At paragraph 10.8** it states, "The licensing authority may not impose any conditions unless its discretion has been exercised following receipt of relevant representations and it is satisfied as a result of a hearing (unless all parties agree a hearing is not necessary) that it is appropriate to impose conditions to promote one or more of the four licensing objectives. In order to promote the crime prevention licensing objective conditions may be included that are aimed at preventing illegal working in licensed premises. This provision also applies to minor variations."
- 8.9 **At paragraph 10.9** It is possible that in some cases no additional conditions will be appropriate to promote the licensing objectives.
- 8.10 At paragraph 10.10 it states that "The 2003 Act requires that licensing conditions should be tailored to the size, type, location and characteristics and activities taking place at the premises concerned. Conditions should be determined on a case-by-case basis and standardised conditions which ignore these individual aspects should be avoided. For example, conditions should not be used to implement a general policy in a given area such as the use of CCTV, polycarbonate drinking vessels or identity scanners where they would not be appropriate to the specific premises. Conditions that are considered appropriate for the prevention of illegal working in premises licensed to sell alcohol or late night refreshment might include requiring a premises licence holder to undertake right to work checks on all staff employed at the licensed premises or requiring that a copy of any document checked as

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part of a right to work check is retained at the licensed premises. Licensing authorities and other responsible authorities should be alive to the indirect costs that can arise because of conditions. These could be a deterrent to holding events that are valuable to the community or for the funding of good and important causes. Licensing authorities should therefore ensure that any conditions they impose are only those which are appropriate for the promotion of the licensing objectives".

Hours of trading

- 8.11 At paragraph 10.13 it states "The Government acknowledges that different licensing strategies may be appropriate for the promotion of the licensing objectives in different areas. The 2003 Act gives the licensing authority power to make decisions about the hours during which premises can conduct licensable activities as part of the implementation of its licensing policy statement.
- 8.12 Licensing authorities are best placed to make decisions about appropriate opening hours in their areas based on their local knowledge and in consultation with responsible authorities. However, licensing authorities must always consider each application and must not impose predetermined licensed opening hours, without giving individual consideration to the merits of each application".
- 8.13 **At paragraph 10.14** it states "Where there are objections to an application to extend the hours during which licensable activities are to be carried on and the licensing authority determines that this would undermine the licensing objectives, it may reject the application or grant it with appropriate conditions and/or different hours from those requested."

Licensing hours

- 8.14 At paragraph 14.51 it states "With regard to licensing hours, the Government acknowledges that different licensing approaches may be appropriate for the promotion of the licensing objectives in different areas. The 2003 Act gives the licensing authority power to make decisions regarding licensed opening hours as part of the implementation of its licensing policy statement and licensing authorities are best placed to make such decisions based on their local knowledge and in consultation with other responsible authorities. However, licensing authorities must always consider each application and must not impose predetermined licensed opening hours, without giving individual consideration to the merits of each application".
- 8.15 At paragraph 14.52 it states "Statements of licensing policy should set out the licensing authority's approach regarding licensed opening hours and the strategy it considers appropriate for the promotion of the licensing objectives in its area. The statement of licensing policy should emphasise the consideration which will be given to the individual merits of an application. The Government recognises that licensed premises make an important contribution to our local communities and has given councils a range of tools to effectively manage the different pressures that licensed premises can bring. In determining appropriate strategies around licensed opening hours, licensing authorities cannot seek to restrict the activities of licensed premises where it is not appropriate for the promotion of the licensing objectives to do so".

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9.0 Relevant sections of Hillingdon's Licensing Policy

<u>Licensing Objectives – The Prevention of Crime and Disorder</u>

- 9.1 At paragraph 10.1 Licensed premises, especially those offering late night/early morning entertainment, alcohol and refreshment, can be a source of crime and disorder. The Licensing Authority will expect operating schedules to satisfactorily address these issues from the design of the premises through to the daily operation of the business. Applicants are recommended to seek advice from the Police Licensing Officer and Licensing Authority Officers prior to making any application as early advice can alleviate representations being made once an application is submitted. Full contact details for both are contained within the Responsible Authorities contact in appendix B.
- 9.2 At paragraph 10.3 Where a number of premises may be in close proximity it may be difficult to attribute the disorder to patrons of particular premises, however there is a duty on Premises Licence Holders or Club Management Committees to act responsibly to ensure their own customers do not contribute to crime and disorder whilst in their premises and in the vicinity of their premises.
- 9.3 **At paragraph 10.6** Applications referred to the Licensing Sub-Committee where relevant representations have been received will be determined on the individual merit of each case. The Licensing Sub-Committee has the power to impose specific conditions when considered appropriate in respect of the Crime and Disorder objective.

Licensing Objectives - Public Safety

9.4 **At paragraph 11.5** Applications referred to the Licensing Sub-Committee will be determined on the individual merit of each case. The Licensing Sub-Committee have the power to impose specific conditions when considered necessary in respect of the Public Safety objective.

<u>Licensing Objectives – The Prevention of Public Nuisance</u>

- 9.5 At paragraph 12.1 Licensing Sub Committees will be mindful that 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. When addressing public nuisance the applicant should identify any particular issues that are likely to affect adversely the promotion of the licensing objective to prevent public nuisance. They should then include in the operating schedule how they will deal with those matters. The concerns mainly relate to noise nuisance from within the premises or from the use of any outside areas, light pollution, smoke and noxious smells. This may also include patrons outside a premises and the dispersal of customers. Due regard will be given to the impact these may have and the Licensing Authority will expect operating schedules to satisfactorily address these issues.
- 9.6 **At paragraph 12.7** Applications referred to the Licensing Sub-Committee will be determined on the individual merit of each case. The Licensing Sub-Committee have the power to impose specific conditions when considered necessary in respect of the Prevention of Public Nuisance objective.

Representations

9.7 **At paragraph 17.2** Representations can be made to the Council, as Licensing Authority, by a 'Responsible Authority' or by 'Interested Parties' which include individuals such as

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Licensing Sub-Committee – 3 June 2024

residents or bodies such as a residents association, trade associations and other businesses operating. Representations can be made concerning:

- Applications for new premises licences or club premises certificates
- Applications to vary premises licences or club premises certificates
- Personal licence applications on criminal grounds (only by the Police)
- 9.8 **At paragraph 17.9** The Licensing Act 2003 also permits Elected Members to make representations on their own behalf as well as on behalf of their constituents. Members of the public who are making representations may also request that their Ward Councillor speaks on their behalf at public hearings to determine applications.
- 9.9 **At paragraph 17.11** Written representations include letters and emails. Representations received after the end of the public consultation period cannot legally be accepted and will not be considered by the Licensing Authority.
- 9.10 At paragraph 17.15 All valid representations will form part of a committee report that will become a public document. It will be given to the applicant, their agent, responsible authorities, other persons making representations and any other party requesting a copy as well as the Licensing Sub-committee 10 working days prior to the hearing. Anonymous representations will not be accepted.

Licensing Hours

- 9.11 At Paragraph 25.1 it states that "Prior to the introduction of the Licensing Act 2003, it was believed that fixed and artificially early closing times (established under the Licensing Act 1964) were one of the key causes of rapid binge drinking prior to closing times and one of the causes of disorder and disturbance when large number of customers were required to leave the premises simultaneously".
- 9.12 **At Paragraph 25.2** it states that "The aim through promotion of the licensing objectives should be to reduce the potential for concentrations and achieve a slower dispersal of people from licensed premises through flexible opening times".
- 9.13 **At Paragraph 25.3** it states that "Arbitrary restrictions that would undermine the principle of flexibility will therefore be avoided. The four licensing objectives will be paramount at all times and the Council will always consider the individual merits of each case".
- 9.14 **At Paragraph 25.4** it states that "In accordance with guidance there is no fixed restriction on terminal hours for any particular areas of the borough. Such a restriction could cause the migration of patrons from one area to another and create the circumstances that the legislation is attempting to avoid.
- 9.15 Each application will be dealt with on its merits. It is for the applicants to detail in their Operating Schedule exactly what times they intend to open and close the premises and what measures they will take to ensure that they do not cause nuisance or disturbance to their neighbours in the vicinity. The later the terminal hour applied for, the greater will be the need to address the issues of disturbance and nuisance".

Licence Conditions

9.16 **At Paragraph 20.1** it states that "Conditions on premises licences and club certificates are determined by:

Licensing Sub-Committee – 3 June 2024

- a) The measures put forward on the Operating Schedule
- b) Mandatory conditions within the Act
- c) Measures decided at a hearing by the Licensing Sub Committee"
- 9.17 **At Paragraph 20.2** it states that "Conditions attached to licences by the Licensing Authority that have been proposed by the applicant in their operating schedule should be consistent with the steps set out in the operating schedule. This means that the effect of these conditions should be substantially the same as that intended by the terms of the operating schedule".
- 9.18 At Paragraph 20.3 it states that "Any conditions attached to licences following relevant representations will focus on matters within the control of the Premises Licence Holder or Club Management Committees. They will address matters which have a direct impact on those living, working or engaged in normal activities in the vicinity, as well as patrons of the licensed premises. They will not be used as a means of attempting to attach responsibility to Premises Licence Holders or Club Management Committees for matters outside their reasonable control, such as anti-social behaviour once away from the premises or licensable activity".
- 9.19 **At Paragraph 20.4** it states that "The Licensing Authority will not impose standard conditions upon every licence issued, however it may have regard to model conditions produced by the Government and/or the Institute of Licensing and it may choose to impose these in appropriate circumstances".

10.0 LEGAL CONSIDERATIONS

- 10.1 When considering licence variation applications the Sub-Committee is required carry out its functions with a view to promoting the licensing objectives. The licensing objectives are:
 - Prevention of crime and disorder
 - Public Safety
 - Prevention of public nuisance
 - Protection of children from harm
- 10.2 An application for variation of a premises licence may be made pursuant to s.34 of the Licensing Act 2003 and is essentially governed by Licensing Act 2003, reg.12 of the Licensing Act 2003 (Premises licences and club premises certificates) Regulations 2005/42), Licensing Act 2003 (Hearings) Regulations 2005/44) and s.182 Secretary Code of Guidance.
- 10.3 The Sub-Committee must ensure that all licensing decisions have:
 - A direct relationship to the promotion to the promotion of one or more of the four licensing objectives;
 - regard to the Council's statement of licensing policy;
 - regard to the Secretary of State guidance; and
 - not be made as a result of a blanket policy which is applied so rigidly that an exercise of discretion in each individual case is precluded
- 10.4 Applications must be considered with regard to the principles of fair process and the Human Rights Act 1998 and must have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions have due regard to the need to:

Licensing Sub-Committee – 3 June 2024

- eliminate discrimination, harassment, victimisation and any other conduct that is prohibited by or under this Act;
- ii. advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and
- iii. foster good relations between persons who share a relevant protected characteristic and persons who do not share it.
- 10.5 Section 149(7) of the Equality Act 2010 defines nine relevant protected characteristics examples are; race, sex, age, disability and religious beliefs
- 10.6 When considering an application for the variation of an existing Premises Licence, only the variation is subject to determination. An application to vary the premises licence concerns variation of the conditions attaching to the licence or of the authorised licensable activities.
- 10.7 The application to vary must be accompanied by the Premises Licence (unless that is impracticable when a statement explaining why must be provided).
- 10.8 The authority must make the variation as applied for, subject to the mandatory conditions, unless relevant representations are made, in which case a hearing must be held.
- 10.9 Where relevant representations are made, the Licensing Authority must hold a hearing to consider them, unless it is agreed that a hearing is unnecessary (s.35(3)(a).
- 10.10 The Licensing Authority must then take such of the following steps as it believes to be appropriate for the promotion of the licensing objectives:
 - a) modify the conditions of the licence or
 - b) reject the whole or part of the application (s.35(3)(b) and (4).
- 10.11 When determining applications to vary an existing Premises Licence, the Sub-Committee must consider all relevant representations that are made before taking such steps (if any) as it considers necessary for the promotion of the licensing objectives. The steps that may be taken are as follows:
 - grant the variation as applied for;
 - modify the conditions of the licence (conditions are deemed to be modified if they are altered/omitted or new conditions are added); or
 - reject whole or part of the application to vary the licence.
- 10.12 Any modification of conditions should be confined to those considered appropriate in respect of the particular variation sought.
- 10.13 The Sub-Committee must also have regard to the London Borough of Hillingdon's Statement of Licensing and the Secretary of State's Guidance issued under the Licensing Act 2003 when deciding what action, if any, to instigate. The terms of the Statement of Licensing Policy and Guidance are highly persuasive however, are not binding on the Licensing Sub-Committee.
- 10.14 Officers have provided the Sub-Committee with recommendations related to this application. Subject to the above-mentioned factors having been properly considered, the Sub-Committee may depart from the recommendations if there are good reasons for doing so. The Sub-Committee is advised that such departures could give rise to an appeal or judicial review.

Licensing Sub-Committee – 3 June 2024

- 10.15 In order for representations to be 'relevant' they must have been made by an interested party or a responsible authority (see the definitions in section 13 Licencing Act 2003) and they must relate to the likely effect on the promotion of the licensing objectives if the application were to be granted.
- 10.16 If the representations are made by an interested party there is a further requirement that the licensing authority does not consider them to be frivolous or vexatious. If it thinks they are, it must explain its decision to the person who made the representations.
- 10.17 The need for a hearing can be dispensed with by agreement of the authority, the applicant for the variation and all of the parties who have made relevant representations.
- 10.18 The authority must notify its decision to the applicant, the interested party and any person who has made relevant representations and, must give reasons for its decision.
- 10.19 A variation of a premises licence may impose different conditions on different parts of the premises or impose different conditions in relation to different licensable activities.
- 10.20 Conditions should also be determined on a case-by-case basis and standardised conditions which ignore these individual aspects should be avoided. Conditions will not be necessary if they duplicate a current statutory requirement. Licensing Authorities should therefore ensure that any conditions they impose are only those which are appropriate for the promotion of the licensing objectives.

Licensing Sub-Committee – 3 June 2024 Classification: Public

Appendix 1



Hillingdon Application to vary a premises licence Licensing Act 2003

For help contact licensing@hillingdon.gov.uk Telephone: 01895 558170

* required information

Section 1 of 18		
You can save the form at any t	ime 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	josh/ntad/gamemeasure	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 be	half of the applicant?	Put "no" if you are applying on your own
• Yes C N	lo	behalf or on behalf of a business you own or work for.
Applicant Details		
* First name	Sheikh Sheraz	
* Family name	Ahmed	
* E-mail	Gamemeasureltd@gmail.com	
Main telephone number	01895472232	Include country code.
Other telephone number		
	cant would prefer not to be contacted by telep	hone
Is the applicant:		
Applying as a business of Applying as an individual	or organisation, including as a sole trader	A sole trader is a business owned by one person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby.
Applicant Business		
Is the applicant's business registered in the UK with Companies House?	Yes	Note: completing the Applicant Business section is optional in this form.
Registration number	029895	
Business name	Game Measure Ltd	If the applicant's business is registered, use its registered name.
VAT number _		Put "none" if the applicant is not registered for VAT.
Legal status	Private Limited Company	
	Page 19	

Continued from previous page		
Applicant's position in the business	Director	
Home country	United Kingdom	The country where the applicant's headquarters are.
Registered Address		Address registered with Companies House.
Building number or name	23a	
Street	Kenilworth Gardens,	
District	Hayes	
City or town	London	
County or administrative area		
Postcode	UB4 0AY	
Country	United Kingdom	
Agent Details		
* First name	Noel	
* Family name	Samaroo	
* E-mail	info@ntadconsultants.com	
Main telephone number		Include country code.
Other telephone number		
☐ Indicate here if you would	d 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 person without any special legal structure.
 A private individual actir 	ng as an agent	person minoacany special legal stracture.
Agent Business		
Is your business registered in the UK with Companies House?	Yes	Note: completing the Applicant Business section is optional in this form.
Registration number	09856182	
Business name	NTAD CONSULTANTS LTD	If your business is registered, use its registered name.
VAT number		Put "none" if you are not registered for VAT.
Legal status	Private Limited Company	

Continued from previous page		
Your position in the business	DIRECTOR	
Home country	United Kingdom	The country where the headquarters of your business is located.
Agent Registered Address		Address registered with Companies House.
Building number or name	1	
Street	Warner House, Harrovian Business Village, Bessborough Road,	
District	Harrow	
City or town	LONDON	
County or administrative area		
Postcode	HA1 3EX	
Country	United Kingdom	
Section 2 of 18		
APPLICATION DETAILS		
vary substantially the premis	sed to vary the licence so as to extend the pe ses to which it relates. If you wish to make th nises licence application under section 17 of	at type of change to the premises licence,
	ing the premises licence holder, apply to vary a mises described in section 2 below.	premises licence under section 34 of the
* Premises Licence Number	029895	
Are you able to provide a post	al address, OS map reference or description of t	he premises?
Address	p reference O Description	
Postal Address Of Premises		
Building number or name	PRINCE OF WALES	
Street	1 HARLINGTON ROAD	
District	UXBRIDGE	
City or town	LONDON	
County or administrative area		
Postcode	UB8 3HD	
Country	United Kingdom	
Premises Contact Details		
Telephone number	01895472232	

Continued from previous page		
Non-domestic rateable value of premises (£)		
Section 3 of 18		
VARIATION		
Do you want the proposed variation to have effect as soon as possible?	YesNo	
Do you want the proposed varintroduction of the late night I	riation to have effect in relation to the evy?	
○ Yes	O No	You do not have to pay a fee if the only purpose of the variation for which you are applying is to avoid becoming liable to the late night levy.
If your proposed variation would mean that 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend		
Describe Briefly The Nature	Of The Proposed Variation	
could be relevant to the licens	ample the type of premises, its general situatio ing objectives. Where your application include on of these off-supplies, you must include a de	
To extend the hours of License	able activity.	
The Retail Sale of Alcohol on a Sunday to Wednesday from - Thursday to Saturday from – 1	10:00 until 00:30	
Late Night Refreshment on an Sunday to Wednesday from - 2 Thursday to Saturday from - 2	23:00 until 00:30	
Recorded Music Sunday to Wednesday from - Thursday to Saturday from – 1		
Hours Open to The Public: Sunday to Wednesday from - Thursday to Saturday from – 1		

Continued from previous	page		
PROVISION OF PLAYS			
See guidance on regula	ated entertainment		
Will the schedule to provary is successful?	ovide plays be subject to chang	e if this application to	
○ Yes	No		
Section 5 of 18			
PROVISION OF FILMS			
See guidance on regula	ated entertainment		
Will the schedule to provary is successful?	ovide films be subject to change	e if this application to	
○ Yes	No		
Section 6 of 18			
PROVISION OF INDOO	R SPORTING EVENTS		
See guidance on regula	ated entertainment		
Will the schedule to prothis application to vary	ovide indoor sporting events be is successful?	subject to change if	
○ Yes	No		
Section 7 of 18			
PROVISION OF BOXIN	G OR WRESTLING ENTERTAIN	MENTS	
See guidance on regula	ated entertainment		
_	ovide boxing or wrestling enter ation to vary is successful?	tainments be subject	
○ Yes	No		
Section 8 of 18			
PROVISION OF LIVE M	USIC		
See guidance on regula	ated entertainment		
Will the schedule to pro	ovide live music be subject to cl uccessful?	nange if this	
Yes	○ No		
Standard Days And Ti	imings		
MONDAY			
MONDA	Start 10:00		nings in 24 hour clock 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 23:00	
	Start	End	

Continued from previous page			
WEDNESDAY			
Start	10:00	End 23:00	
Start		End	
THURSDAY			
Start	10:00	End 23:00	
Start		End	
FRIDAY			
Start	10:00	End 23:00	
Start		End	
SATURDAY			
Start	10:00	End 23:00	
Start		End	
SUNDAY			
Start	10:00	End 23:00	
Start		End	
Will the performance of live m	usic take place indoors or out	doors or both?	Where taking place in a building or other
Indoors	Outdoors	Both	structure select as appropriate. Indoors may include a tent.
State type of activity to be aut exclusively) whether or not me		•	urther details, for example (but not
THE LIVE MUSIC WOULD NOT	BE AMPLIFIED AND WOULD B	E PLAYED IN THE E	XTERNAL AREA
State any seasonal variations f	or the performance of live mu	sic	
For example (but not exclusive	ely) where the activity will occ	ur on additional da	ys during the summer months.
Non-standard timings. Where listed, above below.	the premises will be used for t	he performance of	f live music at different times from those
For example (but not exclusive	ely), where you wish the activi	ty to go on longer	on a particular day e.g. Christmas Eve.
	Pa	age 24	

Continued from previous	nane		
Section 9 of 18	page		
PROVISION OF RECOR	DED MUSIC		
See guidance on regula	ated entertainment		
Will the schedule to pro	ovide recorded music be sub accessful?	oject to change if this	
Yes	○ No		
Standard Days And Ti	imings		
MONDAY			Provide timings in 24 hour clock
	Start 10:00	End 00:30	(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 00:30	
	Start	End	
WEDNESDAY	Start	Liid	
WEDNESDAY	5	5 J 00 00	
	Start 10:00	End 00:30	
	Start	End	
THURSDAY			
	Start 10:00	End 01:30	
	Start	End	
FRIDAY			
	Start 10:00	End 01:30	
	Start	End	
SATURDAY			•
	Start 10:00	End 01:30	
	Start	End	
CLINIDAY	Start	Lina	
SUNDAY	Start 10.00	End 00:30	
	Start 10:00		 -
	Start	End	Where taking place in a herilding or ather
	rded music take place indoo		Where taking place in a building or other structure select as appropriate. Indoors may
Indoors	Outdoors	Both	include a tent.
	be authorised, if not alread not music will be amplified	_	urther details, for example (but not
Recorded Music	from 10:00 ::::! 00:30		
Journal to wednesday	from - 10:00 until 00:30	Page 25	

Continued from previous Thursday to Saturday f				
Music to be played thre				
State any seasonal varia	ations for playing recor	rded music.		
For example (but not ex	xclusively) where the a	ctivity will occur on	additional da	ays during the summer months.
Non-standard timings. above, list below.	Where the premises wi	ill be used for the pl	aying of reco	rded music at different times from those listed
For example (but not ex	xclusively), where you	wish the activity to o	go on longer	on a particular day e.g. Christmas Eve.
Section 10 of 18				
PROVISION OF PERFO	RMANCES OF DANCE			
See guidance on regula	nted entertainment			
Will the schedule to prothis application to vary	-	dance be subject to	change if	
Yes	○ No			
Standard Days And Ti	mings			
MONDAY				Dravida timin va in 24 have alade
	Start 10:00	End	00:30	Provide timings in 24 hour clock (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	00:30	
	Start	End		
WEDNESDAY				•
	Start 10:00	End	00:30	
	Start	End		
THURSDAY		=:1=		I
MODDAI	Start 10:00	End	01:30	
			01.50]
	Start	End		

Continued from previous pag	ge					
FRIDAY						
St	tart 10:00	End 01:30				
St	tart	End				
SATURDAY						
	tart 10:00	End 01:30				
	tart	End				
SUNDAY						
St	tart 10:00	End 00:30				
St	tart	End				
Will the performance of da	ance take place indoors or outdoor					
Indoors	Outdoors	structure select as appropriate. Indoors may include a tent.				
State type of activity to be	authorised, if not already stated, a	and give relevant further details, for example (but not				
exclusively) whether or not	t music will be amplified or unamp	olified.				
	ing show in the external area no la	ter than 23:00 on any day				
The Performance of Dance Sunday to Wednesday - Ex	e (belly dancer show) xternal Area 10:00 until 23:00					
	ternal Area 10:00 until 23:00					
State any seasonal variation	ons 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. Who above, list below.	ere the premises will be used for t	he performance of dance at different times from those listed				
For example (but not exclu	usively), where you wish the activit	y to go on longer on a particular day e.g. Christmas Eve.				
Section 11 of 18						
PROVISION OF ANYTHING DANCE	G OF A SIMILAR DESCRIPTION TO	LIVE MUSIC, RECORDED MUSIC OR PERFORMANCES OF				
See guidance on regulated	d entertainment					

Continued from previous	page			
Will the schedule to properformances of dance successful?				
Yes	○ No			
Standard Days And Ti	mings			
MONDAY				Provide timings in 24 hour clock
	Start 10:00	End	00:30	(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	00:30	
	Start	End		
WEDNESDAY				
	Start 10:00	End	00:30	
	Start	End		
THURSDAY				
	Start 10:00	End	01:30	
	Start	End		
FRIDAY				
	Start 10:00	End	01:30	
	Start	End		
SATURDAY				
	Start 10:00	End	01:30	
	Start	End		
SUNDAY				
	Start 10:00	End	00:30	
	Start	End		
Provide a description of	f the type of entertainn	nent that will be pro	vided.	
To provide Belly Dance	r Show in the external	area no later than 2	3:00 on any o	day

Continued from previous	page				
Will this entertainment take place indoors or outdoors or both?					Where taking place in a building or other structure select as appropriate. Indoors may
Indoors	\circ	Outdoors	•	Both	include a tent.
State type of activity to exclusively) whether or					relevant further details, for example (but not
State any seasonal varia	ations for en	tertainment.			
For example (but not ex	xclusively) w	here the activity	y will occı	ur on addi	ditional days during the summer months.
Non-standard timings. below.	Where the p	remises will be	used for e	entertainm	ment at different times from those listed above, list
For example (but not ex	xclusively), v	vhere you wish t	the activit	ty to go or	on longer on a particular day e.g. Christmas Eve.
Section 12 of 18					
PROVISION OF LATE N	IGHT REFRI	SHMENT			
Will the schedule to prothis application to vary			be subje	ct to chan	inge if
Yes	\circ	No			
Standard Days And Ti	mings				
MONDAY					Provide timings in 24 hour clock
	Start 23:0	00		End 00:	0:30 (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 23:0	00		End 00:	0:30
	Start			End _	
WEDNESDAY					
	Start 23:0	00		End 00:	0:30
	Start			End	

Continued from previous	page					
THURSDAY						
	Start 23:00	End 01:30				
	Start	End				
FRIDAY						
	Start 23:00	End 01:30				
	Start	End				
SATURDAY						
	Start 23:00	End 01:30				
	Start	End				
SUNDAY						
	Start 23:00	End 00:30				
	Start	End				
Will the provision of late both?	e night refreshment take place ir	ndoors or outdoors or				
Indoors	Outdoors	Both	Where taking place in a building or other structure select 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 varia	ations.					
·	xclusively) where the activity will	occur on additional da	ys during the summer months.			
Non standard timings. those listed above, list k		for the provision of late	e night refreshment at different times from			
For example (but not ex	xclusively), where you wish the a	ctivity to go on longer	on a particular day e.g. Christmas Eve.			
Section 13 of 18		_				
Section 13 01 18		Page 30				

Continued from previous p	nne						
SUPPLY OF ALCOHOL							
Will the schedule to supp vary is successful?	ply alc	ohol be subject to change i	if thi	is app	olication to		
Yes		○ No					
Standard Days And Tin	nings						
MONDAY						Provide timings in 24 hour clock	
	Start	10:00	ı	End	00:30	(e.g., 16:00) and only give details for the days	
	Start		ı	End		of the week when you intend the premises to be used for the activity.	
TUESDAY							
	Start	10:00	ı	End	00:30		
	Start		ı	End			
WEDNESDAY							
	Start	10:00	ı	End	00:30		
	Start		ı	End			
THURSDAY							
monsex	Start	10:00		End	01:30		
	Start			End			
FRIDAY	Start			Liid			
	Start	10:00		End	01:30		
	Start	10.00		End	01.50		
CATUDDAY	Start			EHU			
SATURDAY	Chaut	10.00		۲ J	01.20		
		10:00		End	01:30		
	Start		l	End			
SUNDAY							
		10:00		End	00:30		
	Start		l	End			
Will the sale of alcohol be	e for c						
On the premises		Off the premises	• 1	Both		If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away from the premises select both.	
State any seasonal variat	tions.						
For example (but not exc	clusive	ely) where the activity will o	ccu	r on a	additional da	ys during the summer months.	
			- ay	,00			

Continued from previous page			
Non-standard timings. Where the premises will be used for the supply of alcohol at different times from those listed above, 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 14 of 18			
ADULT ENTERTAINMEN	 NT		
		other entertainme	nt or matters ancillary to the use of the
premises that may give rise to concern in respect of children.			
Provide information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for			
example (but not exclusively) nudity or semi-nudity, films for restricted age groups etc gambling machines etc.			
NONE			
Section 15 of 18			
HOURS PREMISES ARE			
Standard Days And Tir	nings		
MONDAY			Provide timings in 24 hour clock
	Start 10:00	End 01:00	(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 01:00	
	Start	End	
WEDNESDAY			•
	Start 10:00	End 01:00]
	Start	End	
THURSDAY			J
THUNSDAT	Start 10:00	End 02:00	1
]
	Start	End	

Continued from previous page	e	
FRIDAY		
Sta	art 10:00	End 02:00
Sta	art	End
SATURDAY		
Sta	art 10:00	End 02:00
Sta	art	End
SUNDAY		
Sta	art 10:00	End 01:00
Sta	art	End
State any seasonal variation	ıs.	
For example (but not exclus	sively) where the activity will oc	ccur on additional days during the summer months.
Non standard timings. When	re vou intend to use the premi	ses to be open to the members and guests at different times from
those listed above, list below		
For example (but not exclus	sively), where you wish the acti	vity to go on longer on a particular day e.g. Christmas Eve.
Identify those conditions cu proposed variation you are		e which you believe could be removed as a consequence of the
☐ I have enclosed the pr	emises licence	
☐ I have enclosed the re	levant part of the premises lice	nce
Reasons why I have failed to	enclose the premises licence	or relevant part of premises licence.
Section 16 - £10		
Section 16 of 18 LICENSING OBJECTIVES	E	Page 33

Continued from previous page
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 OPERATING SCHEDULE
b) The prevention of crime and disorder
PLEASE SEE ATTACHED OPERATING SCHEDULE
c) Public safety
PLEASE SEE ATTACHED OPERATING SCHEDULE
d) The prevention of public nuisance
PLEASE SEE ATTACHED OPERATING SCHEDULE
e) The protection of children from harm
PLEASE SEE ATTACHED OPERATING SCHEDULE
Section 17 of 18

NOTES ON REGULATED ENTERTAINMENT

Continued from previous page...

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.

Continued from previous page...

- 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 18 of 18

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 website at http://www.voa.gov.uk/business_rates/index.htm.

For full details of our fees, refer to the licensing webpage: http://www.hillingdon.gov.uk/licensing and follow the 'Fees for all applications' link on the right-hand side of the page.

* Fee amount (£)

315.00

DECLARATION

* I/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.

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

NOEL A SAMAROO

* Capacity

DULY AUTHORISED AGENT

* Date

 \boxtimes

06 / 04 / 2024 dd mm yyyy

Add another signatory

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

- 1. Save this form to your computer by clicking file/save as...
- 2. Go back to https://www.gov.uk/apply-for-a-licence/premises-licence/hillingdon/change-1 to upload this file and continue with your application.

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

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

Page 36

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



OPERATING SCHEDULE

Game Measure Ltd t/a Prince of Wales 1 Harlington Road, Uxbridge UB8 3HD

To extend the hours of Licensable activity.

The Retail Sale of Alcohol on and off the Premises Sunday to Wednesday from - 10:00 until 00:30 Thursday to Saturday from - 10:00 until 01:30

Late Night Refreshment on and off the Premises Sunday to Wednesday from - 23:00 until 00:30 Thursday to Saturday from - 23:00 until 01:30

Regulated Entertainment to Include:
Recorded Music
Sunday to Wednesday from - 23:00 until 00:30
Thursday to Saturday from - 23:00 until 01:30

Hours Open to The Public: Sunday to Wednesday from - 10:00 until 01:00 Thursday to Saturday from - 10:00 until 02:00

General outline of the application

This premises has operated under new management without incident since 11th May 2023

This is an application to permit the retail sale of alcohol, designed for a fully functioning Restaurant and outside garden area to operate from the premises with Robust Conditions to ensure there is no negative impact on the Licensing Objectives or the Local community.

To support this application, we have also devised the operating schedule to ensure that it is comprehensive and robust to ensure that the hours are supported, and the licencing objectives are upheld and no negative to the surrounding area.

The premises are not in a special impact zone and the hours applied for are within the core hours as stated supported by a revised robust operating schedule.

General Conditions

The opening hours between Sunday and Wednesday shall be between 10:00 hours and 01:00 hours with the sale of alcohol and the provision of late-night refreshment on the premises until 00:30 hours. The opening hours between Thursday's and Saturdays shall be between 1000 hours and 02:00 hours with the provision of the sale of alcohol and the provision of late-night refreshment on the premises until 01:30 hours.

There is to be No Live Music or The Performance of Dance of in the External Area after 23:00 hours on any day.

Save in the case of an emergency i.e. a sudden serious and dangerous event or situation which needs immediate action to deal with, Mr Mohamed Hussain ABOUZEID, shall not be permitted to enter the area of operation within the licensed premises whilst it is open to the public on any day.

Nor shall he be employed by, or act on behalf of the Premises or the Premises Licence Holder in any capacity whatsoever whether directly or indirectly or provide any services for the Premises (directly or indirectly and whether for reward or otherwise).

The Prevention of Crime and disorder

- 1. The premises shall install and maintain a comprehensive CCTV system covering both the interior and exterior of the premises will be Installed to current Metropolitan Police/Home Office standards and shall continually record whilst the premises are open for licensable activities and during all times when customers remain on the premises.
- 2. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition.
- 3. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises.
- 4. All recordings shall be stored for a minimum period of 31 days with date and time stamping.
- 5. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31day period.
- 6. A staff member from the premises who is conversant with the operation of the CCTV system shall always be on the premises 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 on a USB stick, CD or other acceptable means as soon as possible and in any case within 24 hours of the request.
- 7. Any CCTV breakdown or system failure will be notified to the Police and Local Authority immediately & remedied as soon as practicable. Repair records / invoices shall be kept on site for at least 12 months and be readily available to be viewed by all authorised persons upon request.

- 8. In the event that there is a failure in the CCTV system there shall be no sale of alcohol until the system has been restored as per the minimum requirements of the Metropolitan Police Service.
- 9. If 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 such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises
- 10. The premises license holder will ensure that all staff are trained commensurate with their roles at the premises in:
 - a) The Licensing Act 2003, responsibilities in supporting the four key objectives.
 - b) Dealing with incidents and the Prevention of Crime and Disorder
 - c) The sale of alcohol (to underage persons, drunks etc.)
 - d) Crime scene Preservation
 - e) The effects of drunkenness and how to prevent drunkenness on premises and support the licensing objectives.
 - f) welfare and Vulnerability Engagements
 - g) Ask for Angela' Scheme
- 11. Notices Will be prominently displayed by the entry/exit door and point of sale (as appropriate) advising customers:
 - a) That CCTV & challenge 25 are in operation;
 - b) Advising customers of the provisions of the licensing act regarding underage & proxy sales
 - c) of the permitted hours for licensable activities & the opening times of the premises;
 - d) To respect residents, leave quietly, not to loiter outside the premises or in the vicinity and, to dispose of litter legally.
 - e) Ask for Angela' scheme
 - 12. Staff shall be trained in dealing with disorder and staff training records to be kept at the premises available for inspection by the Police and authorised officers of the Council.
 - 13. All training shall be signed, dated and a copy of such records will be available for inspection by Police and local authority enforcement officers.
 - 14. All drinking vessels in which drinks are served shall be of strengthened glass (tempered glassware) in a design whereby in the event of breakage, the glass will fragment and no sharp edges are left. Alternatively, plastic type drinking vessels to above
 - breakage specifications may be used.

- 15. On Thursday's, Friday's and Saturdays there shall be a minimum of 2 door supervisors on duty from 1900 until 30 minutes after closing.
- 16. All Patrons entering the premises from 6pm on Thursday's, Friday's, Saturday's and UK Bank Holidays shall be required to have their identity verified via the ID scanner machine.
- 17. There shall be a register of all door staff on duty; signed by the door staff, recording their SIA numbers, start and end time of working shift. This register shall be kept at the premises available for inspection by the Police and authorised officers of the Council.
- 18. The Designated Premises Supervisor (DPS), a personal licence holder or trained member of staff nominated in writing by the DPS shall be on duty at all times.
- 19. Customers shall only consume alcohol which has been purchased from the premises.
- 20. All staff members should be checked to ensure they have the right to work in the UK These checks should be made available upon requests to all responsible authorities. All Associated 'Entitlement to Work' documents:
 - a) must be logged and kept on the premises for the duration of the employment; and
 - b) must be retained for a minimum of 12 months after employment has ceased.
- 21. A Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
- 22. 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 shall always be available for inspection at the premises by the police or an authorised officer of the Council whilst the premises is open.
- 23. An incident log shall be kept at the premises and made available on request to an authorised officer of the Council or the Police. It must be completed within 24 hours of the 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.
- 24. The Designated Premises Supervisor (OPS), a personal licence holder or trained member of staff nominated in writing by the OPS shall be on duty at all times.

The Promotion of Public Safety

- 25. The means of escape provided for the premises shall be maintained unobstructed, free of trip hazards, be immediately available and clearly identified in accordance with the provided.
- 26. The installed digital CCTV system will record for 31 days all public areas of the premises which will monitor all public safety issues. The DPS will be responsible to carry out a fire and health and safety risk assessments for licensed premises all notices in relation to public health and safety will be displayed.
- 27. The DPS will ensure that the premises operate in line with existing health and safety legislation and is aware that it is also the responsibility of the premises licence holder that this legislation is adhered to.

The Prevention of public nuisance

- 28. 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.
- 29. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of Local Residents and businesses and leave the area quietly.
- 30. A direct telephone number for the manager at the premises shall always be publicly available whilst the premises are open. This telephone number is to be made available to residents and businesses in the vicinity.
- 31. During the hours of operation of the premises, the licence holder shall ensure sufficient measures are in place to remove and prevent litter or waste arising or accumulating from customers in the area immediately outside the premises, and that this area shall be swept and or washed, and litter and sweepings collected and stored in accordance with the approved refuse storage arrangements by close of business.
- 32. No collections of waste or recycling materials (including bottles) from the premises shall take place between (23.00) and (08.00) on the following day.
- 33. No deliveries to the premises shall take place between (23.00) and (08.00) on the following day.

- 34. The premises licence holder shall ensure that any patrons smoking outside the premises do so in an orderly manner and are supervised by staff so as to ensure that there is no public nuisance or obstruction of the public highway.
- 35. No fumes, steam or odours shall be emitted from the licensed premises to cause a nuisance to any persons living or carrying on business in the area where the premises are situated.

The Protection of Children from Harm

- 36. The DPS will take full responsibility to ensure that all staff training is documented and to include obligations under the Licensing Act 2003, offences under the Act, underage sales, proxy sales, sales of alcohol to drunks, awareness and application of policies particular to the premise and with a comprehensive knowledge of Challenge 25. where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, Passport or proof of age card with the PASS Hologram.
- 37. Training is to be fully documented and refreshed every six months. The training records will be presented to an authorised officer or the Police upon request.
- 38. All children under the age of 18 shall be accompanied by a responsible adult at all times whilst on the premises

39. A challenge 25 policy will be in force, where any person looking under the age of 25 shall be asked to prove their age when attempting to purchase alcohol or age restricted items. Signs to this effect will be displayed at the premises. Challenge 25 posters will be displayed where alcohol is sold.

- 40. The only acceptable ID will be those with photographic identification documents, including passport, photo-card, driving license or proof of age card bearing the PASS hologram.
- 41. The premises licence holder will ensure that staff are trained regularly as appropriate in respect to the Licensing Act 2003 legislation, staff to be trained regularly in underage sales prevention.

LICENSING ACT 2003 Section 24



PREMISES LICENCE

Premi	ses Licence Number: MAU029895			
1 Tottillood Elootioo (Yattibo).				
	issued by Daniel Ferrer on behalf of the Licensing ngdon, Civic Centre, High Street, Uxbridge, UB8 1UW			
Signature:	Date: 11 th May 2023			
Part 1 – Premises Details				
Postal Address of Premises or, if none, Ordnance Survey map reference or description -				
Prince of Wales				
1 Harlington Road				
Post Town - Hillingdon	Postcode – UB8 3HX			
Telephone number –				
Where the licence is time limited, t	he dates -			

Licensable activities authorised by the licence -

- (a) Supply of alcohol
- (b) Live music (Indoors Only)
- (c) Recorded Music (Outdoors Sunday to Thursday until 22:00) (Friday to Saturday until 23:00)
- (d) Performance of dance (Indoors Only)
- (e) Late night refreshment

The times the licence authorises the carrying out of licensable activities –

The sale of alcohol by retail

Sunday to Thursday between 10.00 hours and 23.00 Hours Friday and Saturday between 10.00 hours and 00:00 hours the following day

Live Music Recorded Music & Performance of Dance

Sunday to Thursday between 10.00 hours and 23.00 hours Friday and Saturday between 10.00 and 00:00

Late night refreshment

Friday to Saturday 23.00 hours and 00.00 hours

The opening hours of the premises -

Sunday to Thursday - 10:00 - 23:30

Friday to Saturday – 10:00 – 00:30

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

On and Off supplies

Part 2

Name, (registered) address, telephone number and e-mail (where relevant) of holder of Premises Licence -

Game Measure Ltd 23A Kenilworth Gardens Hayes UB4 0AW

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

14031010

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

Mohamed Mosad Hassan 41 Hindhead Close Uxbridge UB8 3UE

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

LBHIL 4872 – London Borough of Hillingdon

Annex 1 – Mandatory Conditions

Alcohol

- 1. No sale/supply of alcohol shall be made when there is no Designated Premises Supervisor in respect of the premises licence
- 2. No sale/supply of alcohol shall be made when the Designated Premises Supervisor does not hold a Personal Licence or when his/her Personal Licence is suspended
- 3. Every sale/supply of alcohol under the premises licence shall be made, or authorised, by a person who holds a Personal Licence
- 4. (1) The responsible person shall take all reasonable steps to ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises in a manner which carries a significant risk of leading or contributing to crime and disorder, prejudice to public safety, public nuisance, or harm to children—
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to—
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic (other than any promotion or discount available to an individual in respect of alcohol for consumption at a table meal, as defined in section 159 of the Act);
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less;
 - (d) provision of free or discounted alcohol in relation to the viewing on the premises of a sporting event, where that provision is dependent on—
 - (i) the outcome of a race, competition or other event or process, or
 - (ii) the likelihood of anything occurring or not occurring;
 - (e) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
- 5. The responsible person shall ensure that no alcohol is dispensed directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).

- 6. The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.
- 7. (1) The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
 - (2) 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 a holographic mark.
- 8. The responsible person shall ensure that-
 - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures—
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml; and
 - (b) customers are made aware of the availability of these measures.

Annex 2- Conditions consistent with the operating Schedule

The Licence Holder shall ensure that the following licence conditions are fully complied with.

Conditions attached following Licensing Sub Committee on 11th April 2023

General Conditions

- 1. The opening hours between Sunday and Thursday shall be between 1000 hours and 2330 hours with the sale of alcohol and the provision of late-night refreshment on the premises until 2300 hours. The opening hours on Friday's and Saturdays shall be between 1000 hours and 0030 hours with the provision of the sale of alcohol and the provision of late-night refreshment on the premises until 0000 hours.
- 2. The provision of regulated entertainment consisting of live music, recorded music and performance of dance is permitted to take place inside the premises between Sunday and Thursday until 2300 hours and on Friday's and Saturdays until 0000 hours.
- 3. There shall be no live music or performance of dance taking place in the external area of the premises. The provision of recorded music may only take place in the external area of the premises between Sunday and Thursday until 2200 hours and on Friday's and Saturdays until 2300 hours.
- 4. Save in the case of an emergency i.e. a sudden serious and dangerous event or situation which needs immediate action to deal with, Mr Mohamed Hussain ABOUZEID, shall not be permitted to enter the area of operation within the licensed premises whilst it is open to the public on any day. Nor shall he be employed by, or act on behalf of the Premises or the Premises Licence Holder in any capacity whatsoever whether directly or indirectly or provide any services for the Premises (directly or indirectly and whether for reward or otherwise).

The Prevention of Crime and Disorder

- 5. A record shall be kept detailing all refused sales of alcohol. The record must include date and time of the refused sale and the name of the member of staff who refused the sale. The record shall be made available to for inspection at the premises by the Police and authorised officers of the Council at all times whilst the premises are open.
- 6. An incident book shall be kept at the premises, and made available to the police or authorised council officers, which will record the following:
- a) All crimes reported
- b) Lost property
- c) All ejections of customers
- d) Any complaints received
- e) Any incidents of disorder
- f) Any seizure of drugs or offensive weapons
- g) Any faults in the CCTV
- h) Any refusal in the sale of alcohol
- i) Any visit made by a relevant authority or emergency services

7. The premises license holder will ensure that all staff are trained commensurate with

their roles at the premises in:

- a) The Licensing Act 2003, responsibilities in supporting the four key objectives.
- b) Dealing with incidents and the prevention of crime and disorder
- c) Sale of alcohol (to underage persons, drunks etc.)
- d) Crime Scene Preservation
- e) Effects of drunkenness and how to prevent drunkenness on premises and support the Licensing objectives.
- f) Welfare and Vulnerability Engagement
- g) 'Ask for Angela' Scheme
- 8. Notices will be prominently displayed by the entry/exit door and point of sale (as appropriate) advising customers:
- a) That CCTV & challenge 25 are in operation;
- b) Advising customers of the provisions of the licensing act regarding underage & proxy sales:
- c) Of the permitted hours for licensable activities & the opening times of the premises;
- d) To respect residents, leave quietly, not to loiter outside the premises or in the vicinity and to dispose of litter legally.
- e) 'Ask for Angela' scheme
- 9. Staff shall be trained in dealing with disorder and staff training records to be kept at the premises available for inspection by the Police and authorised officers of the Council.
- 10. 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) The crime scene is preserved so as to enable a full forensic investigation to be carried out by the police; and
- c) Such other measures are taken (as appropriate) to fully protect the safety of all persons present on the premises
- 11. All training shall be signed, dated and a copy of such records will be available for inspection by Police and local authority enforcement officers.
- 12. All drinking vessels in which drinks are served shall be of strengthened glass (tempered glassware) in a design whereby in the event of breakage, the glass will fragment and no sharp edges are left. Alternatively, plastic type drinking vessels to above breakage specifications may be used.
- 13. On Friday's and Saturdays there shall be a minimum of 2 door supervisors on duty from 1900 until 30 minutes after closing.
- 14. All Patrons entering the premises 6pm on Friday's, Saturday's and UK Bank Holiday's shall be required to have their identity verified via the ID scanner machine.
- 15. There shall be a register of all door staff on duty; signed by the door staff, recording their SIA numbers, start and end time of working shift. This register shall be kept at the premises available for inspection by the Police and authorised officers of the Council.
- 16. The Designated Premises Supervisor (DPS), a personal licence holder or trained member of staff nominated in writing by the DPS shall be on duty at all times.

- 17. The premises shall install and maintain a comprehensive CCTV system covering both the interior and exterior of the premises will be installed to current Metropolitan Police/Home Office standards and shall continually record whilst the premises are open for licensable activities and during all times when customers remain on the premises.
- a) It shall be capable of taking a head and shoulders shot of persons entering the premises, of recording images to an evidential standard in any light and be capable of storing images for a minimum of 31 days.
- b) At least one member of staff trained to operate the CCTV system and download images shall be on duty at all times. Footage shall be shown to the police and screenshots provided to them on request. Copies of downloaded images shall be provided to the police on a USB stick, CD or other acceptable means as soon as possible and in any case within 24 hours of the request.
- 18. Any CCTV breakdown or system failure will be notified to the Police and Local Authority immediately & remedied as soon as practicable. Repair records / invoices shall be kept on site for at least 12 months and be readily available to be viewed by all authorised persons upon request.
- 19. In the event that there is a failure in the CCTV system there shall be no sale of alcohol until system has been restored as per the minimum requirements of the Metropolitan Police Service.
- 20. Customers shall only consume alcohol which has been purchased from the premises.
- 21. All staff members should be checked to ensure they have the right to work in the UK. These checks should be made available upon requests to all responsible authorities. All associated 'entitlement to work' documents:
- a) must be logged and kept on the premises for the duration of the employment; and
- b) must be retained for a minimum of 12 months after employment has ceased.

Protection of Children from Harm

- 22. All children under the age of 18 shall be accompanied by a responsible adult at all times whilst on the premises.
- 23. A challenge 25 policy will be in force, where any person looking under the age of 25 shall be asked to prove their age when attempting to purchase alcohol or age restricted items. Signs to this effect will be displayed at the premises. Challenge 25 posters will be displayed where alcohol is sold.
- 24. The only acceptable ID will be those with photographic identification documents, including passport, photo-card, driving license or proof of age card bearing the PASS hologram.
- 25. The premises licence holder will ensure that staff are trained regularly as appropriate in respect to the Licensing Act 2003 legislation, staff to be trained regularly in underage sales prevention.
- 26. All staff authorised to sell alcohol will be trained in the Challenge 25 scheme and this training will be documented to include the pate training was given, the name of the

person who gave the training, the person who received the training and signatures by both trainer and trainee.

- 27. A sign stating "No proof of age No sale" shall be displayed at the point of sale.
- 28. All staff who work at the till will be trained for their role on induction and be given refresher training every six months. Written training records will be kept for each staff member and be produced to police and authorised council officers on request. Training will include identifying persons under 25, making a challenge, acceptable proof of age and checking it, making and recording a refusal, avoiding conflict and responsible alcohol retailing.

Public Safety

- 29. A fire risk assessment and emergency plan will be prepared and regularly reviewed. All staff will receive appropriate fire safety training and refresher training.
- 30. The premises maximum capacity shall be limited to 154 patrons.

The Prevention of Public Nuisance

- 31. Notices shall be displayed requesting customers to leave the premises quietly from the premises. Staff/SIA licensed door supervisors shall also request patrons leave the premises quietly and without engaging in any anti-social behaviour.
- 32. Appropriate signage will be displayed, in a prominent position informing customers that they are being recorded on CCTV.
- 33. No Patrons shall be permitted to use the external area of the premises after 2300hours between Sunday to Thursday and 0000 hours on a Friday and Saturday.
- 34. There shall be no admittance or re-admittance to the premises after 2200 hours on any day save for patrons being permitted to temporarily leave the premises to smoke.
- 35. Patrons permitted to leave the premises temporarily to smoke shall be restricted to a designated smoking area defined as (the front of the premises) and limited to (5) persons at any one time.
- 36. No noise generated on the premises, or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- 37. There shall be no amplified noise/music or speakers permitted in the external area of the premises.
- 38. Noise limiters shall be in use to ensure that any noise emanating from the TV does not cause a nuisance to nearby residents.
- 39. Dispersal policy to be provided to and approved by the Anti-Social Behaviour and Environmental Team.
- 40. No incoming deliveries or disposal of waste/emptying of glass bottles shall take place between 21:00hours and 08:00 hours.
- 41. An incident book shall be kept at the premises and made available to the police or responsible authority.
- 42. Hourly noise patrols during Regulated Entertainment with a record kept of noise patrols

to be kept at the premises available for inspection by the Anti-Social Behaviour and Environmental Team.
43. A contact number for the premises shall be made available if required upon request to the police, any other responsible authority or any local resident to express any concerns caused by the operation of the premises. Any complaints and the outcome will be recorded in the incident book.
Annex 3 – Conditions attached after a hearing by the licensing authority
Annex 4 – Plans
The Prince of Wales
The licensed areas of the premises as detailed on the drawing annexed hereto:-
Licensing Service registered plan number 2281/23
Drawing number P/HBS/315 15 th August 2022



Mrs Lois King
The Licensing Service
London Borough of Hillingdon
Civic Centre
High Street
Uxbridge
UB8 1UW

Date: 2nd May 2024

Dear Mrs King,

LICENSING ACT 2003 PRINCE OF WALES (SAHARA CITY), 1 HARLINGTON ROAD, HILLINGDON UB8 3HX

I am writing to you as the Officer duly authorised to make representations on behalf of the Licensing Authority. This representation concerns the application submitted by Game Measure Limited on 6th April 2024 for a variation of a premises licence.

The application proposes to extend the hours for the licensable activities. They propose for the Sale of Alcohol, Recorded Music and Performance of Dance, Sunday to Wednesday from 10:00 until 00:30 and Thursday to Saturday from 10:00 to 01:30 hours. They propose the same days and terminal hours for the provision of Late Night Refreshment. Finally, they have applied for Live Music, Monday to Sunday from 10:00 to 23:00 hours.

The Licensing Authority wishes to make a representation against this application based on the following licensing objectives:

The Prevention of Public Nuisance
The Prevention of Crime & Disorder

The Prevention of Public Nuisance

We have concerns about the proposed finishing times for licensable activities. For example, Regulated Entertainment in the form of Recorded Music and Performance of Dance is proposed until 01:30 hours Thursday to Saturday for both indoors and outdoors. We feel there is the risk of potential disturbance to residents living within the vicinity. Earlier finishing times may wish to be considered by the applicant, so they are more appropriate for the local area.

The applicant has proposed 41 conditions in their document entitled, 'Operating Schedule'. However, it is noted that a number of conditions on their current premises licence, MAU029895, have been left out of their 'Operating Schedule' under the heading, 'The Prevention of Public Nuisance'. These current conditions include:

- 33. No Patrons shall be permitted to use the external area of the premises after 2300hours between Sunday to Thursday and 0000 hours on a Friday and Saturday.
- 34. There shall be no admittance or re-admittance to the premises after 2200 hours on any day save for patrons being permitted to temporarily leave the premises to smoke.

- 35. Patrons permitted to leave the premises temporarily to smoke shall be restricted to a designated smoking area defined as (the front of the premises) and limited to (5) persons at any one time.
- 37. There shall be no amplified noise/music or speakers permitted in the external area of the premises.
- 38. Noise limiters shall be in use to ensure that any noise emanating from the TV does not cause a nuisance to nearby residents.
- 39. Dispersal policy to be provided to and approved by the Anti-Social Behaviour and Environmental Team
- 42. Hourly noise patrols during Regulated Entertainment with a record kept of noise patrols to be kept at the premises available for inspection by the Anti-Social Behaviour and Environmental Team.

Our view is that the removal of these conditions coupled with the proposal for the extension of hours will likely cause disturbance for local residents.

The Prevention of Crime & Disorder

On Thursday 2nd May 2024 at midday, I attended a joint meeting at the premises with Police Licensing to meet Management. We met with the Designated Premises Supervisor, Mr Mohamed Hassan, Mr Sheikh Sheraz, Director of Game Measure Limited and their Licensing Consultant, Mr Noel Samaroo. We discussed their variation application. However, we also discussed Police Licensing's recent visit that took place at the premises on Saturday 27th April 2024 at about 22:15 hours. A number of conditions were not being complied with on their visit, for example:

- 14. All Patrons entering the premises 6pm on Friday's, Saturday's and UK Bank Holiday's shall be required to have their identity verified via the ID scanner machine.
- 34. There shall be no admittance or re-admittance to the premises after 2200 hours on any day save for patrons being permitted to temporarily leave the premises to smoke.

We were advised that the premises was very busy with an event occurring however it is concerning that Management were unable to comply with some of their current premises licence conditions. We have to question whether Management would be fully compliant should their variation be granted with the numerous conditions they have proposed in their 'Operating Schedule'.

In conclusion, the Licensing Authority feel that the licensing objectives would be undermined if the licensable activities were extended and a number of key current conditions were removed from the premises licence. Furthermore, we are currently not fully confident that Management would comply with all conditions attached to their premises licence, if granted.

I am happy to attend a hearing, if required, to verbally deliver my representation and to also to answer any queries from the Licensing Sub-Committee.

If you have any queries regarding this matter, then please feel free to contact me.

Daniel Ferrer Licensing Team Manager dferrer@hillingdon.gov.uk T. 01895 277 753

Licensing Team, Planning, Environment, Education & Community Services Hillingdon Council, 35/09, Civic Centre, High Street, Uxbridge, UB8 1UW www.httageaa

From: Joanne Howells

To: Lois King; licensing

Subject: Re Prince of Wales / Sahara City

Date: 01 May 2024 16:09:09

Afternoon,

I object to the variation, due to recent incidents related to noise nuisance and ASB namely, music and entertainment outside in garden area and cars parked on the pavement outside and behind the bus stop, causing disruption for local residents.

Regards Joanne Howells Service Manager Street Scene Enforcement Team

JHowells@Hillingdon.gov.uk

TOTAL POLICING

The Licensing Officer Licensing services Civic Centre Uxbridge UB8 1UW	Hillingdon Borough Licensing Dept. Uxbridge Police Station 1 Warwick Place Uxbridge UB8 1PG. Telephone: 020 8246 1933 Email:
	Date: 02/05/2024 Re: Application for a Variation

The Police Licensing Team wish to submit a representation regarding the variation to the premises licence at Prince of Wales, 1 Harlington Road, Uxbridge, Hillingdon, UB8 3HX. The premises is trading as "Sahara City".

The representation against the variation is because of the negative impact it will have on the licencing objectives, namely the prevention of crime and disorder, prevention of public nuisance, protection of children from harm and public safety.

On 09/04/2024 Police Licensing received the application to vary the licence. The application sought to extend the hours for licensable activities and an operating schedule was submitted which included most of the existing conditions but with some amendments and some omissions.

A summary of the hours shown currently and what they wish to be varied to be are shown below:

Sale of Alcohol (on and off premises) and recorded music

was	Sun – Thurs	10:00 – 23:00	vary to	Sun – Weds	10:00 – 00:30
Was	Fri – Sat	10:00 - 00:00	varv to	Thurs to Sat	10:00 - 01:30
			,		
Late N	ight Refreshmen	ts			
Was	Sun – Thurs	None	vary to	Sun – Weds	23:00 - 00:30
Was	Fri – Sat	23:00 - 00:00	vary to	Thurs – Sat	23:00 - 01:30

Regulated Entertainment to include Performance of dance - Belly dancer show

This was internal regulated entertainment only and it now seeks to include the external area

Was	Sun – Thurs	10:00 – 23:00	vary to	Sun – Weds	10:00–00:30 external area
Was	Fri – Sat	10:00 – 00:00	vary to	Thurs – Sat	until 23:00 10:00 – 01:30 external area until 23:00
Openin Was Was	<u>ig hours</u> Sun – Thurs Fri – Sat	10:00 – 23:30 10:00 – 00:30	vary to	Sun – Weds Thurs to Sat	10:00 - 01:00 10:00 - 02:00
vvas	i ii – Gat	10.00 - 00.50	vary to	Thurs to oat	10.00 - 02.00

I would summarise the main proposed changes to the conditions as follows:

- The condition that states regulated entertainment consisting of live music, recorded music and performance of dance is permitted inside the premises at restricted times (condition number 2) has been removed which would allow it to take place for the extended hours requested.
- The condition that states no live music or performance of dance will take place in the external area of the premises (condition number 3) has been removed which would allow it to take place outside for the extended hours requested. The original condition also restricted the hours of recorded music in the external areas. This part of the condition has also been omitted / removed and so allowing recorded music to be played outside until later.
- Additions have been made to the conditions on Thursdays to mirror what is in place for a Friday and Saturday with regards to having SIA and the use of ID scanners (current condition numbers 13 and 14).
- The current condition limiting the capacity of the venue to 154 (condition number 30) has been omitted / removed from the new proposal.
- The current condition limiting the number of smokers in the outside smoking area to five (condition number 35) has been omitted / removed from the new proposal.
- The current condition stating that there shall be no amplified noise/ music or speakers permitted in the external area of the premises (condition number 37) has been omitted / removed from the new proposal.
- The condition stating that there shall be no admittance/ re-admittance after 22:00 hours (condition number 34) has been has been omitted / removed from the new proposal.
- The conditions stating that waste collections and deliveries will not take place between 21:00 hours and 08:00 hours (conditions numbers 32 and 33) have been pushed back to 23:00 hours, rather than 21:00 hours.

Police Licensing have concerns that the removal of these conditions combined with the increase in hours will negatively impact the public and the licensing objectives. The premises need stringent conditions to ensure that it is managed appropriately, preventing crime and disorder as well as preventing it from causing a public nuisance. These conditions and restrictions are necessary for the protection of the public and to uphold the licensing objectives.

A brief and recent history at the premises, which illustrate why the conditions are on the licence, can be summarised as followed:

- The premises licence was reviewed in 2019 following a serious incident when a male was assaulted in a fight. The premises did not call police and there were concerns about public nuisance with complaints associated to shisha smoking, entertainment and noise. There were also concerns about underage drinking at the time.
- As a result of this review, further conditions were imposed on the licence and Mr ABOUZEID was removed as DPS and replaced by Mr EL-MENSHAWI.
- On 27/11/2021 there was another serious incident at the Prince of Wales whereby there was a stabbing. Four people received knife injuries and one of the injured victims was a 16 year old girl. She had been drinking in the premises for hours before the assault with friends who were all under the age of 18 years old.
- Following this serious assault there was a summary review which resulted in the premises licence being revoked. Interim steps were put in place to suspend the licence and this was challenged. The decision, however, was upheld.

- In February 2023 there was an application for a new premises licence at the address under new management. This received representations and there was a hearing on 11/04/2023. On the day of the hearing a new Designated Premises Supervisor (DPS) was proposed who was not on the original application. The decision was made to grant a licence with forty three conditions.
- The Sub-Committee noted in their decision notice that the conditions offered at the time showed a commitment to upholding the licensing objectives and that the robust conditions attached to the licence would "serve to combat many of the issues that have previously plagued the venue, striking a fair balance in relation to the concerns raised by residents and the operating schedule of the business."
- The Sub –Committee also noted they were concerned that there were reports of noise nuisance believed to be emanating from the premises in March 2023 (before the licence was granted).

After the premises licence was granted, Police Licensing delivered training (Welfare and Vulnerability Engagement) to Mr Mohamed Mosad Hassan (DPS) on 17/05/2023.

Since the premises was granted a licence around a year ago, there have been the following calls to police:

- On Tuesday 01/08/2023 at about 00:15 hours a sign was stolen from the front of the venue and reported to police online the following day by the DPS, Mr Hassan. He stated that there was CCTV of the offence. The investigating officer called Mr Hassan several times with no answer and no facility to leave a voicemail. They also emailed him twice and stated that if he did not make contact the report would have to be closed without any further investigation. There was no response and so the investigation was shown complete (crime report 0917673/23 refers).
- On Monday 30/10/2023 at 18:35 hours a member of staff called to say that there was a drunk person at the venue refusing to leave and being verbally abusive to staff and customers. There was no security on duty and police assistance was requested. The individual left of their own accord and police attendance was cancelled six minutes later (Cads 6451 and 6498 refers).

On Saturday 27/04/2024 at about 22:15 hours Police Licensing conducted an unannounced visit to the venue and found that there were failings with conditions on the licence not being adhered to.

These were:

- Entry was permitted and unchallenged into the venue at 22:15 hours. Condition 34 prohibits entry after 22:00 hours and so this condition was breached.
- On entry at 22:15 hours there was no request for ID and no ID was scanned. Condition 14 of the licence makes it a requirement for all patrons to have their ID scanned on entry after 18:00 hours and so this condition was breached.
- There was a DJ performing in the OUTSIDE area at the rear of the venue. There are three current conditions relating to the music / regulated entertainment in the inside/ outside areas.
 - Condition 2 on the licence specifies that regulated entertainment consisting of recorded music is permitted to take place INSIDE at restricted times. This is to prevent the noise being made outside and causing a public nuisance.
 - There is the same intent behind condition 3 which prohibits live music and performance of dance in the external area. We were informed that there had been a belly dancer performer earlier in the evening, which would be a breach of the licence. The condition allows for recorded music only in the external area until restricted times, which would have been 23:00 hours on Saturday.

• Condition 37 states that "there shall be no amplified noise/ music or speakers permitted in the external area of the premises." The DJ was playing loud music in the external area, clearly in breach of this condition.

The above points were discussed with Mr Hassan at the time, although not in great depth as it was a busy Saturday night and so it did not seem appropriate to go through the entire licence. I therefore contacted Mr Hassan following the visit and arranged a meeting at the venue to discuss the failings at a more appropriate time. I also made the Council Licensing Team and Noise Nuisance Teams aware of my visit and extended the invitation to the meeting.

Prior to the meeting, I was made aware of a complaint that was made to the Hillingdon Out of hours Team about the noise emanating from the venue which was disturbing the peace for the caller and their children on the same night as my visit.

On 02/05/2024 at 12:00 hours Police Licensing attended the venue for the arranged meeting with Mr Hassan. Also present was his agent, Mr Samaroo, and Mr Daniel Ferrer from the Council Licensing team.

My concerns that conditions mentioned were not being adhered to were pointed out.

Mr Hassan had a number of logs present which he was able to show. This included a refusals log, incident log, SIA register and training record. These are all required as conditions on the licence.

It was disappointing to find there were some further failings:

- The SIA register only had one SIA recorded for many of the dates. This was checked during the meeting as being on Fridays and Saturdays when there is a requirement for a minimum of two door supervisors to be on duty (condition number 13). Mr Hassan stated that CCTV could show that there were two working (although he was unable to playback CCTV footage to us at the time). It is a condition that there is a register kept of all door staff on duty (condition number 15) and this was clearly incomplete, or there were not enough SIA on duty at the relevant times.
- The incident Log only had three entries; 04/08/2023, 30/10/2023 and 20/04/2024. It was pointed out that the police visit on 27/04/2024 should be recorded. I would also have expected to see the theft report that Mr Hassan made on 01/08/2023 included.
- Mr Hassan showed us the CCTV coverage of the venue with the live camera feeds but was unable to show us any recorded footage. He did state that this could be provided but he would need to contact another person, not on site, to arrange this at a later time. Condition 17b states that "at least one member of staff trained to operate the CCTV system and download images shall be on duty at all times". This condition was therefore not being adhered to.

Having met with Mr Hassan and his agent, I believe they would be willing to make further improvements to their proposal but I have reservations in all conditions being adhered to. I would like to, and expect to, see that they are all adhered to in their entirety.

Last entry times being enforced, the correct minimum number of SIA being on duty and being recorded, scanning of ID and incident log entries are all important in the prevention of crime and disorder as well as being able to show CCTV to officers at any given time. To remove any of these or not adhere to them would be undermining the licensing objectives.

To summarise, Police Licensing have concerns about this variation. As outlined above, the venue have a history of failings which have included stabbings, underage patrons and poor management. There have also been complaints of causing a public nuisance with the noise and behaviour associated to the venue. The licence was subsequently revoked.

When the new premises licence was granted approximately a year ago with new management, there were robust conditions in place to ensure that the licensing objectives would be upheld and the venue

managed responsibly and appropriately. Unfortunately it has been found that several conditions are being breached which not only increases the likelihood of crime and disorder and public nuisance being caused, but also reduces the trust and confidence that we have in the management of the premises. An increase in licensable hours with the omission of, or blatant disregard, of conditions is reducing the control measures that are in place and will have a negative impact on the licensing objectives.

PC Penny BROWN 3267WA Police Licensing Officer Hillingdon Borough.





WITNESS STATEMENT	
Criminal Procedure Rules, r 27. 2; Criminal Justice Act 1967, s. 9; Magistrates' Courts Act 1980, s.5B	,
URN	7
Statement of: PC Penelope Brown 3267WA	_
Age if under 18: Over (if over 18 insert 'over 18') Occupation: Police Officer	
This statement (consisting of 4 page(s) each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false, or do not believe to be true.	d
Witness Signature: Date: 08/05/2024	

This statement is an addition to the representation dated 02/05/2024 that I made against the application for a variation at Prince of Wales, 1 Harlington Road, Uxbridge, Hillingdon, UB8 3HX.

This statement is to evidence more fully my interaction with the venue and provide available Body Worn Video (BWV). This is because my account of being allowed entry into the venue after 22:00 hours has been challenged and so I want to be as clear and transparent as possible to detail this breach of the condition if it is being disputed.

On Saturday 27/04/2024 I was on duty in plain clothes in company with two other plain clothes officers who I had arranged to accompany me so that I was not conducting visits to licensed premises by myself at that time of the night.

At about 22:15 hours we arrived at Prince of Wales and parked an unmarked car in the carpark to the rear. The carpark was full and our vehicle was left blocking every single vehicle in. We were approached by a white male in a yellow high visibility jacket who asked for the car key. My colleague declined and said he could not do that and said that we wouldn't be long. The male asked again and was given the same reply. He then let us continue. The exchange was brief and courteous. There was nothing to show and nothing said to suggest we were police officers.

Witness	Signa	ture:
VVIIII1 C 33	Olulia	tui C.

Signature Witnessed by Signature:....



Continuation of Statement of: PC Penelope Brown 3267WA

I approached the front of the Prince of Wales and there was one black male in dark clothing at the front of the venue. Nobody else was visible. We acknowledged each other and I continued to walk to the front door with the two plain clothed officers following behind me. The black male in dark clothing, who I assumed was security (SIA), asked me if I had a booking. I replied "no" and continued to walk into the premise. He came with me and asked "how many for? Three?" At this point the SIA and I were now inside the venue. Being a few steps inside I have recognised Mr Mohamed HASSAN, the designated premises supervisor (DPS), who was stood at the bar collecting a drinks order. I have said something along the lines of "ah, I know him, it's fine thanks" and have gone straight to Mr HASSAN. I asked if he remembered me and after a brief pause reminded him that I was "Penny Brown from Police" Licensing". Mr HASSAN seemed to then recall me and said that he did. We spoke briefly and he then delivered the drinks. The venue did not seem very busy. I would estimate a large table of about twelve people at the front and a few smaller tables to the left as you enter. When Mr HASSAN came back we spoke briefly and I asked if I could have a look around. Mr HASSAN seemed happy to oblige and showed me through to the external area at the rear of the premises.

As we entered the external area I was taken aback by how loud and busy it was. I had to ask if we were "outside" as my initial impression was that we were still in an inside, enclosed area. It was at this point that I have decided it may be pertinent to switch on my BWV. It was in my pocket, as I was in plain clothes and so had nothing visible to show that I was a police officer. I removed the BWV from my coat pocket, activated it and clipped it to the front of my coat. The way the BWV works, they are in a standby / buffer mode. At the time I activated it to start recording, a recording from thirty seconds earlier will actually be stored. Therefore, the initial recording is from inside my pocket with nothing visible for almost thirty seconds. I had not used it beforehand as I did not want to be identified as a police officer on entry, to know if conditions were being adhered to.

I exhibit the footage as PAB/1 - BWV of Prince of Wales 27/04/2024

https://met.uk.evidence.com/axon/evidence?evidence_id=51c301f9a00c4f06a6b806119ec69 6ff&partner_id=85575e0c7f814dbb8e4a0073265aa36e

Witness Signature:

Signature Witnessed by Signature:

Page 2 of 4





Continuation of Statement of: PC Penelope Brown 3267WA

Mr Hassan and I had a conversation in the rear area. Whilst I am happy to expand on this and the footage is available, I do not believe there is any dispute about the fact that a DJ was playing amplified music in this external area, which is the relevant information from that encounter and that the TEN was not in effect at the time of the visit. There were customers eating, drinking and smoking shisha. I did not count how many customers were there but it seemed full.

Mr Hassan suggested that we go somewhere that was more quiet to speak and I followed him through the venue to outside the front. We spoke a little more about the music, restrictions on the licence and the fact that there was no TEN in place until 00:01 on 28/04/2024.

My main concern at that time was relating to the entry, with our entry being allowed after 22:00 hours and no ID being requested or scanned. These conditions are in place to help prevent crime and disorder and were both breached (conditions number 14 and 34).

At about 22:22 hours Mr Hassan said that I wasn't asked for ID as I looked over 25 years old. I read out the condition that states "all patrons" after 18:00 hours must have their ID scanned on Friday and Saturday (condition number 14). Mr Hassan's response seemed surprised by this and he continued to say he "can't ID a 50 year old man" and called it "excessive". I have continued to say that the other problem we encountered was that no entry is permitted after 22:00 hours and we were allowed in. Mr Hassan has gone to dispute this and I have stopped him and told him that we were asked "how many for? Three?" and were then shown in. We continued our conversation and I made it clear that all conditions are important and need to be upheld.

I have then asked about a "clicker" to be counting patrons, as there is a capacity limit of 154 (condition number 30). I was told there is no counter. Both Mr Hassan and the male who I believe was SIA (who allowed my entry) started to explain that they monitor capacity simply Witness Signature:

Signature Witnessed by Signature:.....

Page 3 of 4



Continuation of Statement of: PC Penelope Brown 3267WA through bookings. The SIA pointed out that the first thing he asked me was if I had a booking before then asking if there were three of us, which is a correct description of our interaction, as already detailed. He explained that I may have been late for a booking and that they were "fully booked". He did not dispute that he then let me in (without a booking).

I continued to talk to Mr Hassan and left the venue at about 22:26 hours.

When I attended the meeting at the venue on 02/05/2024 the fact that I had been permitted entry unchallenged after 22:00 hours on 27/0/2024 was challenged/ disputed. I again went through the details as described about how I entered. Mr Hassan said that although I had been allowed in, I definitely would not have served.

I would be happy to discuss further any of the footage that I have provided but am providing it and this statement for clarity and transparency around the breach of the condition of entry after 22:00 hours because it has been disputed/ challenged.

Witness Signature:

Signature Witnessed by Signature:....

Page 4 of 4

Representation Form from Interested Parties (Please read notes on reverse before completing)

Your details (See notes 2 & 3);

Your Name	Cllr Adam Bennett	
Your residential address	n/a	
Your email address	abennett@hillingdon.gov.uk	
Your phone number	n/a	
The name of the body or organisation you represent	Residents of Hillingdon West Ward	

About the premises;

Name of the premises	Game Measure Ltd T/A Prince of Wales
you are making a	
representation about	
Address of the premises	1 Harlington Road, Hillingdon, UB8 3HD
you are making a	
representation about	

The Licensing Chiectives (See note 4):

The Licensing Objectives (See note 4);						
Licensing Objective	Reasons for your representation and any supporting evidence					
Please tick;	I am making a representation against this licensing application, in support of the residents of Hillingdon West Ward, and specifically those who reside on the Uxbridge Road opposite the Prince of Wales site. They have endured years of crime and anti-social					
Prevention of Crime/Disorder	behaviour from the patrons of this tainted venue, made possible by the owner and licensee's poor management, total disregard for the law, and their failure to acknowledge the detrimental impact their					
Prevention of Public Nuisance	business has on its neighbours. We fear this latest application will catalyse a return to the knife crime, underage drinking,					
Protection of Children From Harm	inconsiderate and illegal parking, excessive noise, and property damage that has blighted the lives of so many in the community for far too long.					
Public Safety	The Prince of Wales is situated in an entirely residential area away from a town centre, and as such, is wholly unsuitable for opening hours up to 1am and 2am, particularly when alcohol is proposed to be sold beyond midnight and up to 1:30am. Furthermore, the performance of belly dancer shows beyond midnight and up to 1.30am inside, and outside up until 11pm, feels unnecessary – this is Hillingdon Village not a Las Vegas resort. The proposed retailing, operating and opening hours are far too generous and disproportionate, particularly for premises situated in a conservation area close to the Cedar House and St John the Baptist Church heritage assets. If granted they will lead to excessive noise and anti-social behaviour, impacting Public Safety and risking Crime/Disorder, in addition to being a Public Nuisance – made worse because the venue's car park is a two-minute walk along the Uxbridge Road, in the grounds of a residential property.					
	The venue previously had its licensed revoked, and when the application to reinstate it was heard on the 11th April 2023 by the Licensing Sub-Committee, Hillingdon Council's Licensing and Anti-					

Social Behaviour teams both objected to the application being approved - as did the Metropolitan Police's Licensing team, an Uxbridge Road resident, and the Councillors for Colham & Cowley and Hillingdon West Wards. Despite this the Sub-Committee granted approval, and since then the anti-social behaviour has continued – there have been regular reports of excessive noise, and nearly every weekend, numerous patrons illegally bump their cars up the kerb of Harlington Road, and then drive across and park on the pavement. This damages Council property and puts the safety of pedestrians at risk.

Hillingdon Council's mission is to put residents first, so please do so and **refuse** this application.

The outcome you are seeking from the Licensing Authority (See note 6);

That th	is ap	olication	be	refus	ed
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Signed: Date: 28th April 2024

Notes:

- 1) All representations must be submitted before the conclusion of the 28 day consultation period. This will be advertised on the public notices and also on the Councils website.
- 2) Persons who may make representation include; persons who reside near to the premises to which the application relates and who are likely to be affected by licensable activities; residents associations who are representing residents who reside near to the application premises; Ward Councillors representing their constituents; any person who lives or works in the area and has concerns about the application premises.
- 3) Please note that representations cannot be anonymous. Copies of all representations will be published in any Committee papers and will be sent to all persons involved with the hearing including the applicant. If you have concerns about the use of your information and would like to discuss this further, please contact one of our Licensing Officers for a discussion, on the contact details below.
- 4) In order to be considered 'relevant', the representation must relate to one or more of the 'Licensing Objectives'. These objectives are;
 - a) Prevention of Crime/Disorder This relates to any criminal activity, disorder or anti-social behaviour related to the application premises.
 - b) Prevention of Public Nuisance This relates to noise nuisance and vibration, litter, noxious smells, light pollution.
 - c) Protection of Children from harm This relates to the protection of children whilst on the application premises.
 - d) Public Safety This relates to the physical condition of the premises and the safety features provided for members of the public such as; fire safety, health & safety.
- 5) Upon submitting a representation, it is expected that you will attend the Licensing Sub-Committee hearing to deliver your representation verbally and answer any queries that the Committee may have. If you are unable to attend, your written representation will be considered.

- 6) You may wish to suggest an outcome to the Licensing Sub-Committee ie. grant the application with extra conditions; grant the application with fewer hours/activities; reject the application. Please note that the Licensing Sub-Committee will only make reasonable and proportionate decisions based upon the evidence they are presented with, and in line with the laws and regulations governing Licensing Hearings.
- 7) You may continue on separate sheets of paper if necessary and you may also attach any evidence which supports your representation.
- 8) Please submit all completed forms to:

The Licensing Officer
Regulatory Services
London Borough of Hillingdon
Civic Centre
High Street
Uxbridge, UB8 1UW

licensing@hillingdon.gov.uk

Tel - 01895 277433 www.hillingdon.gov.uk/licensing

From: Cllr Ekta Gohil

To: <u>Lois King; Cllr Roy Chamdal; Cllr Shehryar Ahmad-Wallana</u> **Subject:** RE: Application to vary a premises licence - Licensing Act 2003

Date: 28 April 2024 17:11:10

Attachments: image002.png

image003.png

Dear Lois,

I would like to comment on the vary of the premises license held by Prince of Wales Pub on Harlington road, on behalf of residents of Harlington Road, Uxbridge Road, Coney Grove, Hilliers Avenue and Turks Close.

My first point is around Prevention of Public Nuisance; the extension of sale of alcohol until 12.30am on most days and 1.30am on weekends, along with the extension of hours to play music will greatly disturb the lifestyle of residents, many of whom who live nearby have young families. In the past at the same premises there have been a number of incidents with customers under the influence attempting to leave the pub, and whilst doing so shouting excessively, often waiting in the middle of the road (at a busy junction), littering, and in some rare cases even causing fights.

I appreciate that under the new ownership this has reduced, I would like to highlight that the existing hours of operation as well as restricted sales is a key part of achieving that. I fear that the proposed extensions to the license will bring a swift return to the public nuisance that residents had suffered previously. I would also like to mention that should there be an extension of hours it would mean more visitors who arrive and park their cars on neighbouring streets. I do not believe the current parking arrangements to be sufficient to handle the capacity of cars, and have already seen first hand cars illegally parked on the double yellow lines outside the premises.

Secondly, and very closely related is crime and disorder. Previously when the license was extended, police were often called to the site due to a number of incidents, mostly because people had consumed too much alcohol late into the night. If the operating hours were to extend until 2am I fear this would lead to an increase in the crime in the area as well as disorderly behaviour from customers under the influence of alcohol. Previously in our Colham and Cowley SNT meetings with the police the Prince of Wales pub would be mentioned frequently, it has recently not been mentioned as a source of issues, but with the extension of the licenses requested I believe it would cause a lot of issues again with residents and for the police.

Though I have already mentioned it briefly above I would like to mention public safety too. The outside of the pub leads onto a busy dual carriage way, which customers have to walk down to get to their parked cars (if they park in the Prince of Wales car park) or it leads onto a very dangerous blind bend corner on Harlington road, with no official zebra crossing. This could be a safety issue for the customers who wish to visit late at night and may lead to public safety issues if they are leaving late at night.

For the reasons above, I unfortunately cannot support the extended hours proposed for the Prince of Wales pub. I believe their current hours of operation are sufficient, however had they requested smaller extensions such as 11pm Sunday-Wednesday and Thursday to Saturday midnight, it would have been more palatable for residents nearby.

Kind Regards

Cllr Fkta Gohil

Cllr. Ekta Gohil

Ward Councillor - Colham & Cowley Ward

■ London Borough of Hillingdon, Phase II, Conservative Group Office, Civic Centre, UXBRIDGE, UB8 1UW

2 01895 250636 ⋈ eqohil@hillingdon.gov.uk Facebook: www.facebook.com/cllrektagohil



From: Lois King <LKing@hillingdon.gov.uk>

Sent: Tuesday, April 9, 2024 4:05 PM

To: Cllr Roy Chamdal < RChamdal@hillingdon.gov.uk >; Cllr Ekta Gohil

<egohil@hillingdon.gov.uk>; Cllr Shehryar Ahmad-Wallana <sahmad-wallana@hillingdon.gov.uk>

Subject: Application to vary a premises licence - Licensing Act 2003

CONSULTATION EMAIL

Dear Cllrs,

As consulttees to the licensing process, please be advised that this department has received an application to vary a premises licence for the following premises located in your ward:

Prince of Wales 1 Harlington Road Uxbridge UB8 3HX

The application can be found on the council website, and I have attached a copy here.

The consultation period will end on 4th May 2024 and any relevant representations to this application must be received by this date. We are unable to accept any representations received after this date or any representations that are not relevant.

Relevant representations need to relate to one or more of the four licensing objectives, which are:

- Crime and disorder
- · Prevention of children from harm
- Public safety
- · Prevention of public nuisance.

Information on how to make a relevant representation can also be found on the council website. Alternatively you may contact the Regulatory Services team for advice on 01895 277433.

Please be advised that it is not a statutory requirement to include residents in the

licensing consultation process, so you may wish to draw this application to the attention of, any residents associations or individual residents, in the vicinity of the premises.

Regards

Lois King (Mrs)

Mrs Lois King Principal Licensing Officer Licensing Service 3S/08 Civic Centre, High Street, Uxbridge, UB8 1UW Hillingdon Council

tel: internal: 7067

tel: external: 01895 277067



 From:
 Lois King

 Subject:
 Prince of wales

 Date:
 04 May 2024 12:10:18

[You don't often get email from I Learn why this is important at https://aka.ms/LearnAboutSenderIdentification]

Good day Lois, Spoken to residents this morning and a vast majority are against the change to the closing hours-noise / parking/ taxi pick up are some of the reasons. I am therefore objecting to the variation application applied for.

Regards Cllr Roy Chamdal

I am sending from my personal email as IT has my council iPad

From: Thomas Craig
To: licensing
Subject: Prince of Wales
Date: 20 April 2024 12:16:20

Dear sir.

I see the above premises has applied for an extension to their existing licence. It was only two years ago that they had several restrictions put on their licence to control the unruly, under age drinking and several public nuisance disturbances.

I cannot believe that after all the submissions by the police, councillors and the licence authorities themselves putting all the restrictions in place, that after such a short time you could consider lifting them.

As a resident living close to the public house I strongly object to this. Since the restrictions have been in place, we have had several disturbances. But far fewer than before. I can only fear the worst should the licence authorities grant them a new licence... especially the late night drinking in such a residential area. And also the noise created by the music and belly dancing in the rear of the premises. Which has insufficient sound dampening. Lastly the noise of the patrons leaving the premises at such late hours will only cause mayhem. Again I strongly oppose this new application.

Regards Thomas Craig

From: <u>Management</u>

To: licensing@hillingdon.gov.uk; info@ntad.uk

Subject: Fwd: Prince of wales **Date:** 02 May 2024 11:23:02

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

From: Jan Hopper

Date: Wed, 1 May 2024 at 22:54

Subject: Prince of wales

To: < <u>Gamemeasureltd@gmail.com</u>>

To the licensing committee.

My name is Janice Hopper and I live at 3 Harlington road which is directly next door to the Prince of Wales.

I would like to support the application to extend their license by an hour at the weekends. As the closest neighbour I do not Believe that extending the license by an hour until 1am Is unreasonable, especially in recent months, since the last licencing review the new measures in place to manage clientel seems to have been successful.

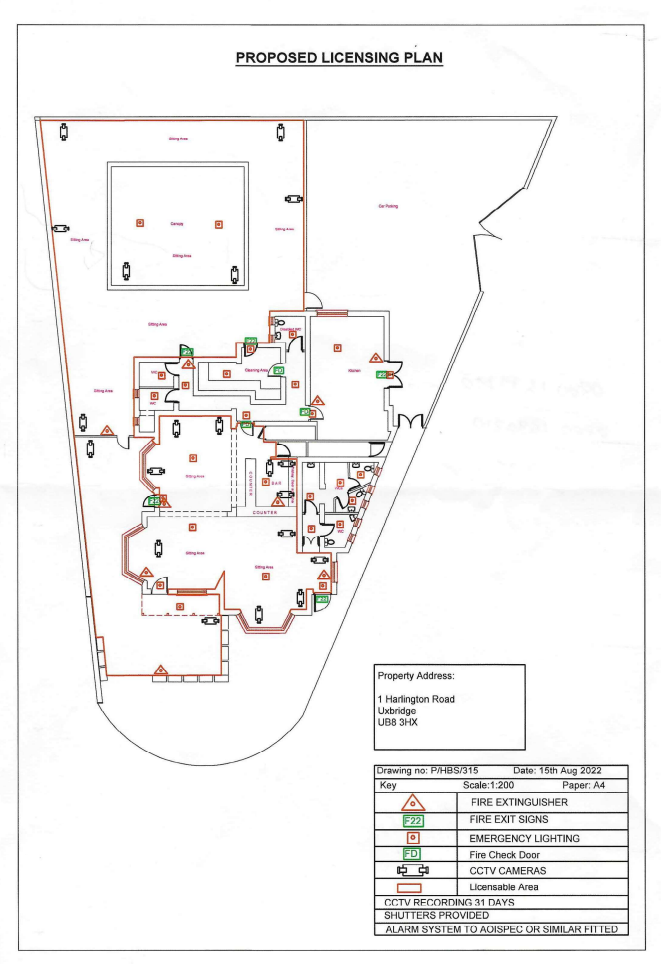
If you have any questions please do not hesitate to contact me.

Kind regards Janice Hopper



Appendix 7





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Map Notes

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