

BIRMINGHAM CITY COUNCIL
LICENSING SUB-COMMITTEE B

Wednesday 19 August 2020 at
1000 hours in On-Line Meeting,
Microsoft Teams

A G E N D A

1 NOTICE OF RECORDING/WEBCAST

The Chairman to advise/meeting to note that this meeting will be webcast for live or subsequent broadcast via the Council's Internet site (www.civico.net/birmingham) and that members of the press/public may record and take photographs except where there are confidential or exempt items.

2 DECLARATIONS OF INTERESTS

Members are reminded that they must declare all relevant pecuniary and non pecuniary interests arising from any business to be discussed at this meeting. If a disclosable pecuniary interest is declared a Member must not speak or take part in that agenda item. Any declarations will be recorded in the minutes of the meeting.

3 APOLOGIES AND NOTIFICATION OF NOMINEE MEMBERS

Attached **4 PB'S, 54-57 KEY HILL, HOCKLEY, BIRMINGHAM B18 5NX - LICENSING ACT 2003 AS AMENDED BY THE VIOLENT CRIME REDUCTION ACT 2006 - APPLICATION FOR EXPEDITED REVIEW OF PREMISES LICENCE: CONSIDERATION OF INTERIM STEPS**

N.B. Application scheduled to be heard at 1000 hours.

Documents submitted.

- A. Certificate issued by West Midlands Police under Section 53A of the Licensing Act 2003
- B. Application for Review of Licence
- C. Copy of Premises Licence
- D. Location maps

West Midlands Police have applied for an expedited review of the premises licence in respect of PB's, 54-57 Key Hill, Hockley, Birmingham B18 5NX. The application has been made under Section 53A of the Licensing Act 2003

(as amended) and has been accompanied by a certificate signed by a senior member of the force, stating that in their opinion the licensed premises have been associated with serious crime and disorder. (See A and B above)

In accordance with the regulations, the licensing authority has given the premises licence holder and responsible authorities a copy of the application for review and a copy of the certificate.

This hearing has been arranged in order to consider whether it is necessary to take any interim steps in respect of the licence pending the determination of the review. The Premises Licence is included at item C.

The interim steps that must be considered at the hearing are:

- Modification of the conditions of the premises licence;
- Exclusion of the sale of alcohol by retail from the scope of the licence;
- Removal of the designated premises supervisor from the licence;
- Suspension of the licence

5 OTHER URGENT BUSINESS

To consider any items of business by reason of special circumstances (to be specified) that in the opinion of the Chairman are matters of urgency.

West Midlands Police

CERTIFICATE UNDER SECTION 53A (1)(B) OF THE LICENSING ACT 2003

I hereby certify that in my opinion the premises described below are associated with serious crime and disorder

Premises: PBs

Premise Licence Number: 2866

Premise Licence Holder: Ms Nickeshia Reid-Davidson

Designated Premise Supervisor: Ms Nickeshia Reid-Davidson

I am a Superintendent in West Midlands Police.

I am giving this certificate because I am in the opinion that the procedures under the Licensing Act are inappropriate in this case because the standard review procedures are thought to be inappropriate due to the seriousness of the crime, and the serious management failings of the premises concerned.

The actions of the premises took in deciding to open have placed an unnecessary risk to the health of the individuals, families and local communities, at a time where the country is experiencing a national emergency. This is causing a public nuisance

Public nuisance is a serious crime and combined with the national threat that Covid 19 possesses, it warrants the use of this power.

I have considered the use of the normal review procedure but I do not feel this would be appropriate in these circumstances due to the above reasons, and the fact that to maintain the licensing objective of preventing crime and disorder the normal review procedure would not be sufficient.

The severity of the incident is a matter that needs to be brought to the attention of the Licensing Committee immediately.

I am conscious of the guidance on the use of "Expedited Reviews" and given the emphasis that is given to use of this power to tackle serious crime and disorder, my feelings that this process is deemed appropriate are further enforced.

Signed



Gareth Morris
Supt 7005
BW NPU

**B**

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form. If you are completing the form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary

I - Superintendent 7005 Morris

(on behalf of) the chief officer of Police for the West Midlands Police area apply for the review of a premises licence under section 53A of the Licensing Act 2003

1. Premises details: PBs

Postal address of premises, (or if none or not known, ordinance survey map reference or description): **54 - 57 Key Hill, Hockley**

Post Town: Birmingham

Post Code (if known): **B18 5NX**

2. Premises Licence details:

Name of premise licence holder (if known): **Ms Nickeshia Reid-Davidson**

Number of premise licence (if known): **2866**

3. Certificate under section 53A (1)(B) of the Licensing Act 2003 (Please read guidance note 1)

I confirm that this is a certificate has been given by a senior member of the police force for the police area above that in his/her opinion the above premises are associated with serious crime or serious disorder or both, and the certificate accompanies this application.

(Please tick the box to confirm)



**4. Details of association of the above premises with serious crime, serious disorder or both:
(Please read guidance note 2)**

In March 2020 the UK Government stated that all licensed premises should close and not allow people inside the premises to drink or eat. This was a result of the pandemic Covid 19 virus that was spreading through the country and was introduced with other measures to stop the spread of the virus.

On the 4th July 2020 the government announced a relaxing of the lock down measures allowing licensed premises to open with strict social distancing guideline's to stop the spread of the virus. The guidelines can be found in the document Keeping workers and customers safe during COVID-19 in restaurants, pubs, bars and takeaway services, <https://assets.publishing.service.gov.uk/media/5eb96e8e86650c278b077616/working-safely-during-covid-19-restaurants-pubs-bars-takeaways-140820i.pdf>.

These measures included no loud music in venues (quiet background music), no standing (expect to go to the bar) all customers should be seated in 'bubbles' with a 2 meter gap between each group or if not viable 1 meter plus with mitigation, no live entertainment indoors, no dancing and a COVID safe risk assessment must be in place. The risk assessment to demonstrate how the premises are mitigating their circumstances and preventing the spread of the disease. Having a risk assessment is mandatory.

On Saturday 15th August 2020 at approximately 01.30 am the premises was served with an ASB closure notice as it was trading and not adhering to the COVID safe trading guidelines issued by the Government, This notice was signed by a senior officer of West Midlands Police due to their concerns about the premises being reckless in the way they were operating and putting the public's health in danger by risking the spread of COVID 19.

The closure notice was deemed necessary as the premises licence holder – Nickeshia Reid Davison - had ignored previous advice and education given to her from West Midlands Police Officers of how to trade safely within the current COVID guidelines contributing to a public nuisance.

PC Reader and two other officers attended the premises around 10 past midnight on 2nd August 2020. The visit was recorded on bodycam.

In a statement PC Reader has noted he could hear the music before he got to the venue. The premises licence holder was standing outside the venue, together with customers when questioned about the volume of the music she stated 'they like it loud' and the premises was hosting a birthday party. She was then questioned about the capacity of the venue and how many customers she had currently got at the venue – she could not give a definitive answer. PC Reader states that inside the venue was dark with disco lights on. He saw people dancing on a raised platform and other customers standing around the inside the premises. He states that he couldn't hear what the premises licence holder was saying to him as the music was so loud.

PC Reader spoke with the premises licence holder again on 6th August 2020 and raised his concerns again, about the lack of COVID safe trading at the premises and gave her advice on how to trade COVID safe and best practices. This was followed with an email sent to her as detailed in his statement. She also confirmed that the premises would be open on the evening.

On the evening of 6th August 2020 PC Reader again visited the venue with other officers and again this was recorded on bodycam. He first visited the premises at about 6.20pm and the premises licence holder was stood in the rear car park. She informed PC Reader that it was a Jamaican Independence event. There was a DJ set up outside with large speakers. The premises licence holder confirmed that she had received the email sent by PC Reader but had not had time to action it. At this time there was no one inside the venue which had no music playing and the lights were on. During this visit PC Reader noted breaches of the premises licence operating conditions (speakers

being outside) and again had a conversation regarding how to address these. She also stated the she understood social distancing and if he came back later he would see that the premises was trading safely.

PC Reader returned at 9.50pm on the same evening. As he approached the premises he noted that the music was significantly louder than on the earlier visit. Although the venue was not busy. PC Reader ends his statement stating that he is concerned by the poor management of the premises where enhanced measures should be in place to protect customers due to the pandemic and risk of infection per government guidelines.

Sgt Giess who is the Licensing Sergeant for Birmingham attended the premises on two occasions on 14th August 2020. On both of these visits Sgt Giess noted that the music was loud, customers were standing and there was no seating in the main area of the venue. On his second visit at the premises persons from the venue noticed him walking towards the entrance and the music was turned down considerably. On both of these early visits the premises only had a couple of customers present.

Sgt Giess returned to the premises at 01.30am on 15th August and will state that when he attended the venue there were over 30 persons inside all standing and around half that number outside with no social distancing in place at the premises. The music inside was that loud that he had to walk outside with the premises licence holder to hold a conversation. It was at this visit that the premises was served with the closure notice which was rescinded the following day.

Officers have spoken with the premises licence holder who is also the DPS on a number of occasions (at least 7) recently and have offered guidance and explained what the expectations are of a licensed premises to trade safely in the current situation. The premises licence holder has also been sent emails and left voice mails which have not been answered. The most notable request being for a copy of the premises COVID 19 risk assessment which has not been forthcoming.

Covid 19 is a worldwide virus that has unfortunately seen many people die. It is an infectious disease which is spread as a result of activities carried out by people, hence the reason for the social distancing measures that the Government had to introduce.


The risk of spreading infections is deemed a "public nuisance". In the case of *R v Rimmington & Goldstein* (2005) UKHL 63, it quoted the leading modern authority on public nuisance as *Attorney general v PYA Quarries Ltd* (1957) 2 QB 169.

The case quotes "a person is guilty of a public nuisance (also known as a common nuisance) who (a) does an act not warranted by law, or (b) omits to discharge a legal duty, if the effect of the act or omission is to **endanger the life, health**, property, morals or comfort of the public, or to obstruct the public in the exercise or enjoyment of rights common to all Her Majesty's subjects" (*Rimmington* at [3]).

Public nuisance is a common law offence which carries an offence of life imprisonment. It is WMP's stance that a serious crime under the definition in RIPA has been fulfilled on the above facts "Serious crime" is defined by reference to s.81 of the Regulation of Investigatory Powers Act 2000. It includes: An offence for which an adult could reasonably be expected to be sentenced to imprisonment for a period of 3 years or more.

The effects of the virus have been shown across all media outlets for many months, and so West Midlands Police are very concerned that these premises decided to ignore the governments social distancing guidelines and various advice given by officers putting the safety of the people and the wider community at risk as well as their families and the wider communities they live in.

Signature of applicant:



Date: 18/3/20.

Rank/Capacity: Supt 705 Mem

Contact details for matters concerning this application: 55410 Chris Jones

Address: Birmingham Licensing Team, Partnerships Office, Police HQ, Lloyd House
Birmingham. B4 4DG.

Telephone Number(s): 0121 626 6099

E-mail - bw_licensing@west-midlands.police.uk

Notes for guidance:

1. A certificate of the kind mentioned in the form must accompany the application in order for it to be valid under the terms of the Licensing Act 2003. The certificate must explicitly state the senior officer's opinion that the premises in question are associated with serious crime, serious disorder or both.

Serious crime is defined by reference to section 81 of the Regulation of Investigatory Powers Act 2000. In summary, it means:

- conduct that amounts to one or more criminal offences for which a person who has attained the age of eighteen and has no previous convictions could reasonably be expected to be sentenced to imprisonment for a term of three years or more; or
- conduct that amounts to one or more criminal offences and involves the use of violence, results in substantial financial gain or is conduct by a large number of persons in pursuit of a common purpose.

Serious Disorder is not defined in legislation, and so bears its ordinary English meaning.

2. Briefly describe the circumstances giving rise to the opinion that the above premises are associated with serious crime, serious disorder or both.

LICENSING ACT 2003PREMISES LICENCE

Premises Licence Number:

2866 / 3

Part 1 - Premises details:

Postal address of premises, or if none, ordnance survey map reference or description	
PB's 54 - 57 Key Hill Hockley	
Post town:	Post Code:
Birmingham	B18 5NX
Telephone Number:	
Not Specified	

Where the licence is time limited the dates

N/A

Licensable activities authorised by the licence

A	Plays
B	Films
C	Indoor sporting events
E	Live music
F	Recorded music
G	Performances of dance
H	Anything of similar description to that falling within (live music), (recorded music) or (performances of dance)
M3	Sale of alcohol by retail (both on & off the premises)

The times the licence authorises the carrying out of licensable activities

Thursday – Saturday	15:00	-	02:00	All
Sunday	15:00	-	00:00	All
From the end of permitted hours on New Year's Eve to the commencement of hours on New Year's Day				All

The opening hours of the premises

Thursday – Saturday	15:00	-	02:00
Sunday	15:00	-	00:00
From the end of permitted hours on New Year's Eve to the commencement of hours on New Year's Day			

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

On and Off Supplies

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Part 2

Name, (registered) address, telephone number and email (where relevant) of holder of premises licence Ms Nickeshia Reid-Davidson	
Post town:	Post Code:
Telephone Number: Not Specified	
Email N/A	

Registered number of holder for example company number or charity number (where applicable) N/A

Name, address, telephone number of designated premises supervisor where the premises licence authorises for the supply of alcohol Ms Nickeshia Reid-Davidson	
Post town:	Post Code:
Telephone Number: N/A	

Personal licence number and issuing authority of personal licence held by designated premises supervisor where the premises licence authorises for the supply of alcohol	
Licence Number 19/000186/LAPER	Issuing Authority SANDWELL METROPOLITAN BOROUGH COUNCIL

Date 08/10/2019

SHAID YASSER
Senior Licensing Officer
For Director of Regulation and Enforcement

Annex 1 – Mandatory Conditions

No supply of alcohol may be made under the premises licence (a) at a time when there is no designated premises supervisor in respect of the premises licence, or (b) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.

Every retail sale or supply of alcohol made under this licence must be made or authorised by a person who holds a personal licence.

The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises. In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises— (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to— (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 in a manner which carries a significant risk of undermining a licensing objective; (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective; (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner; (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).

The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.

The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol. The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy. The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either— (a) a holographic mark, or (b) an ultraviolet feature.

The responsible person must ensure that— (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures— (i) beer or cider: ½ pint; (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and (iii) still wine in a glass: 125 ml; (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.”

(1) A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price. (2) In this condition:— (a) “permitted price” is the price found by applying the formula $P = D + (D \times V)$, where— (i) P is the permitted price, (ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol; (b) “duty” is to be construed in accordance with the Alcoholic Liquor Duties Act 1979; (c) “relevant person” means, in relation to premises in respect of which there is in force a premises licence— (i) the holder of the premises licence, (ii) the designated premises supervisor (if any) in respect of such a licence, or (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence; (d) “relevant person” means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and (e) “value added tax” means value added tax charged in accordance with the Value Added Tax Act 1994. (3) Where

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the permitted price would not be a whole number of pennies, the permitted price shall be taken to be the price rounded up to the nearest penny. (4) Where the permitted price on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax, the permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Each individual assigned to carrying out a security activity must be licensed by the Security Industry Agency.

The admission of children under the age of 18 to film exhibitions permitted under the terms of this licence shall be restricted in accordance with any recommendation made: (a) By the British Board of Film Classification (BBFC), where the film has been classified by that Board, or (b) By the Licensing Authority where no classification certificate has been granted by the BBFC, or, where the licensing authority has notified the licence holder that section 20(3)(b) (s74(3)(b) for clubs) of the Licensing Act 2003 applies to the film.

Annex 2 – Conditions consistent with operating schedule

2a) General conditions consistent with the operating schedule

The Licence Holder will ensure that all staff are briefed on the Licensing Objectives, in particular no underage drinking, no drunkenness on the Premises or outside of the Premises, no use of drugs, no violent or anti - social behaviour and the need to protect children from.

2b) Conditions consistent with, and to promote the prevention of crime and disorder

The Licence Holder will shall ensure responsible management controls on the premises i.e. capacity levels.

Training and Supervision of all staff to adopt best practice, and to adhere to the Portman Group policy on drinks strategy.

Staff will receive ongoing training including the identification of anti - social behaviour or unusual behaviour.

Proof of age scheme in force at the Premises.

The Licence Holder will ensure that internal and external lighting is checked regularly.

The Premises have the benefit of 8 CCTV cameras installed and they will be operated and maintained to the satisfaction of West Midlands Police.

2c) Conditions consistent with, and to promote, public safety

A member of staff on the Premises will be trained in first aid.

Health and safety risk assessments will carried out regularly.

All electrics, gas and fire equipment will be checked and maintained in working order and tested annually.

Fire Risk assessment will be carried out weekly.

2d) Conditions consistent with, and to promote the prevention of public nuisance

A zero tolerance to drunken and anti - social behaviour shall be adopted at the Premises.

Management and staff voluntarily follow best practice e.g. control of noise from pubs and clubs.

The Licence Holder will ensure that out of hours deliveries are monitored.

All staff will be trained to ensure that patrons vacate the premises quietly.

Ventilation of the premises will be maintained to prevent nuisance of odour and noise.

The Licence Holder will ensure that recorded music sound levels are monitored.

The Licence Holder will ensure that all windows will be kept closed after 23.00 hours.

2e) Conditions consistent with, and to promote the protection of children from harm

Children must be accompanied by a responsible person who has attained the age of 18.

No children are allowed at the bar serveries.

Annex 3 – Conditions attached after hearing by licensing authority

3a) General committee conditions

Conditions as attached below by Licensing Sub Committee C on Wednesday 5th July 2018 following a Review of the application made by Environmental Health:

No outdoor speakers shall be used for the playing of amplified music.

After dispersal of patrons at closing time, the Premises Licence Holder shall ensure that staff from the premises undertake a litter patrol in the general vicinity of the premises.

3b) Committee conditions to promote the prevention of crime and disorder

The premises to have a written dispersal policy, to be provided in advance to both Birmingham Central licensing department and BCC Environmental Health officers (address for each responsible authority as determined in the statement of licensing policy for Birmingham City Council), the dispersal policy to be agreed in writing with both Birmingham Central licensing department and BCC Environmental Health officers. The dispersal policy to be implemented at all times the premises is open for licensable activity

Door supervisors – the number of door supervisors is to be determined through a written and documented risk assessment. The risk assessment to be provided to any officer of any authority upon request.

The risk assessment must take into account the dispersal policy and deployment of security staff outside the premises.

Door supervisors deployed outside the venue will wear hi visibility coats and have body worn CCTV cameras. Body worn cameras must be operational and recording at all times the premises is open for licensable activity

Images from any bodycam footage, to be made immediately available and downloadable to any officer from a responsible authority

3c) Committee conditions to promote public safety

N/A

3d) Committee conditions to promote the prevention of public nuisance

To avoid nuisance being caused to neighbours the DPS, or other nominated person/staff, shall monitor the external areas of the premises (including the designated smoking area) after 23:00 hours. In addition the DPS shall ensure that an appropriate number of Door supervisors/ the DPS, or other nominated persons shall monitor and control people entering and queuing and exiting the venue after 23.00. If necessary, they shall remind customers to be respectful of neighbors and where necessary they shall take appropriate steps to avoid customers using Key Hill Drive (including use for car parking) to avoid such activities causing a nuisance.

No new customers shall enter the premises after 1 am Friday to Saturday.

The DPS shall, within 3 months of the date of issue of this licence, submit in writing a noise management plan to Environmental Protection Unit of Birmingham City Council. The noise management plan shall outline the measures to be adopted to reduce the noise impact of activities associated with the premises including music, smoking area, number of Door Supervisors, number of persons allowed on key Hill Road customer access and egress (include parking) and dispersal of customers from the surrounding area at the end of the night. All operational controls and management actions required by the approved noise management plan shall be instigated at all times. The noise management plan shall be updated regularly and all staff shall be adequately trained in their role in implementing the plan.

All external doors and windows shall be kept closed during regulated entertainment except as necessary for safe and effective access and egress.

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Prior to any regulated entertainment involving amplified music taking place, a Noise Limiting Device (NLD) of a type approved by the Environmental Protection Unit of Birmingham City Council shall be fitted to the serve any area of the premises used for amplified music or sound. The NLD shall be set at a level agreed with the Environmental Protection Section to ensure that the volume of music is controlled to avoid noise nuisance to the occupiers of nearby buildings. The installation of the NLD shall be notified to the Environmental Protection Section prior to use and shall meet the following criteria:

- a) The device shall be fitted in an approved position by a competent person and once fitted shall not be moved from the approved position or tampered with in any manner unless prior approval is given,
- b) The device shall be capable of either:-
 - i) cutting off the mains power to the amplification equipment if the volume exceeds the pre-set level determined by the Environmental Protection Unit and shall not restore power to the amplification equipment until the NLD is reset by the DPS or their nominated person, or
 - ii) otherwise maintaining the volume of the music at the pre-set level determined by the Environmental Protection Unit,
- c) where the NLD operates by cutting off the mains power to the amplification equipment, amplification equipment shall be operated through the sockets/power points linked to and controlled by the NLD at all times,
- d) The NLD shall be maintained in full working order and at the approved pre-set volume whilst the amplification equipment is operational,
- e) Any damage or malfunction to the NLD shall be reported to the Environmental Protection Unit as soon as possible and within 24 working hours of the damage occurring or malfunction being noted. The NLD shall not be used in this damaged or malfunctioning state until approval has been given by the Environmental Protection Unit.

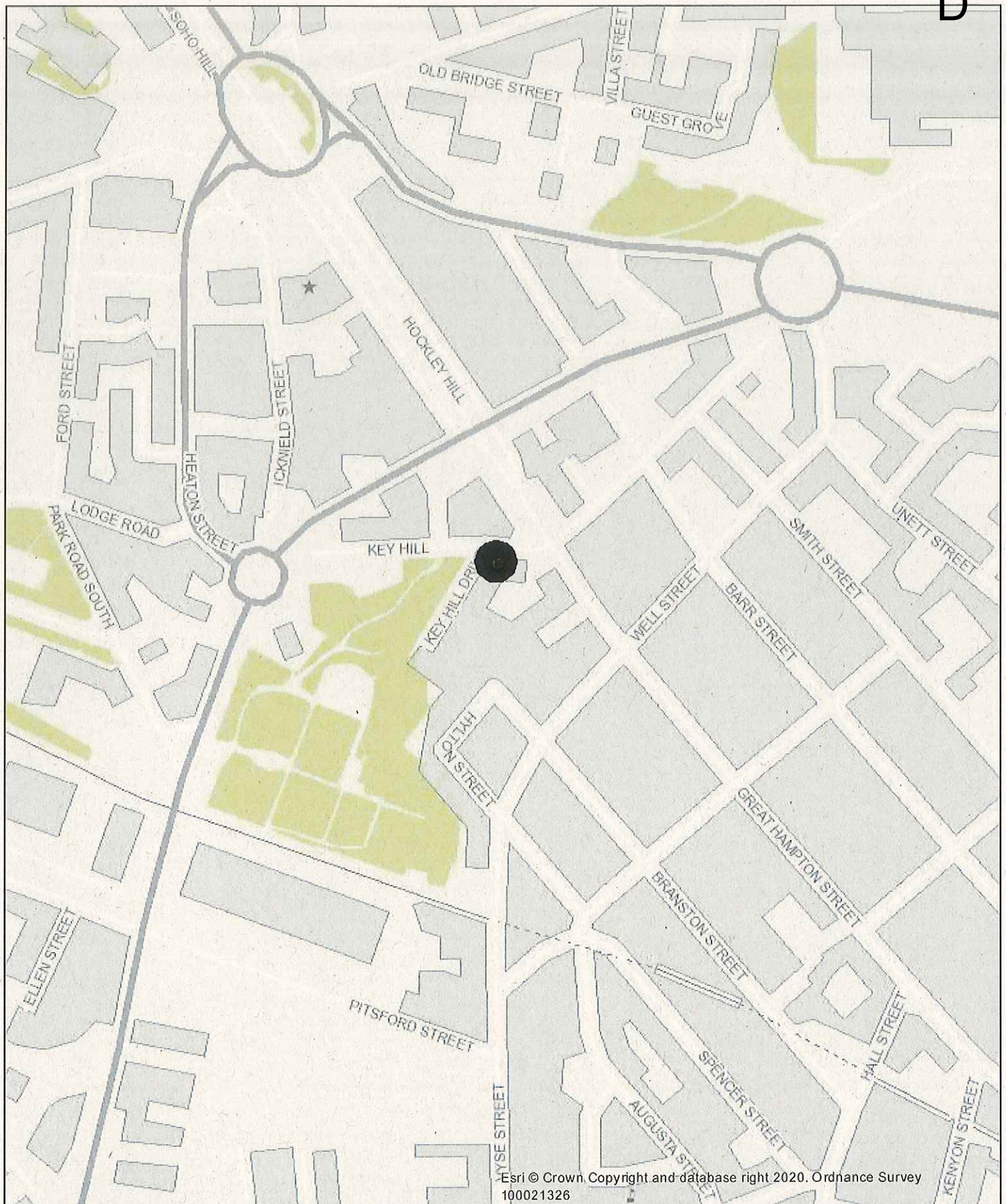
No drinks shall be removed from the premises.

3e) Committee conditions to promote the protection of children from harm

N/A

Annex 4 – Plans

The plan of the premises with reference number **112813-2866/3** which is retained with the public register kept by Birmingham City Council and available free of charge for inspection by appointment only. Please call the Licensing Section on 0121 303 9896 to book an appointment.



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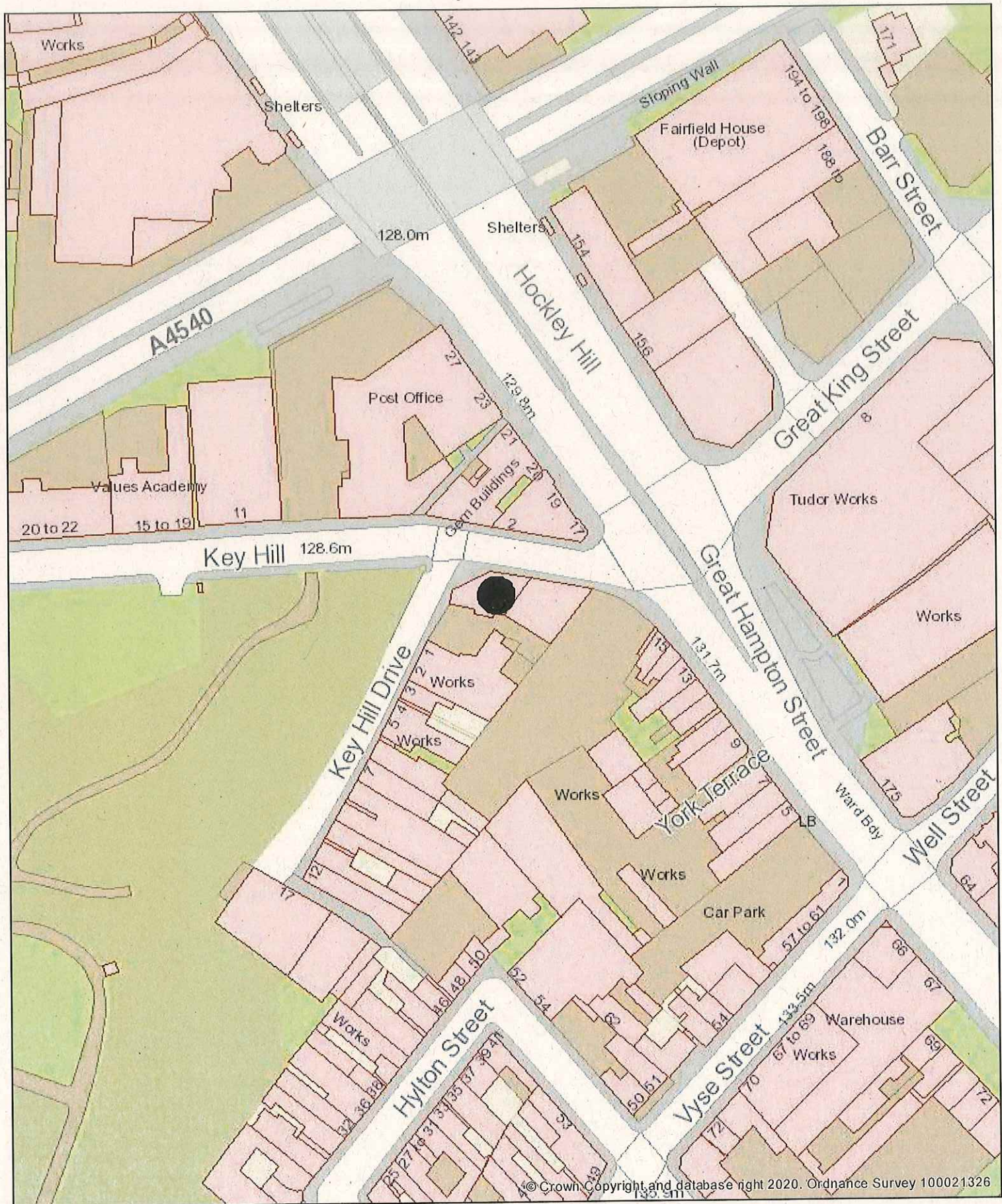
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