

BIRMINGHAM CITY COUNCIL

LICENSING SUB-COMMITTEE C

WEDNESDAY, 31 AUGUST 2022 AT 10:00 HOURS
IN ON-LINE MEETING, MICROSOFT TEAMS

Please note a short break will be taken approximately 90 minutes from the start of the meeting and a 30 minute break will be taken at 1300 hours.

A G E N D A

1 NOTICE OF RECORDING/WEBCAST

The Chair to advise/meeting to note that this meeting will be webcast for live or subsequent broadcast via the Council's meeting You Tube site (www.youtube.com/channel/UCT2kT7ZRPFCXq6_5dnVnYlw) 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

4 MINUTES

3 - 24

To confirm and sign the Minutes of the meeting held on 13 July 2022 at 1000 hours.

To confirm and sign the Minutes of the meeting held on 13 July 2022 at 1200 hours.

To confirm and sign the Minutes of the meeting held on 20 July 2022 at 1000 hours.

5 **LICENSING ACT 2003 PREMISES LICENCE – GRANT THE HOUSE OF
BAD APPLE HAIR, 8 CANNON STREET, BIRMINGHAM, B2 5EP**

Report of the Interim Assistant Director of Regulation and Enforcement.
N.B. Application scheduled to be heard at 10:00am.

6 **OTHER URGENT BUSINESS**

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

BIRMINGHAM CITY COUNCIL

LICENSING SUB-COMMITTEE C 13 JULY 2022

MINUTES OF A MEETING OF THE LICENSING SUB-COMMITTEE C HELD ON WEDNESDAY 13 JULY 2022 AT 1000 HOURS AS AN ON-LINE MEETING.

PRESENT: - Councillor Sam Forsyth in the Chair;

Councillors Phil Davis and Julien Pritchard.

ALSO PRESENT

Bhapinder Nandhra – Licensing Section
Joanne Swampillai – Legal Services
Katy Townshend – Committee Services

(Other officers were also present for web streaming purposes but were not actively participating in the meeting)

1/130722 **NOTICE OF RECORDING/WEBCAST**

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

2/130722 **DECLARATION OF INTERESTS**

Members were reminded that they must declare all relevant and 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.

There were no interests declared.

APOLOGIES AND NOTIFICATION OF NOMINEE MEMBERS

3/130722 Apologies were submitted on behalf of Councillors Kooner and Wagg and Councillors Davis and Pritchard were the nominated substitute Members respectively.

**LICENSING ACT 2003 PREMISES LICENCE – VARIATION – TESCO, 2044
BRISTOL ROAD SOUTH, RUBERY, BIRMINGHAM, B45 9JL.**

On Behalf of the Applicant

Gemma Williams – Tesco Store Manager
Hardish Purewal - Agent

No one making representations attended the meeting.

* * *

The Chairman introduced the Members and officers present and the Chair asked if there were any preliminary points for the Sub-Committee to consider. No preliminary points were raised.

The Chairman then explained the hearing procedure prior to inviting the Licensing Officer, Bhapinder Nandhra, to outline the report.

The Chair invited the applicant's agent to make their submission and Hardish Purewal made the following statements: -

- a) They were requesting an extension of their current opening hours. They already had a licence.
- b) The reason for the application was due to customer demand.
- c) They were also looking for flexibility and different trading patterns.
- d) They wanted to try different trading hours.
- e) Gemma is the Store Manager.
- f) They only sold selected products. They didn't sell miniatures, only in gift packs, and they didn't sell high strength white ciders.
- g) The team knew the majority of the customers and one employee lived in the local community she knew them well.
- h) 95% of all alcohol sales were linked to other products, it wasn't operating as an off licence.
- i) It was a grocery store offered alcohol.
- j) Only 14 shelves stocked alcohol: 5 for beer, 7 for wine and 2 for spirits.

- k) They had strong links with the community and took pride in being a good neighbour.
- l) They donated to local food banks and provided thousands of meals to charities annually.
- m) Gemma was happy to join the local community groups.
- n) They were happy to talk to those who made representations and go through any issues.
- o) From a national point of view Tesco took their licensing responsibilities very seriously and championed best practice.
- p) She chaired the retail standards board which looked at how big companies sold alcohol.
- q) They worked in partnership with the statutory authorities and also worked closely with the Home Office.
- r) They provided further training at the checkouts.
- s) They had a programme called 'Eyes Wide Open' which looked at alcohol and theft and focussed on the prevention of theft in store.
- t) They operated a challenge 25 policy and would stop and assess customers requesting ID.
- u) Teams were trained on how to spot drunks so they didn't sell them any more alcohol.
- v) They also provided training on the licensing objectives, proxy sales and underage sales.
- w) They had systems in place at the checkouts which would prompt employees to check for ID when an age restricted product was scanned.
- x) Refresher training was done twice a year.
- y) They had CCTV, panic alarms and all high value items were tagged.
- z) All promotions are set nationally.
- aa) The late night refreshment is for a Costa coffee vending machine.
- bb) The Store Manager would be happy to work with residents around the issues expressed.
- cc) They had agreed conditions with West Midlands Police.
- dd) The store was not problematic.

ee) The application should be granted in line with the trading hours.

The Chair invited questions from Members and Hardish Purewal gave the following responses: -

- a) That everything was taken into consideration and if they were next to a nightclub they wouldn't be proposing to open late.
- b) That she didn't have the facts and figures in relation to theft.
- c) All the conditions suggested by WMP were agreed.

The Store Manager Gemma Williams answered questions from Members: -

- a) That the store had been trading for 8 weeks as Tesco but she had worked for the company for 15 years in different locations.
- b) In her opinion this premises didn't have many accounts of theft, there were only a handful of incidents. There were a few incidents of anti-social behaviour but none of them were associated with alcohol.
- c) They had preventative measures such as hardened CCTV systems, security guards and TV screens monitoring the alcohol shelves.
- d) The store entrance was on the car park, furthest to the right. The entrance was visible from one of the residents who had made an objection.
- e) They had received no complaints of noise nuisance in the 8 weeks they had been trading.
- f) The store entrance did not face onto the Bristol Road.
- g) That after 10pm they had to inform customers that they could no longer sell them alcohol, they had at least 3-4 customers a week that requested it.

The Chair then invited Hardish Purewal to sum up her submissions and she made the following points: -

- That they wanted to work closely with those who had raised objections to the application.
- They would review the hours if they weren't getting enough footfall.
- The application was to trail and test to see what customers want.
- They worked in partnership with statutory authorities and had shown they could uphold the licensing objectives.

- There was no objection from WMP.

The Members, Committee Lawyer and Committee Manager conducted the deliberations in a separate private session and the decision of the Sub-Committee was announced and a copy of that decision was sent to all parties as follows;

4/130722

RESOLVED:-

That the application by Tesco Stores Ltd to vary the premises licence in respect of Tesco, 2044 Bristol Road South, Rubery, Birmingham B45 9JL, under section 34 of the Licensing Act 2003, be granted with amended hours and the imposition of conditions, as follows.

1. The Sub-Committee resolved that the hours for the carrying out of licensable activities, and for opening to the public, should be amended to 06.00 to 00.00 hours daily
2. Before the meeting, the applicant company had entered into discussions with West Midlands Police, who had confirmed that they approved the application with the addition of some conditions. The Sub-Committee therefore determined that the licence will include those conditions which were agreed between the applicant company and West Midlands Police in advance of the meeting, namely:
 - CCTV to be fitted in the premises with the ability to capture images in all light conditions. Images will be retained for a period of 31 days and will be made available to the responsible authorities to view or copies produced on request
 - If for any reason the CCTV hard drive needs to be replaced, the previous/old hard drive will be kept on site for 31 days and made immediately available to any of the responsible authorities on request
 - All store colleagues will receive training in the licensing objectives and underage sales. No colleague will work at the premises until this training has been completed. Refresher training should take place twice a year
 - Training records to be made available to the responsible authorities on request
 - The premises will operate a Think 25 policy at the premises and signage will be displayed
 - An Incident log will be maintained at the premises and made available to the responsible authorities on request
 - A refusal system will be operated at the premises. When alcohol is scanned a checkout prompt will appear with a date of birth reminder and the cashier will be required to follow the Think 25 training
 - The premises will complete a risk assessment for the requirement of security at the premises
 - Any security guarding will be SIA registered and should provide this licence when requested by the responsible authorities

The amended hours and the agreed conditions were adopted by the Sub-Committee in the interests of promoting the licensing objectives of the prevention of public nuisance and the prevention of crime and disorder. In addition to the above conditions, those matters detailed in the operating schedule and the relevant mandatory conditions under the Licensing Act 2003 will form part of the licence issued. The Sub-Committee noted that the applicant company's proposed amendments to the operating schedule removed some provisions which had been adopted in 2018 and which were now out of date.

The Sub-Committee heard from the licensing manager of the applicant company, and also the store manager of the branch. The company was an experienced national retailer with an excellent reputation. It operated 2,800 stores nationally and employed 300,000 staff. The store manager at the Bristol Road South branch was also experienced, having been an employee of the company for fifteen years. The branch in question was a "superstore"-sized premises. There were 21 staff members, four managers and a store manager.

The company took a very responsible attitude to alcohol trading. Alcohol lines had been carefully selected – for examples miniatures were not on sale unless in gift packs, and the shop did not offer white ciders. The company also valued good relations with neighbours; one staff member lived very close to the premises and had been acting as the liaison between the shop and the local community.

The variation application had been made owing to customer demand, as three to four persons per week had been asking to buy alcohol later into the evening, and also because the company had been "looking at different trading patterns for the future". Those from the company stated that if the application were to be granted the shop might not use the full 24 hours of trading time, as they might not get sufficient footfall to warrant this. Instead they would be "trailing and testing what customers want".

The Sub-Committee carefully considered the operating schedule put forward by the applicant company, and the likely impact of the application. The Sub-Committee also took into consideration the views of the three persons who had made representations – the local Member of Parliament, the local Ward Councillor and a local resident living in Malcolm Grove.

The Sub-Committee carefully considered the written representations from the three persons who had objected, and bore in mind paragraph 9.12 of the Guidance issued under s182 of the Act, namely the need for robust evidence in decision making. The representations which had been received were concerned with the potential for public nuisance, especially noise, and also the risk of antisocial behaviour, if the shop were to be allowed to increase its hours to 24-hour trading.

The Sub-Committee noted that there had been no objection from the Environmental Health department of the City Council, and further noted that West Midlands Police had found all to be in order with the addition of some suitable conditions. However, the Sub-Committee was mindful of the fact that the three persons making representations had a high level of local knowledge, and

accordingly Members accepted the objectors' view that there was indeed something of a risk to the licensing objectives arising from the proposed variation of the premises licence, especially for those living in Malcolm Grove.

The Sub-Committee determined that the concerns of the three persons could be taken into account by adjusting the hours, namely by matching them to the hours which the premises traded every December (this was a seasonal variation currently permitted under the licence). Those from the applicant company had said that they had made the application with the intention of "trialling and testing" the operation; the Sub-Committee considered that the safest way to do this was for the shop to trade to the hours offered every December, which would allay the apprehensions (from the three other persons) about the potential for an adverse effect on the licensing objectives arising in connection with the proposed variation to the operation.

The conditions which had been agreed with the Police would ensure smooth trading, with no risk to the promotion of the licensing objectives. The interests of local residents, particularly in Malcolm Grove, would be protected. The Sub-Committee determined that the company's responsible style of management, and the agreed conditions, would enable the premises to uphold the licensing objectives for the additional hours per day, to operate all year round (not just in December). The Sub-Committee considers the conditions imposed to be appropriate, reasonable and proportionate to address concerns raised.

In reaching this decision, the Sub-Committee has given due consideration to the City Council's Statement of Licensing Policy, the Guidance issued under s182 of the Licensing Act 2003 by the Home Office, the application for the variation of the premises licence, the written representations received and the submissions made at the hearing by the applicant company via its licensing manager and store manager.

All parties are reminded that under the provisions contained within Schedule 5 to the Licensing Act 2003, there is the right of appeal against the decision of the Licensing Authority to the Magistrates' Court, such an appeal to be made within twenty-one days of the date of notification of the decision.

The meeting ended at 1047

Chairman.....

BIRMINGHAM CITY COUNCIL

LICENSING SUB-COMMITTEE C 13 JULY 2022

MINUTES OF A MEETING OF THE LICENSING SUB-COMMITTEE C HELD ON WEDNESDAY 13 JULY 2022 AT 1200 HOURS AS AN ON-LINE MEETING.

PRESENT: - Councillor Sam Forsyth in the Chair;

Councillors Phil Davis and Julien Pritchard.

ALSO PRESENT

Bhapinder Nandhra – Licensing Section
Joanne Swampillai – Legal Services
Katy Townshend – Committee Services

(Other officers were also present for web streaming purposes but were not actively participating in the meeting)

5/130722 **NOTICE OF RECORDING/WEBCAST**

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

6/130722 **DECLARATION OF INTERESTS**

Members were reminded that they must declare all relevant and 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.

There were no interests declared.

APOLOGIES AND NOTIFICATION OF NOMINEE MEMBERS

7/130722 Apologies were submitted on behalf of Councillors Kooner and Wagg and Councillors Davis and Pritchard were the nominated substitute Members respectively.

**LICENSING ACT 2003 PREMISES LICENCE – GRANT LEA HALL LOCAL, 149
LEA HALL ROAD, GARRETT'S GREEN, BIRMINGHAM, B33 8JS.**

On Behalf of the Applicant

Pakeerathan Sivassubramaniam - Applicant
Suresh Kanapathi – Agent, Arka Licensing.

Those Making Representations

Leckbir Singh Garcha – Local Business Owner

* * *

The Chairman introduced the Members and officers present and the Chair asked if there were any preliminary points for the Sub-Committee to consider. No preliminary points were raised.

The Chairman then explained the hearing procedure prior to inviting the Licensing Officer, Bhapinder Nandhra, to outline the report.

The Chair invited the applicant's agent to make their submission and Suresh Kanapathi made the following statements: -

- a) The family had taken over the business and were living upstairs in the flat.
- b) The applicant knew the area well and had already been running the premises for a few months.
- c) He had applied for a licence to sell alcohol from 6am-midnight.
- d) There was no reason they couldn't have a licence for those hours, however West Midlands Police raised concerns, so they amended the terminal hour to 11pm.
- e) The applicant had 15-20 years experience managing licensed premises.
- f) There was no evidence to suggest there is any anti-social behaviour in the area.
- g) The shop had been in existence for a long time.
- h) When the applicant took over the premises it was messy, but he had cleaned it up.
- i) There were three objections but the one from Mr Garcha was in relation to the midnight terminal hour which had been amended to 11pm. The other

concerns were around ASB. However, the applicant lived above the shop and wouldn't want ASB in the area. He would do everything to prevent ASB from occurring in the area. Furthermore, there was no actual evidence to support any claims of ASB in the local area.

- j) The objections were in relation to a 24 hour licence, but the application wasn't for that.
- k) The petition was created by the shop next door, he asked the Members to consider the appropriate weight to attach to it.
- l) It wasn't clear who had signed it, whether they were local residents or not.
- m) The applicant was an experience shop operator.
- n) The next door neighbour was concerned about his shop and the impact a new licensed premises would have.
- o) He invited the Committee to look at the application positively.

The Chair invited questions from Members and Suresh Kanapathi and the applicant gave the following responses: -

- a) That the applicant had been running the premises for 1.5 months. Someone else ran the shop previously.
- b) The premises was situated in a small parade of shops in a residential area.

The Chair then invited Mr Garcha to make his case and he made the following statements: -

- a) That he had been at his premises for 30 years and he was not concerned about competition. He had been running his premises for so long supporting the local community that competition wasn't a concern.
- b) His premises operated as an off licence.
- c) He was concerned that serving people alcohol at 7am was the wrong thing to do. There were vulnerable people and children going to school in the morning.
- d) He had no objection to them having a licence, but 7am was too early.
- e) All the signatures for the petition in the shop were from local people. The online one anyone could have signed.
- f) There wasn't a need for alcohol at 7am.
- g) A 7am licence was going to attract vulnerable people: drunks, gambling addicts and drug addicts.

- h) Having two shops selling alcohol should give customers what they wanted, but not in the early hours of the morning.
- i) They should provide food and produce first and then alcohol.
- j) They were trying to get rid of single cans and high strength beers were expensive in his premises.
- k) His front room was supposed to be made into a bedroom for his sick mother, but due to the premises opening and the concern of people buying alcohol early they haven't been able to do it.
- l) Vulnerable people needed help from the local community and this wouldn't help.
- m) He lived in the area and didn't think it was responsible to serve alcohol that early.
- n) There had been incidents at the premises of minors buying age restricted products such as a vape and a scratch card.
- o) The licence was the wrong thing for the community. Restrict the licence from 10am-11pm.

In answer to Members questions Mr Garcha gave the following responses: -

- a) They had a licence from 8am-11pm but they only operated 11am-1030pm.
- b) Competition was not a concern as they had been operating for a long time and had won over the local community.
- c) There was more profit in groceries than in alcohol so it was 'win, win' for them.
- d) Competition didn't come into it.
- e) Early hours of the morning parents were taking children to school and vulnerable people would be trying to get alcohol.
- f) There was primary school two roads away.
- g) It was a residential area.
- h) There was a McDonalds nearby which had a 24 hour licence.

The Chair then invited both parties to make a brief closing submission, however Mr Garcha had nothing further to add.

Therefore the Chair invited Suresh Kanapathi to sum up his submissions and he made the following points: -

- That Mr Garcha talked about doing lots for the community but he wasn't sure what he was talking about.
- They wanted to supply all available products for the time the premises was open, there was no reason they couldn't do it.
- There was no representations from any responsible authorities.
- Mr Garcha admitted to having a licence from 8am-11pm, therefore why couldn't they have a licence from 7am.
- WMP had agreed with the opening hours.
- They amended the closing time at the request of WMP to 11pm, which showed they were being proactive.
- It was a local shop and they wanted to provide all products to customers.

The Members, Committee Lawyer and Committee Manager conducted the deliberations in a separate private session and the decision of the Sub-Committee was announced and a copy of that decision was sent to all parties as follows;

8/130722

RESOLVED:-

That the application by Mr Pakeerathan Sivasubramaniam for a premises licence in respect of Lea Hall Local, 149 Lea Hall Road, Garretts Green, Birmingham B33 8JS, be granted with the hours for the carrying on of licensable activities to be those agreed by the applicant with West Midlands Police in advance of the meeting, namely:

Monday to Saturday: 07.00 - 23.00
Sunday: 08.00 - 23.00

The Sub-Committee adopted these hours for licensable activities in order to ensure the promotion of the licensing objectives. Those matters detailed in the operating schedule and the relevant mandatory conditions under the Licensing Act 2003 will also form part of the licence issued.

The agent for the applicant addressed the meeting. The premises had been operating as a convenience store under a previous operator; the applicant had recently taken it over. He was a person experienced in working in licensed premises, as he had done so for the past fifteen to twenty years; accordingly he was well-versed in upholding the licensing objectives. His original intention had been to trade across 24 hours. However, after discussing the application with the Police, he had agreed to significantly reduce the hours for the sale of alcohol.

The agent observed that the applicant had put forward an operating schedule which addressed the promotion of the licensing objectives. There had been no objection from any of the other responsible authorities.

The Sub-Committee noted that under paragraph 9.43 – 9.44 of the Guidance issued under s182 of the Act, there was a presumption to grant such applications unless there was good evidence of a risk of an undermining of the licensing objectives. The Sub-Committee therefore looked carefully at whether there was evidence that the proposed operation would in fact undermine the licensing objectives.

Written representations had been received; one of them discussed the risks in relation to 24-hour trading, which was no longer the scope of the application due to the agreement with the Police relating to the hours. The Sub-Committee carefully considered that written representation. The other was from a neighbouring business, and also attached a petition signed by members of the public. The neighbouring businessman who had submitted the representation attended the meeting in person to address the Sub-Committee.

Members carefully considered the representations made in the meeting by the other businessman, and the petition which he had submitted, but did not find that there was an overwhelming evidential and causal link between the issues raised and the effect on the licensing objectives.

It appeared that the neighbouring businessman was a premises licence holder himself, two doors down in the same road, and the hours of his own licence were similar to those which the applicant had agreed with the Police. The businessman considered that to open early in the morning was “the wrong thing to do”. He observed that he had made the decision not to use the full extent of his own permitted hours, and was concerned about the impact that any permitted hours which exceeded his own could have on the vulnerable; however, the Members agreed with the remarks of the agent – that a carefully-run operation, by an experienced person with a responsible attitude to trading, would be sufficient to ensure the upholding of the licensing objectives.

The Sub-Committee considered that the applicant had drafted a satisfactory operating schedule, and therefore concluded that by granting this application the four licensing objectives contained in the Act would be properly promoted. The Sub-Committee was satisfied that trading would be safe, and noted that the applicant was an experienced person.

The Sub-Committee considered that it was speculative to assume that trouble would automatically arise from sales of alcohol in the morning. Both of the persons making representations had argued that this would be inevitable, but the Sub-Committee did not agree that this was the case for an experienced operator. Certainly, West Midlands Police had found the application (with reduced hours) to be entirely satisfactory. There were therefore no evidence-based reasons to deviate from the presumption to grant recommended in the Guidance issued under s182 of the Act.

In reaching this decision, the Sub-Committee has given due consideration to the City Council’s Statement of Licensing Policy, the Guidance issued under section 182 of the Licensing Act 2003 by the Secretary of State, the application for a premises licence, the written representations received and the submissions

made at the hearing by the applicant via his agent, and the person making representations.

All parties are reminded that under the provisions contained within Schedule 5 to the Licensing Act 2003, there is the right of appeal against the decision of the Licensing Authority to the Magistrates' Court, such an appeal to be made within twenty-one days of the date of notification of the decision.

The meeting ended at 1250

Chairman.....

BIRMINGHAM CITY COUNCIL

LICENSING SUB-COMMITTEE C 20 JULY 2022

MINUTES OF A MEETING OF THE LICENSING SUB-COMMITTEE C HELD ON WEDNESDAY 20 JULY 2022 AT 1000 HOURS AS AN ON-LINE MEETING.

PRESENT: - Councillor Sam Forsyth in the Chair;

Councillors Narinder Kooner and Penny Wagg.

ALSO PRESENT

David Kennedy – Licensing Section
Joanne Swampillai – Legal Services
Katy Townshend – Committee Services

(Other officers were also present for web streaming purposes but were not actively participating in the meeting)

1/200722 **NOTICE OF RECORDING/WEBCAST**

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2/200722 **DECLARATION OF INTERESTS**

Members were reminded that they must declare all relevant and 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.

There were no interests declared.

APOLOGIES AND NOTIFICATION OF NOMINEE MEMBERS

3/200722 No apologies were submitted.

MINUTES

- 4/200722 The Minutes of the meeting held on 22 June 2022 were circulated and confirmed and signed by the Chair.
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**LICENSING ACT 2003 PREMISES LICENCE – TEMPORARY EVENT NOTICE –
VIEW VILLA, PARK LANE, ASTON, BIRMINGHAM, B6 5DE.**

On Behalf of the Applicant

No one attended on behalf of the applicant despite the Sub Committee waiting until 1030 hours to give her an opportunity to attend.

On Behalf of Those Making Representations

Martin Key – EH (Environmental Health)

* * *

Please note that the hearing didn't commence until 1030 hours to allow the applicant time to attend.

The Chairman introduced the Members and officers present and the Chair asked if there were any preliminary points for the Sub-Committee to consider. No preliminary points were raised.

The Chairman then explained the hearing procedure prior to inviting the Licensing Officer, David Kennedy, to outline the report.

The Chair invited the representative of EH to make their submission and Martin key made the following statements: -

- a) That some of the issues would be unresolved as they applicant had failed to attend.
- b) The application was filled out with every box ticked indicating that they intending to include sexual content in the TEN – they need clarification on that.
- c) The premises was surrounded by residential properties.
- d) The premises used to be a garden centre and in 2020 there was a planning application to change the use from a garden centre to a restaurant. The application was granted with restrictions and conditions.
- e) There were two further applications to extend the building, however they were both refused due to issues with noise and parking.

- f) The application describes the premises as a dining and banqueting hall, however it was a restaurant with limited operation.
- g) The application is supported by risk assessments, but they were unclear. It mentions marquees but doesn't explain where they would be situated. Also mentions a silent disco but there is not clarification regarding times.
- h) It isn't clear if there is music inside or outside.
- i) Reference is made to an EH colleague giving advice however, there's no record of that.
- j) There is mention of a BBQ therefore he assumed some of the entertainment would be held outside.
- k) The application is out of character for the area.
- l) Noise for residents was a concern.
- m) The venue wasn't suitable, there no noise insulation capacity and the planning permission only allows the rear doors to be used.
- n) Vehicles entering and leaving would also create noise nuisance.
- o) The application mentioned 200 people which is a lot of people in a residential area from 10pm-6am.
- p) There is no approved extraction system so the BBQ would have to be outside.
- q) The event was ticketed and sounded like a party in a club or bar.
- r) It was out of character for the area and did not comply or meet the requirements in terms of public nuisance.
- s) He invited the Committee to issue a counter notice.

The Chair invited questions from Members and Martin Key gave the following responses: -

- a) To the East of the premises is the Aston Expressway and near the boundary of the premises is a school and nursery. Furthermore, the whole estate is extremely close to residential, social housing and flats.
- b) That several hundred people could be impacted if this event were to go ahead.

Martin Key confirmed he had nothing further to add.

The Members, Committee Lawyer and Committee Manager conducted the deliberations in a separate private session and the decision of the Sub-Committee was announced and a copy of that decision was sent to all parties as follows;

5/200722

RESOLVED:-

That, having considered the objection notice from the Environmental Health department of the City Council, in respect of the temporary event notice as submitted by Sonett Latoya Henry Thompson the premises user, for an event to be held on 10th and 11th September 2022 at View Villa, Park Lane, Aston, Birmingham B6 5DE, this Sub-Committee determines that a Counter Notice be issued under section 105 of the Licensing Act 2003.

The Sub-Committee's reason for issuing a Counter Notice is to prevent the temporary event from taking place, in order to uphold the prevention of public nuisance licensing objective in the Act.

At the start of the meeting the Chair of the Sub-Committee noted that the premises user had not attended and that nothing had been heard from her. The Chair therefore delayed the start of the meeting by thirty minutes and directed officers to contact the premises user. After thirty minutes the Committee Manager and Principal Licensing Officer confirmed that attempts had been made to contact the premises user via telephone, text message and email, but there had been no response. The meeting therefore proceeded in the absence of the premises user.

The Environmental Health department of the City Council had made representations relating to the risks to the licensing objective of the prevention of public nuisance, and an Environmental Protection officer attended the meeting to address the Sub-Committee.

It appeared from the application that the planned temporary event was a birthday party which was to run until 06.00 hours on a Sunday morning. The Environmental Protection officer noted that the application form appeared to be rather muddled as to the nature of the event, and also as to the proposed licensable activities. The form was not even clear as to whether it would be an indoor or outdoor event. Moreover, the form was short on detail as to how the licensing objectives would be upheld in a residential area all through the evening, night and early morning; the officer confirmed that although a risk assessment had been submitted by the premises user, it did not address the issues satisfactorily.

The officer remarked that whilst the application referred to the venue as a "Dining and Banqueting Hall", in fact it had permission to operate only as a restaurant, and with 23.00 as the terminal hour. The building was a former garden centre which had been repurposed, and as such had no noise insulation. Past planning applications, to extend the building and operational hours beyond those currently permitted (namely 10.00 – 23.00), had been refused on the basis that it would expose the occupiers of the surrounding residential dwellings to unacceptable

noise and disturbance. The closest residential properties were around 30 metres away.

The officer described the surrounding area as “significantly residential”, and observed that the event would be hosting 200 guests until 06.00 hours, which was entirely out of character for such an area. Even at the start of the event, vehicles could be arriving quite late in the evening, given that the start of licensable activities was scheduled for 22.00.

The officer noted that there was mention in the risk assessment of the use of a marquee, and queried whether the event was in fact going to be an external event. The proposed barbecue would obviously be external, as the venue did not have an extraction system, but it was unclear which activities would be internal or external. There was mention of “silent headphones”, which was presumably a silent disco-style entertainment, but as the officer observed, there would still be the noise of people talking at very late hours of the night whilst nearby residents were sleeping.

Therefore the objection, made on the grounds of public nuisance, was that the operation would have an adverse impact on neighbouring residential properties very late at night. The officer estimated that several hundred people could be affected in the nearby housing estate. There was also a likelihood of noise from vehicles. The officer advised that this style of all-night party for 200 people was wholly out of character for a residential area, and recommended that the Sub-Committee issue a Counter Notice to ensure that the licensing objective relating to public nuisance was upheld.

Although due regard was given to the premises user’s representation in the Report, the Sub-Committee was not at all confident that the premises user could overcome the concerns expressed by Environmental Health relating to the potential for public nuisance – specifically, noise late at night. The premises user had not attended the meeting, and therefore there had been no opportunity to hear from her directly to clarify the numerous issues raised by the officer. There would be a direct impact on neighbouring residents; one Member knew the local area and agreed that a large housing estate was situated in close proximity. The Sub-Committee was therefore of the opinion that allowing the event to proceed was very likely to cause unnecessary disturbance to neighbouring residents at a very late hour of the night.

The Sub-Committee has had regard to the evidence, argument and submissions placed before it, in addition to the Report, the Guidance issued by the Home Office under section 182 of the Licensing Act 2003, and its own Statement of Licensing Policy. The Sub-Committee is satisfied that on the balance of probabilities public nuisance is likely to arise in connection with the proposed event at the premises, due to its location close to residential properties, for the reasons given by Environmental Health. The Sub-Committee therefore resolves to reject the temporary event notice, in order to ensure the promotion of the prevention of public nuisance licensing objective in the Act.

All parties are reminded that under the provisions contained within Schedule 5 to the Licensing Act 2003, there is the right of appeal against the decision of the

Licensing Sub-Committee C – 20 July 2022

Licensing Authority to the Magistrates' Court, such an appeal to be made within twenty-one days of the date of notification of the decision. No appeal may be brought later than five working days before the day on which the event period specified in the Temporary Event Notice begins.

The meeting ended at 1055

Chairman.....

Report to:	Licensing Sub Committee C
Report of:	Interim Assistant Director of Regulation & Enforcement
Date of Meeting:	Wednesday 31st August 2022
Subject:	Licensing Act 2003 Premises Licence – Grant
Premises:	The House of Bad Apple Hair, 8 Cannon Street, Birmingham, B2 5EP
Ward affected:	Ladywood
Contact Officer:	David Kennedy, Principal Licensing Officer, licensing@birmingham.gov.uk

1. Purpose of report:

To consider the representations that have been made in respect of an application for a Premises Licence which seeks to permit the Sale of Alcohol (for consumption on the premises) to operate from 11:00am until 11:00pm (Monday to Sunday).

Premises to remain open to the public from 08:00am until 11:00pm (Monday to Sunday).

2. Recommendation:

To consider the representations that have been made and to determine the application.

3. Brief Summary of Report:

An application for a Premises Licence was received on 14th July 2022 in respect of The House of Bad Apple Hair, 8 Cannon Street, Birmingham, B2 5EP.

Representations have been received from other persons.

4. Compliance Issues:**4.1 Consistency with relevant Council Policies, Plans or Strategies:**

The report complies with the City Council's Statement of Licensing Policy and the Council's Corporate Plan to improve the standard of all licensed persons, premises and vehicles in the City.

5. Relevant background/chronology of key events:

The House of Bad Apple Hair Ltd applied on 14th July 2022 for the grant of a Premises Licence for The House of Bad Apple Hair, 8 Cannon Street, Birmingham, B2 5EP.

Representations have been received from other persons, which are attached at Appendices 1 – 9.

The application is attached at Appendix 10.

A condition has been agreed with West Midlands Police and the applicant, which is attached at Appendix 11.

Site Location Plans at Appendix 12.

When carrying out its licensing functions, a licensing authority must have regard to Birmingham City Council's Statement of Licensing Policy and the Guidance issued by the Secretary of State under s182 of the Licensing Act 2003. The Licensing Authority is also required to take such steps as it considers appropriate for the promotion of the licensing objectives, which are:-

- a. The prevention of crime and disorder;
- b. Public safety;
- c. The prevention of public nuisance; and
- d. The protection of children from harm.

6. List of background documents:

Copy of the representations as detailed in Appendices 1 – 9

Application Form, Appendix 10

Condition agreed with West Midlands Police, Appendix 11

Site Location Plans, Appendix 12

7. Options available

To Grant the licence in accordance with the application.

To Reject the application.

To Grant the licence subject to conditions modified to such an extent as considered appropriate.

Exclude from the licence any of the licensable activities to which the application relates.

Refuse to specify a person in the licence as the premises supervisor.

From:

Sent: 08 August 2022 23:13

To: Licensing

Cc: Councillor Kath Hartley; Councillor Albert Bore; shabana.mahmood.mp

Subject: Objection to license application 125959, and complaint to council

To whom it may concern,

I am writing to register my objection to the granting of a license to sell alcohol until 11pm, 7 days a week, for the new Bad Apple Hairdressing store on Cannon Street, application number 125959. This would be wildly inappropriate as the store unit is directly below multiple flats in the building where I live. There isn't even a single floor of separation, so running events here with music and alcohol directly below where people live would cause huge disturbance, essentially making the flats unlivable. I am also concerned that the venue is being marketed as an "event space" as that implies that large groups of people would be leaving together at the end of the evening when the events conclude, causing noise on the street below our windows late at night, potentially every night of the week.

I'd also like to register a complaint that once again, residents have not been informed by the council of a planning application that has a huge impact on our wellbeing. We only found out about it by word of mouth; is it not a legal requirement to inform people living in the building when an application like this is made? The council really doesn't take the lives of its city centre residents into account and it causes huge stress for us when we find out about things like this at the last minute and have to scramble to have our voices heard. You're happy to have us here to spend money in the local economy, but you do absolutely nothing to provide the quality of life advertised. I am deeply disappointed, and have cc'd my MP - this is the second time this year I've done this as the way you treat us is simply shocking and we deserve better.

Regards,

From:

Sent: 09 August 2022 12:04

To: Licensing

Subject: Alcohol License. Application number 125959. Objection.

Hi.

I wish to please register my objection to this alcohol license due to the inevitable impact to us as residents of Newton Chambers. There is already sufficient drinking establishments in the vicinity and I am concerned that if this license is granted, there will be considerable noise and disturbance.

Regards

From:
Sent: 09 August 2022 12:26
To: Licensing
Subject: Re: objection to application 125959

Hello

Regarding: objection to application 125959 to sell alcohol in the former Jigsaw unit.

My wife and I are the owners of apartment , Newton Chambers. We have been informed that the former Jigsaw unit below Newton Chambers has advertised to become an events space with a substantial bar and that the new tenants are applying for a license to sell alcohol until 11pm, 7 days a week.

Considering the very close proximity of this unit to our apartment, and many other residential apartments in the same complex, this intended use is very concerning. We are worried about increased noise, nuisance, and a possible increase in crime. We are also worried about a reduction in safety around the entrance to Newton Chambers, which is right next to this unit.

We accept that residential properties in the city centre will necessarily have to be in close proximity to bars, pubs, etc. but almost immediately below a large number of residential properties is not an appropriate location.

Best regards,

From: newton chambers
Sent: 09 August 2022 20:02
To: Licensing
Cc: Councillor Kath Hartley; Councillor Albert Bore; shabana.mahmood.mp
Subject: Objection to Licensing Application: 125959

Dear Licensing team

As a director and resident of Newton Chambers-a residential block of 23 apartments immediately above this application I write to object to this application.

The application is for an alcohol license until 11pm 7 days a week within a hair salon. The reason for this license is said to allow clients of the salon to have a glass of prosecco while waiting or having a salon treatment. We have no problem with offering clients a glass of prosecco, however we have great concerns over:

- 1) the salon closes at 8pm, while the license is until 11pm 7 days a week.
- 2) the bar that has been built is substantial with draught beer taps (see image) - more than needed for a glass of prosecco
- 3) there is signage in the window describing the salon location as "bar/events/coffee" - see attached image
- 4) there is signage online on Instagram describing the salon location as "bar/events/coffee" - see attached image

The commercial units on the ground floor of Newton Chambers were designed to be A1 retail units. There is very limited existing soundproofing between these units and the apartments due to the design being on this basis. In addition, it should be noted that Newton Chambers' apartments, immediately above this salon, have large single glazed windows and will be particularly prone to noise impacts arising from the operation of a bar/events/coffee space as well as people standing outside smoking and drinking, as happens on Temple Street below other apartments. Newton Chambers is a Grade II listed building which restricts changes to the original windows.

We are concerned about a bar being used for events after the hours the salon is closed, which could result in the primary use becoming a bar as opposed to a salon, with no restrictions in place to prevent this from happening if this license application is granted in its current form.

We request that the applicant engages with residents as no conversation has taken place to date. We also request that the license is conditioned to be restricted to clients of the salon and is only applicable during salon opening hours.

On this evidence I hope that the current license application is refused.

I have cc'd my local councillors and MP.

As a resident, I would welcome the opportunity to attend the committee to present.

Yours faithfully

Newton Chambers
Cannon Street
Birmingham





BADAPPLEHAIR
Posts

Follow

2 days ago



badapplehair

Birmingham, United Kingdom



93 likes

badapplehair All will be revealed... get ready for something quite amazing coming this week





From: newton chambers

Sent: 10 August 2022 22:17

To: Licensing

Subject: Re: Licensing Act 2003 (Grant) RE: The House of Bad Apple Hair, 8 Cannon Street, Birmingham, B2 5EP

Dear Bhapinder

Thank you for your email.

Please accept this email as confirmation that we continue to oppose this license application.

If the license is restricted to individuals to have a glass of wine or similar when having a treatment or getting their hair cut, then this is fine, and we would be happy with this to be written into any license granted.

However, the applicant's agreement to comply with the condition of the West Midlands Police referenced below is inadequate and in fact reinforces our concerns about the intended use and therefore we remain adamantly opposed.

Alcohol will only be sold to customers who are having a treatment within the salon (and their guests) or persons attending a prearranged hair industry related show or event held at the premise.

This clearly indicates that there will be shows or events held at the premises after the 8pm close time of the salon - as we had suggested in the initial objection. This also indicates that groups of people could attend, with one having a 'salon treatment' but all drinking. As outlined in the initial objection email this could result in the primary use becoming a bar as opposed to a salon if this license application is granted in its current form.

Also to clarify, the applicant has not made contact with residents living above the premises and we would welcome a conversation with them to address my serious concerns and opposition.

Yours sincerely

From:

Sent: 09 August 2022 20:23

To: Licensing; Councillor Albert Bore; Councillor Kath Hartley; Kath Hartley; MAHMOOD, Shabana shabana.mahmood.mp

Subject: OBJECTION - Licensing Application: 125959

Dear Licensing,

I'm a resident of Newton Chambers-a residential block of 23 apartments immediately above the unit where this application is proposed. I write to object to this application (number 125959).

The application is for an alcohol license until 11pm 7 days a week within a hair salon. The reason for this license is said to allow clients of the salon to have a glass of prosecco while waiting or having a salon treatment. I have no problem with offering clients a glass of prosecco, however I do have great concerns over:

- 1) the salon closes at 8pm, while the license is until 11pm 7 days a week.
- 2) the bar that has been built is substantial with draught beer taps - more than needed for a glass of prosecco
- 3) there is signage in the window describing the salon location as "lounge/coffee/events/bar"
- 4) there is signage online on Instagram describing the salon location as "lounge/events/bar"

I believe that Newton Chambers Management Company have previously sent you images of the above in their objection, and know that neighbours are greatly unhappy with this proposal.

The commercial units on the ground floor of Newton Chambers were designed to be A1 retail units. There is very limited existing soundproofing between these units and the apartments due to the design being on this basis. In addition, it should be noted that Newton Chambers' apartments, immediately above this salon, have large single glazed windows and will be particularly prone to noise impacts arising from the operation of a bar/events/coffee space as well as people standing outside smoking and drinking, as happens on Temple Street below other apartments. Newton Chambers is also a Grade II listed building which restricts changes to the original windows.

I'm concerned about a bar being used for events after the hours the salon is closed, which could result in the primary use becoming a bar as opposed to a salon, with no restrictions in place to prevent this from happening if this license application is granted in its current form.

I would like the applicant to engage with residents as no conversation has taken place to date. I would also request that the license is conditioned to be restricted to clients of the salon who are having their hair cut only and is only applicable during salon opening hours.

On this evidence I hope that the current license application is refused.

I have cc'd my local councillors and MP.

As a resident, I would welcome the opportunity to attend the committee to present.

Thank you.

Newton Chambers
Cannon Street
Birmingham B1

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From:

Sent: 10 August 2022 11:25

To: To: Licensing; Councillor Albert Bore; Councillor Kath Hartley; Kath Hartley; MAHMOOD, Shabana shabana.mahmood.mp

Subject: Re: Licensing Act 2003 (Grant) RE: The House of Bad Apple Hair, 8 Cannon Street, Birmingham, B2 5EP

Dear Bhapinder,
Thank you for your email.

I wanted to reply to confirm that I continue to oppose this license application, and also to be clear about my opposition.

If the license is for individuals to have a glass of wine or similar when having a treatment or getting their hair cut, then this is fine, and I am happy with this to be written into any license granted.

However, given that the applicant has already agreed the below with the West Midlands Police, I remain adamantly opposed.

Alcohol will only be sold to customers who are having a treatment within the salon (and their guests) or persons attending a prearranged hair industry related show or event held at the premise.

This clearly indicates that there will be shows or events held at the premises after the 8pm close time of the salon - as we had suggested in the initial objection. This also indicates that groups of people could attend, with one having a 'salon treatment' but all drinking. As outlined in the initial objection email this could result in the primary use becoming a bar as opposed to a salon if this license application is granted in its current form.

Also to clarify, the applicant has not made contact with residents living above the premises and I would welcome a conversation with them to address my serious concerns and opposition.

Kind regards,

From:
Sent: 09 August 2022 22:52
To: Licensing
Subject: Objection to Planning Application (App. No. 125959)

Dear Sir/Madam,

I own a flat in Newton Chambers on Cannon Street in the centre of Birmingham.

I have recently learned that the new tenants of one of the commercial units on the ground floor of the building, Bad Apple Hairdressing, have submitted an application to Birmingham City Council for a license to sell alcohol from until 11pm 7 days a week (Application Number: 125959). I also understand that they have also now installed a substantial bar and are marketing the unit as an "event space and bar".

As you may know, Newton Chambers is a beautiful Grade 2 Listed Building with its entrance on Cannon Street, one of the prettiest and most photographed streets in central Birmingham.

Converting Bad Apple into an event space and bar is entirely out of keeping with the design of the building and the ambience in Cannon Street. More importantly for residents of the building, it will have a hugely negative impact on noise levels. Residential flats in the building have single-glazed windows and it is not possible to double glaze them given that the building is Grade 2 Listed.

Further, the walls and ceilings within the building are thin. Noise levels caused by an event space and bar in the ground floor of the building will simply be intolerable for residents, especially those of us with flats on the first floor. The proposed hours (to 11pm 7 days a week) are equally shocking, especially for those of us with young families. The noise and disruption from the venue, coupled with the inevitable noise caused by clients entering and exiting Bad Apple (especially those after a few drinks), will deprive us of our right to live peaceably in our homes.

I respectfully ask and strongly urge Birmingham City Council to reject Bad Apple's application.
Kind regards,

(Owner of a flat in Newton Chambers, Cannon Street, Birmingham, B2)

From:

Sent: 10 August 2022 13:13

To: Licensing

Subject: Alcohol Licence Application 125929 - Objection

Good afternoon

Application no. 125959 (licence to sell alcohol) - Bad Apple Hairdressing, Cannon St, Birmingham

I wish to object to the above application for the following reasons in respect of the impact on the neighbouring residents of Newton Chambers:

- Increased noise levels, particularly at antisocial times
- Antisocial behaviour (alcohol etc.)
- Safety concerns when accessing flats
- Disruption to street usage for increased number of deliveries etc.

Yours sincerely,

From:

Sent: 11 August 2022 16:57

To: Licensing

Subject: Bad Apple Hair Salon – Alcohol License Application no 125959

Dear Sirs,

I am writing to register my concerns and object in the strongest terms to any alcohol licence being granted to Bad Apple Hair Salon. I understand their application is for a licence to sell alcohol between the hours of 11.00 and 23.00 seven days a week and that in anticipation of being granted a licence they have already installed a substantial bar and are marketing it as an event space and bar. I own a second floor flat in Newton Chambers which is directly above the space now occupied by Bad Apple. Since I bought the property, the unit below was occupied by Jigsaw and other retail clothes outlets, all of whom were quiet and considerate neighbours with opening hours limited to normal office hours. Firstly, I am puzzled as to why a hairdressing salon feels the need to have an alcohol licence and to sell alcohol as though it were a pub or restaurant when its business is hairdressing. That is ridiculous and totally outside of expectations. I am concerned about the prospect of noise, anti-social behaviour late into the evening. Please do not grant this alcohol licence. Residents are entitled to quiet enjoyment of their properties without the noise and anti-social behaviour which usually go hand in hand with the availability of alcohol.

From:

Sent: 11 August 2022 18:29

To: Licensing

Subject: Bad Apple Hair Salon - Alcohol License Application no 125959

For the attention of the Licensing Team

As a joint owner of a flat directly above Bad Apple Hair Salon, I wish to object to that business's application for an alcohol licence. It seems entirely inappropriate for a quiet side street of retail and residential premises to have to accommodate the radical change in business use implied by this application. One of the attractions of living in Newton Chambers is that the street is generally quiet outside of retail hours. Serving alcohol late into the evening is the business of a pub and as with a pub, to grant this business a licence to serve alcohol in these premises during the hours specified will undoubtedly lead to a considerable increase in noise at an unsocial hour, together with the greater likelihood of anti-social behaviour. This cannot be the right solution for Cannon Street or its existing residents both commercial and residential and I ask you decline the application.

Yours faithfully



Birmingham
Application for a premises licence
Licensing Act 2003

For help contact
licensingonline@birmingham.gov.uk
 Telephone: 0121 303 9896

* required information

Section 1 of 21

You can save the form at any time and resume it later. You do not need to be logged in when you resume.

System reference This is the unique reference for this application generated by the system.

Your reference You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.

Are you an agent acting on behalf of the applicant?

☐ Yes ☒ No

Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.

Applicant Details

* First name

* Family name

* E-mail

Main telephone number Include country code.

Other telephone number

☒ Indicate here if you would prefer not to be contacted by telephone

Are you:

☒ Applying as a business or organisation, including as a sole trader

☐ Applying as an individual

A sole trader is a business owned by one person without any special legal structure. Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.

Applicant Business

Is your business registered in the UK with Companies House? ☒ Yes ☐ No

Note: completing the Applicant Business section is optional in this form.

Registration number

Business name If your business is registered, use its registered name.

VAT number Put "none" if you are not registered for VAT.

Legal status

Continued from previous page...

Your position in the business

Home country

The country where the headquarters of your business is located.

Registered Address

Address registered with Companies House.

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Section 2 of 21

PREMISES DETAILS

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

Premises Address

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

☒ Address ☐ OS map reference ☐ Description

Postal Address Of Premises

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Further Details

Telephone number

Non-domestic rateable value of premises (£)

Section 3 of 21**APPLICATION DETAILS**

In what capacity are you applying for the premises licence?

- ☐ An individual or individuals
- ☒ A limited company / limited liability partnership
- ☐ A partnership (other than limited liability)
- ☐ An unincorporated association
- ☐ Other (for example a statutory corporation)
- ☐ A recognised club
- ☐ A charity
- ☐ The proprietor of an educational establishment
- ☐ A health service body
- ☐ A person who is registered under part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales
- ☐ A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England
- ☐ The chief officer of police of a police force in England and Wales

Confirm The Following

- ☒ I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities
- ☐ I am making the application pursuant to a statutory function
- ☐ I am making the application pursuant to a function discharged by virtue of Her Majesty's prerogative

Section 4 of 21**NON INDIVIDUAL APPLICANTS**

Provide name and registered address of applicant in full. Where appropriate give any registered number. In the case of a partnership or other joint venture (other than a body corporate), give the name and address of each party concerned.

Non Individual Applicant's Name

Name

Details

Registered number (where applicable)

Description of applicant (for example partnership, company, unincorporated association etc)

Continued from previous page...

Address

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Contact Details

E-mail

Telephone number

Other telephone number

* Date of birth - -

* Nationality

Documents that demonstrate entitlement to work in the UK

Add another applicant

Section 5 of 21

OPERATING SCHEDULE

When do you want the premises licence to start? / /
dd mm yyyy

If you wish the licence to be valid only for a limited period, when do you want it to end / /
dd mm yyyy

Provide a general description of the premises

For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off-supplies you must include a description of where the place will be and its proximity to the premises.

The premises trades as a hair salon and is seeking to offer the sale of alcohol to their customers, who have booked appointments and to those who come with the booked customer. The sale of alcohol will not be permitted to anyone who does not require a hair appointment. The terminal hour of 23:00 7 days a week is to allow the premises the flexibility to hold their hair events on any night of the week as required.

Continued from previous page...

If 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend

Section 6 of 21

PROVISION OF PLAYS

See guidance on regulated entertainment

Will you be providing plays?

☐ Yes

☒ No

Section 7 of 21

PROVISION OF FILMS

See guidance on regulated entertainment

Will you be providing films?

☐ Yes

☒ No

Section 8 of 21

PROVISION OF INDOOR SPORTING EVENTS

See guidance on regulated entertainment

Will you be providing indoor sporting events?

☐ Yes

☒ No

Section 9 of 21

PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS

See guidance on regulated entertainment

Will you be providing boxing or wrestling entertainments?

☐ Yes

☒ No

Section 10 of 21

PROVISION OF LIVE MUSIC

See guidance on regulated entertainment

Will you be providing live music?

☐ Yes

☒ No

Section 11 of 21

PROVISION OF RECORDED MUSIC

See guidance on regulated entertainment

Will you be providing recorded music?

☐ Yes

☒ No

Section 12 of 21

PROVISION OF PERFORMANCES OF DANCE

See guidance on regulated entertainment

Will you be providing performances of dance?

Continued from previous page...

Section 13 of 21

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

See guidance on regulated entertainment

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

☐ Yes

☒ No

Section 14 of 21

LATE NIGHT REFRESHMENT

Will you be providing late night refreshment?

☐ Yes

☒ No

Section 15 of 21

SUPPLY OF ALCOHOL

Will you be selling or supplying alcohol?

☒ Yes

☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

TUESDAY

Start

End

Start

End

WEDNESDAY

Start

End

Start

End

THURSDAY

Start

End

Start

End

FRIDAY

Start

End

Start

End

SATURDAY

Start

End

Start

End

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

Continued from previous page...

SUNDAY

Start 11:00

End 23:00

Start

End

Will the sale of alcohol be for consumption:

- ☒ On the premises ☐ Off the premises ☐ 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 variations

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

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

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

The 23:00 hour will only be used when the salon hosts events. these event swill be of a hairdressing nature with models used to have their hair done. These will be both promotional and educational, but will always he hair related.

State the name and details of the individual whom you wish to specify on the licence as premises supervisor

Name

First name Gavin

Family name Mills

Date of birth

dd

 .

mm

yyyy

Continued from previous page...

Enter the contact's address

Building number or name	<input type="text"/>
Street	<input type="text"/>
District	<input type="text"/>
City or town	<input type="text"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text"/>
Country	<input type="text"/>
Personal Licence number (if known)	<input type="text" value="Not yet issued"/>
Issuing licensing authority (if known)	<input type="text"/>

PROPOSED DESIGNATED PREMISES SUPERVISOR CONSENT

How will the consent form of the proposed designated premises supervisor be supplied to the authority?

- ☐ Electronically, by the proposed designated premises supervisor
- ☒ As an attachment to this application

Reference number for consent form (if known)

If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.

Section 16 of 21

ADULT ENTERTAINMENT

Highlight any adult entertainment or services, activities, or other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children

Give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups etc gambling machines etc.

n/a

Section 17 of 21

HOURS PREMISES ARE OPEN TO THE PUBLIC

Standard Days And Timings

MONDAY

Start

End

Start

End

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

Continued from previous page...

TUESDAY

Start 08:00

End 23:00

Start

End

WEDNESDAY

Start 08:00

End 23:00

Start

End

THURSDAY

Start 08:00

End 23:00

Start

End

FRIDAY

Start 08:00

End 23:00

Start

End

SATURDAY

Start 08:00

End 23:00

Start

End

SUNDAY

Start 08:00

End 23:00

Start

End

State any seasonal variations

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

n/a

Non standard timings. Where you intend to use the premises to be open to the members and guests at different times from those listed in the column on the left, list below

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

The 23:00 hour will only be used when the salon hosts events. these event swill be of a hairdressing nature with models used to have their hair done. These will be both promotional and educational, but will always he hair related.

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LICENSING OBJECTIVES

Describe the steps you intend to take to promote the four licensing objectives:

a) General – all four licensing objectives (b,c,d,e)

Continued from previous page...

List here steps you will take to promote all four licensing objectives together.

The premises will operate to a high standard, and will do so should this licence be granted in terms of the sale of alcohol. All staff will be fully trained on induction in their responsibilities with regard to the sale of alcohol, and will be retrained every six months, with recorded training records kept for inspection.

b) The prevention of crime and disorder

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 be available for inspection at the premises by the police or an authorised officer of the Council at all times whilst the premises is open.

Customers shall only consume alcohol which has been purchased from the premises.

The premises shall install and maintain a comprehensive CCTV system. All entry and exit points must be covered enabling frontal identification of every person entering in a light condition. The CCTV system shall continually record whilst the premises are open. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer of the Council.

A staff member from the premises who is conversant with the operation of the CCTV system shall be in the premises at all times when the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested and within a maximum of 24 hours of the initial request.

Notices shall be prominently displayed within the premises stating that CCTV is in operation.

Alcohol will be made available to customers of the hair salon, and those who are accompanying them.

c) Public safety

Staff will be trained to be alert to any potential danger to customers and react accordingly. If they are unable to quickly defuse the situation without risk to customer or staff, then they are instructed to call the police. All relevant fire procedures are in place for a premise of this size.

d) The prevention of public nuisance

Patrons attending the premises will be reminded of their responsibilities to leave the premises quietly.

e) The protection of children from harm

The premises shall operate a Challenge 25 Policy. Such policy shall be written down and kept at the premises. The policy shall be produced on demand of an authorised person' (as defined by Section 13 of the Licensing Act 2003) or the police or an authorised Trading Standards Officer of the Council.

A written register of refusals will be kept including a description of the people who have been unable to provide required identification to prove their age. Such records shall be kept for a period of 12 months and will be collected on a daily basis by the Designated Premises Supervisor and produced to the police or an 'authorised person' (as defined by Section 13 of the Licensing Act 2003) or an authorised Trading Standards Officer of the Council on demand.

Continued from previous page...

Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

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

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

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

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

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

Documents which demonstrate entitlement to work in the UK

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

Continued from previous page...

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

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

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

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

Continued from previous page...

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

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

Home Office online right to work checking service

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

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

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

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

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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.

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PAYMENT DETAILS

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

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

To find out a premises non domestic rateable value go to the Valuation Office Agency site at <https://www.tax.service.gov.uk/business-rates-find/search>

Band A - No RV to £4300 - £100.00

Band B - £4301 to £33000 - £190.00

Band C - £33001 to £87000 - £315.00

Band D - £87001 to £125000 - £450.00*

Band E - £125001 and over - £635.00*

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

Band D - £87001 to £125000 - £900.00

Band E - £125001 and over - £1,905.00

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

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

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

Capacity 5000-9999 - £1,000.00

Capacity 10000-14999 - £2,000.00

Capacity 15000-19999 - £4,000.00

Capacity 20000-29999 - £8,000.00

Capacity 30000-39999 - £16,000.00

Capacity 40000-49999 - £24,000.00

Capacity 50000-59999 - £32,000.00

Capacity 60000-69999 - £40,000.00

Capacity 70000-79999 - £48,000.00

Capacity 80000-89999 - £56,000.00

Capacity 90000 and over - £64,000.00

* Fee amount (£)

190.00

DECLARATION

1

Continued from previous page...

[APPLICABLE TO INDIVIDUAL APPLICANTS ONLY, INCLUDING THOSE IN A PARTNERSHIP WHICH IS NOT A LIMITED LIABILITY PARTNERSHIP] I UNDERSTAND I AM NOT ENTITLED TO BE ISSUED WITH A LICENCE IF I DO NOT HAVE THE

* ENTITLEMENT TO LIVE AND WORK IN THE UK (OR IF I AM SUBJECT TO A CONDITION PREVENTING ME FROM DOING WORK RELATING TO THE CARRYING ON OF A LICENSABLE ACTIVITY) AND THAT MY LICENCE WILL BECOME INVALID IF I CEASE TO BE ENTITLED TO LIVE AND WORK IN THE UK (PLEASE READ GUIDANCE NOTE 15).

THE DPS NAMED IN THIS APPLICATION FORM IS ENTITLED TO WORK IN THE UK (AND IS NOT SUBJECT TO CONDITIONS PREVENTING HIM OR HER FROM DOING WORK RELATING TO A LICENSABLE ACTIVITY) AND I HAVE SEEN A COPY OF HIS OR HER PROOF OF ENTITLEMENT TO WORK, IF APPROPRIATE (PLEASE SEE NOTE 15).

☒ Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name

* Capacity

* Date / /
dd mm yyyy

[Add another signatory](#)

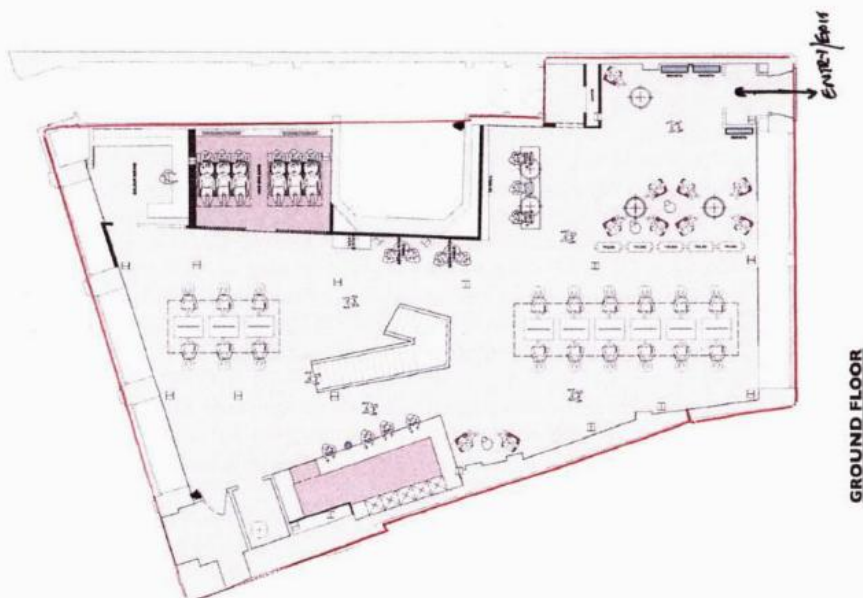
Once you're finished you need to do the following:

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/birmingham/apply-1> to upload this file and continue with your application.

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

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

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



GROUND FLOOR



FIRST FLOOR

LICENSEABLE AREA ☐
FIRE EXTINGUISHERS ☒

[illegible]

11

1000

Keywords: child sexual abuse; disclosure; legal system

[illegible]

From: bw licensing
Sent: 28 July 2022 09:25
To: Licensing
Cc: 'Gavin Mills'
Subject: RE: [External]: Re: Licensing Application - Cannon Street

Good Morning,

West Midlands Police have reviewed the premises licence application for Bad Apple Hair, 8 Cannon Street B2 5EP and are happy if the below condition is added to the licence then the licensing objectives will be met and promoted.

The below condition has been agreed by the applicant, as per below email chain and is copied in to this.

Alcohol sales will be ancillary to the premises operating as a hair salon. Alcohol will only be sold to customers who are having a treatment within the salon (and their guests) or persons attending a prearranged hair industry related show or event held at the premise.

If the above condition is added to the premises licence then West Midlands Police have no objection to the application.

Chris Jones 55410

Central Licensing Team West Midlands Police

From: Gavin Mills
Sent: 27 July 2022 14:52
To: bw licensing
Cc:
Subject: [External]: Re: Licensing Application - Cannon Street

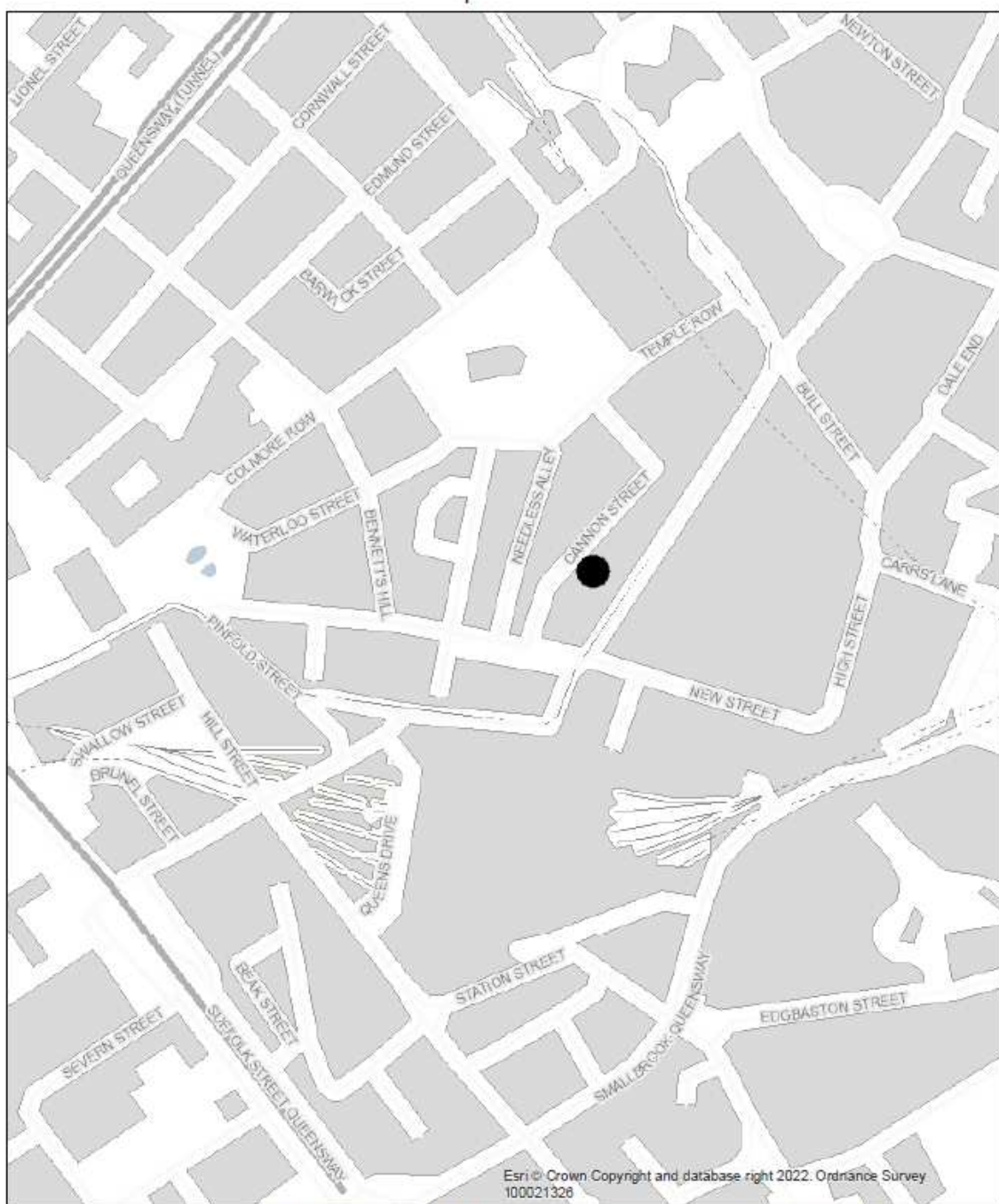
CAUTION: This email originated from outside of West Midlands Police. Do not click links or open attachments unless you are sure the content is safe.

Hi Chris,

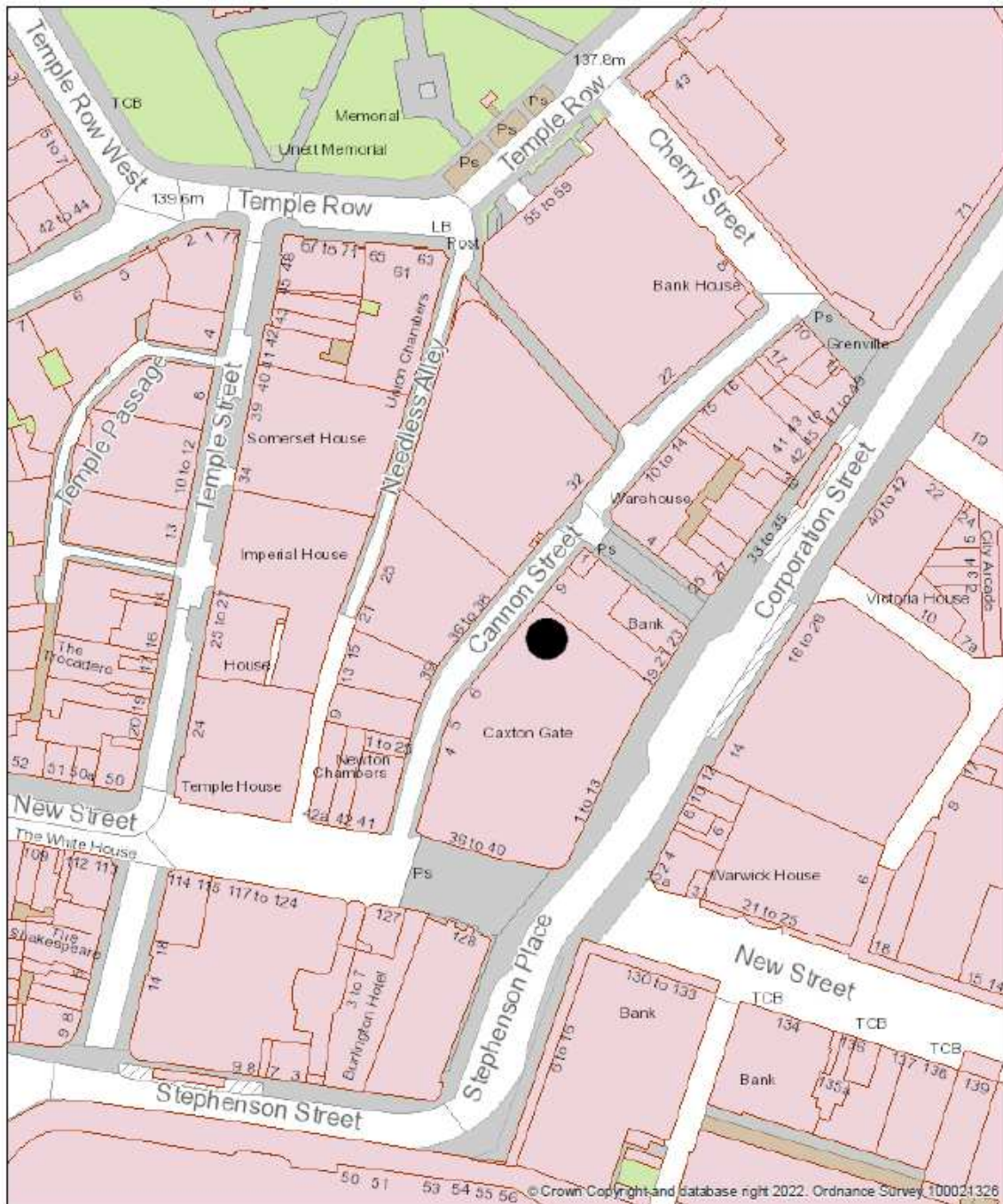
We are happy with the conditions and pleased to moved forward.

Thanks for coming today.

Gavin
Bad apple hair



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From:

Sent: Friday, August 12, 2022 4:26 PM

To: Licensing

Subject: RE: [EXTERNAL] Licensing Act 2003 (Grant) RE: The House of Bad Apple Hair, 8 Cannon Street, Birmingham, B2 5EP

Hi there

I don't consider it necessary for me to attend this hearing. My objection to the application stands as stated in my original email.

However, I would like to make a clarification to my objection. Your response to my original email made clear that the new applicant intends to offer alcohol to people having a haircut. I have ***no*** objection to this. My objection is to a license until 11pm at night for events. i.e. I am objecting to what is then essentially a bar being opened beneath our residential complex.

Best regards,

