Public Document Pack

Licensing (General) Sub-Committee

Wednesday, 5th February, 2020 at 2.00 pm PLEASE NOTE TIME OF MEETING

Committee Room 1 - Civic Centre

This meeting is open to the public

Members

Councillor Mrs Blatchford (Chair)
Councillor B Harris
Councillor McEwing
Councillor Prior
Councillor Renyard

Contacts

Democratic Support Officer Pat Wood

Tel: 023 8083 2302

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Service Director - Transactions and Universal Services Mitch Sanders

Tel: 023 8083 3616

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PUBLIC INFORMATION

Terms of Reference

The Sub-Committee deals with licences, permits and forms of consent (other than those for which the Council is responsible under the Licensing Act 2003), including

- Hackney carriage and private hire drivers, vehicles and operators
- Street trading
- Sex establishments

Relevant Representations

Those who have made relevant representations may address the meeting about the matter in which they have an interest with the consent of the Chair.

The Southampton City Council Strategy (2016-2020) is a key document and sets out the four key outcomes that make up our vision.

- Southampton has strong and sustainable economic growth
- Children and young people get a good start in life
- People in Southampton live safe, healthy, independent lives
- Southampton is an attractive modern City, where people are proud to live and work

Smoking policy -

The Council operates a no-smoking policy in all civic buildings.

Mobile Telephones:- Please switch your mobile telephones to silent whilst in the meeting.

Use of Social Media:- The Council supports the video or audio recording of meetings open to the public, for either live or subsequent broadcast. However, if, in the Chair's opinion, a person filming or recording a meeting or taking photographs is interrupting proceedings or causing a disturbance, under the Council's Standing Orders the person can be ordered to stop their activity, or to leave the meeting.

By entering the meeting room you are consenting to being recorded and to the use of those images and recordings for broadcasting and or/training purposes. The meeting may be recorded by the press or members of the public. Any person or organisation filming, recording or broadcasting any meeting of the Council is responsible for any claims or other liability resulting from them doing so.

Details of the Council's Guidance on the recording of meetings is available on the Council's website.

Fire Procedure – in the event of a fire or other emergency a continuous alarm will sound and you will be advised by Council officers what action to take.

Access – access is available for disabled people. Please contact the Democratic Support Officer who will help to make any necessary arrangements.

Dates of Meetings: Municipal Year 2019/20

Meetings of the Committee are held as and when required.

CONDUCT OF MEETING

Rules of Procedure

The meeting is governed by the Council Procedure Rules as set out in Part 4 of the Constitution.

Business to be discussed

Only those items listed on the attached agenda may be considered at this meeting.

Quorum

The minimum number of appointed Members required to be in attendance to hold the meeting is 3.

CONDUCT OF MEETING

DISCLOSURE OF INTERESTS

Members are required to disclose, in accordance with the Members' Code of Conduct, **both** the existence **and** nature of any "Disclosable Pecuniary Interest" or "Other Interest" they may have in relation to matters for consideration on this Agenda.

DISCLOSABLE PECUNIARY INTERESTS

A Member must regard himself or herself as having a Disclosable Pecuniary Interest in any matter that they or their spouse, partner, a person they are living with as husband or wife, or a person with whom they are living as if they were a civil partner in relation to:

- (i) Any employment, office, trade, profession or vocation carried on for profit or gain.
- (ii) Sponsorship:
- Any payment or provision of any other financial benefit (other than from Southampton City Council) made or provided within the relevant period in respect of any expense incurred by you in carrying out duties as a member, or towards your election expenses. This includes any payment or financial benefit from a trade union within the meaning of the Trade Union and Labour Relations (Consolidation) Act 1992.
- (iii) Any contract which is made between you / your spouse etc (or a body in which the you / your spouse etc has a beneficial interest) and Southampton City Council under which goods or services are to be provided or works are to be executed, and which has not been fully discharged.
- (iv) Any beneficial interest in land which is within the area of Southampton.
- (v) Any license (held alone or jointly with others) to occupy land in the area of Southampton for a month or longer.
- (vi) Any tenancy where (to your knowledge) the landlord is Southampton City Council and the tenant is a body in which you / your spouse etc has a beneficial interests. (vii) Any beneficial interest in securities of a body where that body (to your
- knowledge) has a place of business or land in the area of Southampton, and either:
 - a) the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body, or
 - b) if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which you / your spouse etc has a beneficial interest that exceeds one hundredth of the total issued share capital of that class.

Other Interests

A Member must regard himself or herself as having an, 'Other Interest' in any membership of, or occupation of a position of general control or management in:

Any body to which they have been appointed or nominated by Southampton City Council

Any public authority or body exercising functions of a public nature

Any body directed to charitable purposes

Any body whose principal purpose includes the influence of public opinion or policy

Principles of Decision Making

All decisions of the Council will be made in accordance with the following principles:-

- proportionality (i.e. the action must be proportionate to the desired outcome);
- due consultation and the taking of professional advice from officers;
- respect for human rights;
- a presumption in favour of openness, accountability and transparency;
- · setting out what options have been considered;
- · setting out reasons for the decision; and
- clarity of aims and desired outcomes.

In exercising discretion, the decision maker must:

- understand the law that regulates the decision making power and gives effect to it. The decision-maker must direct itself properly in law;
- take into account all relevant matters (those matters which the law requires the authority as a matter of legal obligation to take into account);
- leave out of account irrelevant considerations:
- act for a proper purpose, exercising its powers for the public good;
- not reach a decision which no authority acting reasonably could reach, (also known as the "rationality" or "taking leave of your senses" principle);
- comply with the rule that local government finance is to be conducted on an annual basis. Save to the extent authorised by Parliament, 'live now, pay later' and forward funding are unlawful; and
- act with procedural propriety in accordance with the rules of fairness.

AGENDA

1 APOLOGIES AND CHANGES IN MEMBERSHIP (IF ANY)

To note any changes in the membership of the Sub-Committee made in accordance with Council Procedure Rule 4.3.

2 <u>DISCLOSURE OF PERSONAL AND PECUNIARY INTERESTS</u>

In accordance with the Localism Act 2011, and the Council's Code of Conduct, Members to disclose any personal or pecuniary interests in any matter included on the agenda for this meeting.

3 STATEMENT FROM THE CHAIR

4 <u>MINUTES OF THE PREVIOUS MEETING (INCLUDING MATTERS ARISING)</u> (Pages 1 - 2)

To approve and sign as a correct record the Minutes of the meeting held on 23 December 2019 and to deal with any matters arising.

5 EXCLUSION OF THE PRESS AND PUBLIC - LEGAL ADVICE

At a predetermined point during the consideration of all items the Sub-Committee may move into private session in order to receive legal advice when determining issues. The parties to the hearing, press and the public, unless otherwise excluded by the Licensing Act 2003 (Hearings) Regulations 2005, will be invited to return immediately following that private session at which time the matter will be determined and the decision of the Sub-Committee will be announced.

6 APPLICATION FOR VARIATION OF A SEXUAL ENTERTAINMENT VENUE (SEV) LICENCE - WIGGLE,188 & FIRST FLOOR OF 186 ABOVE BAR STREET,SOUTHAMPTON SO14 7DW (Pages 3 - 46)

Application for variation of a sexual entertainment venue (SEV) licence - Wiggle, 188 & First Floor of 186 Above Bar Street, Southampton SO14 7DW

Tuesday, 28 January 2020

Service Director - Transactions and Universal Services



SOUTHAMPTON CITY COUNCIL LICENSING (GENERAL) SUB-COMMITTEE

MINUTES OF THE MEETING HELD ON 23 DECEMBER 2019

<u>Present:</u> Councillors McEwing, Renyard, G Galton, Kataria and Streets

Apologies: Councillor Mrs Blatchford

16. APOLOGIES AND CHANGES IN MEMBERSHIP (IF ANY)

The apologies of Councillors Mrs Blatchford and B Harris were noted. In the absence of the Chair, the meeting was chaired by the Vice Chair, Councillor McEwing.

It was noted that the Head of Legal and Democratic Services, acting under delegated powers, had appointed Councillor Kataria as a substitute for Councillor Mrs Blatchford, Councillor G Galton as a substitute for Councillor B Harris and Councillor Streets to the Conservative vacancy on the Licensing (General) Sub-Committee for the purposes of this meeting.

17. MINUTES OF THE PREVIOUS MEETING (INCLUDING MATTERS ARISING)

RESOLVED that the minutes of the meeting held on 20 September 2019 be approved and signed as a correct record.

18. **EXCLUSION OF THE PRESS AND PUBLIC**

The Chair moved that in accordance with the Council's Constitution, specifically the Access to Information Procedure Rules contained within the Constitution, the press and public be excluded from the meeting in respect of item 7 based on Categories 1 and 2 of paragraph 10.4 of the Access to Information Procedure Rules. The information contained therein is potentially exempt as it relates to individual personal details and information held under data protection legislation.

RESOLVED that having applied the public interest test it was not appropriate to disclose this information as the individuals' legal expectation of privacy outweighed the public interest in the exempt information.

19. EXCLUSION OF THE PRESS AND PUBLIC - LEGAL ADVICE

RESOLVED that the Sub-Committee move into private session in order to receive legal advice when determining issues. The parties to the hearing, press and the public, unless otherwise excluded by Category 4 of paragraph 10.4 of the Council's Access to Information Procedure Rules, would be invited to return immediately following that private session at which time the matter would be determined and the decision of the Sub-Committee announced.

20. HACKNEY CARRIAGE DRIVER LICENCE REVIEW

The Sub-Committee considered the report of the Service Director of Transactions and Universal Services to determine whether the applicant was a fit and proper person to hold a hackney carriage driver's licence.

The Licensing Officer, the applicant and his partner were present and with the consent of the Chair addressed the meeting.

The Sub-Committee has considered very carefully the report of the Service Director – Transactions and Universal Services and all the evidence presented by the Licensing Manager and the applicant.

Due regard was given to the Local Government (Miscellaneous Provisions) Act 1976 "the Act" and the guidelines relating to the application of the "fit and proper person" test and other consideration of character. The Human Rights Act had been borne in mind whilst making the decision. The Sub-Committee also received legal advice of the Ministry of Justice criteria for the issuing and accepting of simple cautions.

The Sub-Committee considered all the facts and decided that the applicant was a fit and proper person in accordance with the Act and his application for renewal of a hackney carriage driver's licence was granted.

It was determined that in light of the reasons to exclude the press and public from the hearing and for the report of the Service Director of Transaction and Universal Services to be confidential, the reasons for the decision were also confidential and ought not to be published.

DECISION-MAKE	ER:	LICENSING (GENERAL) SUB-COMMITTEE		
SUBJECT:		APPLICATION FOR VARIATION OF A SEXUAL ENTERTAINMENT VENUE (SEV) LICENCE – WIGGLE, 188 & FIRST FLOOR OF 186 ABOVE BAR STREET, SOUTHAMPTON SO14 7DW		
DATE OF DECIS	ION:	5 FEBRUARY 2020		
REPORT OF:		SERVICE DIRECTOR – COMMUNITIES, CULTURE AND HOMES		
		CONTACT DETAILS		
AUTHOR:	Name:	Ian McGuiness	Tel:	023 8083 4231
E-mail:		ian.mcguiness@southampton.gov.uk		
Director Name:		John Harrison Tel: 023 8083 4897		
	E-mail:	John.harrison@southampton.gov.uk		

STATEMENT	OF CONFII	DENTIALITY

N/A

BRIEF SUMMARY

The Licensing (General) Sub-Committee is requested to determine the application for the variation of a Sexual Entertainment Venue (SEV) Licence from Sylvan Glade Limited in respect of Wiggle, 188 & First Floor of 186 Above Bar Street, Southampton, SO14 7DW.

RECOMMENDATIONS:

1. (i) For the Sub-Committee to consider and determine the application for the variation of the Sexual Entertainment licence in respect of 188 & First Floor of 186 Above Bar Street, Southampton.

REASONS FOR REPORT RECOMMENDATIONS

2. The determination of applications for variation of sexual entertainment licences is not delegated to officers, therefore it is for the sub-committee to consider and determine the application.

ALTERNATIVE OPTIONS CONSIDERED AND REJECTED

3. None

DETAIL (Including consultation carried out)

- 4. The Council originally adopted Schedule 3 of the 1982 Act in so far as they related to sex shops and sex cinemas in 1983 and readopted them with effect from 3rd July 1995.
- The Policing and Crime Act 2009 amended the Local Government (Miscellaneous Provisions) Act 1982 with effect from 6th April 2010, by introducing a new category of sex establishment called Sexual entertainment venues (SEVs) enabling local licensing authorities to adopt provisions for the

regulation of lap dancing clubs and similar venues under Schedule 3 of the 1982 Act. Previously the power was limited to sex shops and sex cinemas. On 11th July 2012, Council resolved to adopt the provisions of schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 which relate to the licensing of SEVs.

The new regime came into force in Southampton on 20th August 2012 (known as the "first appointed day"), after which a 12 month transition period has been in effect.

The effect of the transitional period is that existing operators, who, immediately before the first appointed day, had a Licensing Act 2003 premises licence and lawfully used the premises as a sexual entertainment venue under that licence (or were undertaking preparatory work to use the venue in that way), were allowed to continue to provide relevant entertainment until the 20th August 2013 (the "third appointed day") or the determination of any application they have submitted before the 20th February 2013 (the "second appointed day"), whichever is later.

After the third appointed day, the regime, and any licences granted, will be fully in force.

The Legislation – Definitions

Paragraph 2A of Schedule 3 as inserted by section 27 sets out the meaning of a "sexual entertainment venue" and "relevant entertainment" for the purposes of the statutory provisions.

A sexual entertainment venue is defined as:

"Any premises at which relevant entertainment is provided before a live audience for the financial gain of the organiser or entertainer."

Relevant entertainment is defined as:

"Any live performance or live display of nudity which is of such a nature that, ignoring financial gain, it must reasonably be assumed to be provided solely or principally for the purpose of sexually stimulating any member of an audience (whether by verbal or other means)."

It should be noted that an audience can consist of just one person e.g. when the entertainment takes place in private booths.

Relevant entertainment is therefore different from regulated entertainment as defined in the Licensing Act 2003.

6. Sylvan Glade Limited has held a sexual entertainment venue (SEV) licence in Southampton since 2nd January 2016 following a transfer application issued with delegated powers, with the licence to be renewed annually. This licence was varied and granted on 20th January 2016. The variation granted was to extend permitted hours until 0600 hours and to amend the layout of the premises.

On 21st August 2017 an application was made by Sylvan Glade Limited to vary the Sexual Entertainment Venue licence. The application for alteration to form a new stage on the 1st floor and to form new VIP booths on the ground floor level was granted on 12th October 2017.

	As of 19 th January 2019, Sylvan Glade Limited operate other Sexual Entertainment Venues in Bournemouth, Portsmouth and Weymouth.
7.	On 18 th December 2019 an application was made by Sylvan Glade Limited to vary the Sexual Entertainment Venue licence in respect of 188 Above Bar Street. The application submitted is a request to extend the licensed area and provide better seating and entertainment facilities as with the plans submitted. The Licence Holder has advised there will be no increase in capacity. A copy of the application is attached as Appendix 1 .
8.	In summary, the applicant has requested to make the following changes; 1. Basement – No change 2. Ground Floor – Change of layout. No extension to the licensed area. 3. First Floor – Change of layout and licensed area extended to 186 Above Bar Street in addition to the current area within 188 Above Bar Street. 4. Second Floor – This floor has not previously been licensed. A copy of the current licence is attached as Appendix 2 .
9.	The applicant has submitted plans of the proposed changes to the current layout of the venue. The current plans are attached to this report as Appendix 3 , with the proposed plans as Appendix 4 .
10.	There is no requirement under the Act to advertise a variation of the licence in a newspaper. A notice was displayed at the premises throughout the consultation period. There is no formal mechanism of consultation for this process, although a copy of the proposed variation was served on Hampshire Constabulary Force Licensing Team.
11.	The Hampshire Constabulary Force Licensing Team have not responded to this application, however responded to a variation of the Licensing Act 2003 premises licence for the premises for these amendments. An agreement was reached with reference to a condition relating to Body Worn Video recording equipment. This application was granted on 18 th January 2020. A copy of this licence is attached as Appendix 5 .
12.	The Sex Establishment licence held by Sylvan Glade Ltd is renewed annually. The current licence expires on the 29 th February 2020. A renewal application has now been received by the Licensing Authority. Previous renewal applications have been granted following no representations to the application.
13.	Paragraph 18 of the Local Government (Miscellaneous Provisions) Act 1982 provides that the holder of a sexual entertainment venue (SEV) licence may at any time apply for any variation of the terms, conditions or restrictions on or subject to which the licence is held.
14.	The authority may;
	 Make the variation specified in the application; or Make such variations as they think fit; or Refuse the application.
15.	Any person objecting to an application for the variation of a Sexual Entertainment Venue (SEV) licence is required to give notice of their objection in writing to the local authority, not later than 28 days after the date of the application. No objections were received in relation to this application within the 28 day consultation period.
16.	An applicant for the variation of the terms, conditions or restrictions on or subject to which any such licence is held whose application is refused may

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	appeal within twenty-one days of the giving of written notice of the grounds of the refusal, to the Magistrates' Court.
17.	A note of the procedure that the Sub-Committee has adopted for
DECO	consideration of applications of this kind is attached as Appendix 6.
	URCE IMPLICATIONS
Capita	I/Revenue
18.	There are no financial implications.
Prope	rty/Other
19.	Not applicable.
LEGA	_ IMPLICATIONS
Statut	ory power to undertake proposals in the report:
20.	Paragraph 12 of Schedule 3 sets out the grounds for refusing an application for the grant, renewal or transfer of a licence. A licence must not be granted: (a) to a person under the age of 18; (b) to a person who is for the time being disqualified due to the person
	having had a previous licence revoked in the area of the appropriate authority within the last 12 months; (c) to a person, other than a body corporate, who is not resident in an EEA
	State or was not so resident throughout the period of six months immediately preceding the date when the application was made; or (d) to a body corporate which is not incorporated in an EEA State; or (e) to a person who has, within a period of 12 months immediately preceding the date when the application was made, been refused the grant or renewal of a licence for the premises, vehicle, vessel or stall in respect of which the application is made, unless the refusal has been reversed on appeal.
21.	If the Sub-Committee determines to grant a variation application, it has power to impose terms, conditions and restrictions on that licence, either in the form of conditions specific to the individual premises concerned or standard conditions applicable to all sex establishments, or particular types of sex establishments.
	Examples of the matters that standard conditions may address can include, but are not restricted to:
	 The hours of opening and closing Displays and advertisements on or in sex establishments The visibility of the interior of a sex establishment to passers-by Any change of use from one kind of sex establishment to another.
	If such standard conditions are introduced by the local authority, they will apply to every licence granted, renewed or transferred by the authority unless they have been expressly excluded or varied.
<u>Other</u>	Legal Implications:
22.	CRIME AND DISORDER ACT 1998
	Section 17 of the Crime and Disorder Act 1998 places the Council under a duty to exercise its various functions with due regard to the likely effect of the exercise of those functions on, and the need to do all that it reasonably can to prevent, crime and disorder in its area.
l-	Page 6

23. **HUMAN RIGHTS ACT 1998** The Act requires UK legislation to be interpreted in a manner consistent with the European Convention on Human Rights. It is unlawful for the Council to act in a way that is incompatible (or fail to act in a way that is compatible) with the rights protected by the Act. Any action undertaken by the Council that could have an effect upon another person's Human Rights must be taken having regard to the principle of proportionality - the need to balance the rights of the individual with the rights of the community as a whole. Any action taken by the Council which affects another's rights must be no more onerous than is necessary in a democratic society. The matter set out in this report must be considered in light of the above obligations. 24. **RISK MANAGEMENT IMPLICATIONS** The risk is assessed as low. There are no finance or service delivery implications. Failure to implement the appropriate conditions could impact on reputational damage. POLICY FRAMEWORK IMPLICATIONS

The decision to determine the application in the manner set out in this report

is not contrary to the council's policy framework.

25.

KEY DECISION? No						
WARDS/COMMUNITIES	WARDS/COMMUNITIES AFFECTED: N/A					
	SUPPORTING I	OCUMENTATION .				
Appendices						
1. Application for th First Floor of 186		EV licence made in respect of Vet.	Viggle, 188 &			
2. A copy of the cur	rent Sexual Ente	ertainment licence.				
3. A copy of the exis	sting plans.					
4. A copy of the pro	posed plans.					
5. A copy of the Lice	A copy of the Licensing Act 2003 premises licence.					
6. Procedure for he	Procedure for hearing the application.					
Documents In Members'	Rooms					
1. None						
Equality Impact Assessr	nent					
Do the implications/subject of the report require an Equality and Safety Impact Assessments (ESIA) to be carried out?						
Privacy Impact Assessment						
Do the implications/subject of the report require a Privacy Impact Assessment (PIA) to be carried out?						
Other Background Documents						

Equality Impact Assessment and Other Background documents available for inspection at:				
Title of Background Paper(s)		Informat 12A allo	t Paragraph of the Access to ion Procedure Rules / Schedule wing document to be Confidential (if applicable)	
1.	None			

Application for the Variation of a Sex Establishment Licence



Please read the following notes before completing this form

- A All questions must be answered except where otherwise stated. If relevant questions are not answered, the application form will rejected and returned to the applicant for amendment.
- Any person who, in connection with an application for the grant, renewal or transfer of a sex establishment licence makes a false statement which he knows to be false in any material respect or which he does not believe to be true is guilty of an offence and liable on summary conviction to an unlimited fine.
- **C** If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and in black ink. Use additional sheets if necessary.
- **D** When fully completed, a copy of this form, plans and other accompanying documents must be sent to the Chief Officer of Police:

E-mail: force.licensing@hampshire.pnn.police.uk

Phone: 023 8053 3368

Post/in person: Force Licensing Team, Hampshire Constabulary, Southampton Police Office,

Civic Centre, Southampton SO14 7LY

E Send this fully completed form, together with the fee, plans and accompanying documents to the Council's Licensing Team at the address below.

Contacting the Licensing Team:

If you require further information, you may contact the Licensing Team as follows:

Email: <u>licensing@southampton.gov.uk</u>

Post: Licensing Team, PO Box 1767, Southampton SO18 9LA

Phone: 023 8083 3002 (option 4)

In person: Licensing Team, Civic Centre, Southampton SO14 7LY

Payments

You must pay for your licence application before it can be accepted. We can accept payment by debit or credit card, by cheque or in cash. Please note that a subsequent failure of a cheque to clear will invalidate your application and may give rise to a criminal offence.

Application for a Sex Establishment Licence

I/We hereby apply for the Variation of a Sex Establishment Licence under the Local Government (Miscellaneous Provisions) Act 1983 as follows:

1.	General information
	(all applicants must complete this section)
	What type of licence are you applying for?
	A sex shop licence A sex cinema licence A sexual entertainment venue licence x
	Are you applying as: (please tick):
	An individual A registered company x A partnership
	Please state your trading name:
	Wiggle Sylvan Glade Ltd
	Is this application for: (please tick):
	Grant of a new licence ☐ renewal ☐ variation x☐ or transfer ☐ of an existing licence?
	If renewal, variation or transfer, please provide the existing licence number:
	THE APPLICANT
2.	Application by an Individual
	(complete this section only if the application is by an individual)
	Title (please tick):
	Mr. Mrs. Miss Ms. Other (please state):
	Surname: Forenames:
	Maiden name or any other surnames you have been known by:
	Date of birth:
	Residential address:
	Postcode:
	Position/Role in the business:
3.	Application by a Partnership
	(complete this section only if the application is by a partnership)
	You must supply information in respect of every partner – where there are more than two
	partners then please use a continuation sheet Title (please tick):
	Mr Mrs Miss Ms Other (please state): Surname: Forenames:
	Surfame.
	Maiden name or any other surnames you have been known by:
	ivialden hame of any other surfiames you have been known by.
	Date of birth:
	Residential address:
	Postcode:
	Title (please tick):
	Mr. Mrs. Miss Ms. Other (please state):
	Surname: Forenames:
	Maiden name or any other surnames you have been known by:
	Date of birth:
	Residential address:
	Postcode:

4.	Application by a Registered Company (complete this section only if the application is by a registered company)				
	Registered company name: Sylvan Glade Lt				
	Registration number: 08935209				
	Address of the company's registered office:	Unit 1 Claybank Road, Portsmouth			
	Postcode: PO3 5SX				
	Please provide the following details for every	·			
	secretary – where necessary please use a c	ontinuation sheet.			
	Role: Director				
	Title (please tick):				
	Mr. x Mrs. Miss Ms. Other	(please state):			
	Surname: Ojla	Forenames: Jaspal Singh			
	Maiden name or any other surnames you ha	ve been known by:			
	Date of birth:				
	Residential address:				
	Postcode:				
	Role: Director				
	Title (please tick):				
	Mr. Mrs. x Miss Ms. Other	(please state):			
	Surname: Ojla	Forenames: Rashwinder Kaur			
	Maiden name or any other surnames you ha	ve been known by:			
	Date of birth:				
	Residential address:				
	Postcode:				
5.	Contact Details				
	(all applicants must complete this section)	pond with you unless you indicate we should use			
	your Residential address	porta with you affless you malcate we should use			
	Business Address:	Telephone nos.			
	UNIT 1 Claybank Road, Portsmouth	Daytime:			
	Postcode: PO3 5SX	Evening:			
		Mobile:			
	Residential address:	Email address:			
		Website address:			
	Postcode:				
	Please use my Residential address for corre	spondence Yes No			
		r agent to act for you, please give their details			
	and reference number here: Name:				
	Address:				
	Post code				
	'Phone number:				
	Email address:				
	Reference no.:				

6.	Criminal Convictions (all applicants must complete this section)			
	Have you, any partners in the business, any directors of the company, or any other person mentioned in this application, ever been convicted of an offence or been the subject of any enforcement action in relation to a sex establishment? Yes \sum No X \sum (please tick) If "yes" you must provide details for each conviction/enforcement action, the date of the conviction/enforcement action, the name and location of the convicting court, offence of which you were convicted/the nature of the enforcement action and the sentence/penalty imposed:			
	(where necessary please use a continuation sheet)			
7.	Have any of the applicants previously been refused a sex establishment licence or had such a licence revoked? If so, give full details on a separate sheet	NO		
8.	If the applicant is a company, is the applicant a wholly owned subsidiary of another company or corporate body? If so, give full details, including full names and residential address of each director on a separate sheet	NO		
9.	If the applicant is a company, give the full names and residential addresses of each person who has a shareholding of more than 10% in the company on a separate sheet Already supplied			
10.	Will the business for which the sex establishment licence is sought be carried on for the benefit of any person other than the applicant? If so, give full details on a separate sheet, include company names, registration numbers, full names and residential address of each director or other person to benefit; include all persons with shareholdings greater than 10%	NO		
11.	Does the applicant operate any other sex establishments, whether licensed or not? If so, please state the name, address and type of sex establishment (sex shop/sex cinema/sexual entertainment venue) on a separate sheet already supplied	Yes		

	THE PREMISES, VEHICLE, VESSEL OR STALL			
12.	Is the application in respect of: a premises X a vehicle a vessel a stall			
	If the application is in respect of a vehicle, vessel or stall, where is it proposed that it shall be used?			
13.	If the application is in respect of a premises, give the full postal address:			
	186/188 Above bar Street, Southampton			
	Postcode: SO14 7DW			
14.	Is the whole of the premises to be used as a sex establishment?			
	Yes			
	If not, give a description of the use of the remainder of the premises:			
	The names of those responsible for managing the remainder of the premises:			
15.	State the nature of the applicant's interest in the premises, vehicle, vessel or stall (e.g.			
	freehold owner, lessee, sub-lessee etc.)			
16.	Owner If the applicant has tenure of the premises other than as freeholder, state:			
10.	The name and address of the landlord:			
	The amount of the annual rental;			
	The length of the unexpired term			
	The length of notice required to terminate the tenancy			
17.	What is the current use of the premises?			
	Sexual entertainment Venue			
18.	Is there planning permission for use of the premises, vehicle, vessel or stall as a sex establishment? Yes			
	If yes, give the date of that permission			
19.	If there is no planning permission for use of the premises, vehicle, vessel or stall as a sex establishment, give full details as to whether and why the use of the premises is a lawful use:			
	Planning will be applied for no. 186			
20.	Are the premises, vehicle, vessel or stall licensed now or intended to be licensed under any other legislation e.g. the Licensing Act 2003?			
	Yes If so, give the nature and reference number of each licence:			
	2016/00807/01SPRD			
21.	Is customer access to the premises, vehicle, vessel or stall:			
	Directly from the street? Yes			
	From other premises? If from other premises, give full details below:			
	in nom other premises, give run details below.			
22.	Are all points of customer access to be supervised at all times that the premises are open for			
	business?			
	Yes			
23.	Give full details of door control and supervision of access to the premises, including whether those controlling access are licensed by the SIA:			
	SIA registered door security as existing			
24.	Give details of the measures proposed to ensure that any person entering the premises is over 18 years of age, including what forms of ID will be accepted:			
	Challenge 25 policy in place along with existing policy			

Appendix 1

	FIGUR 1
25.	Give full details of any proposed exterior signage, advertising, window displays etc. at the premises - include photographs, illustrations etc.:
	As existing
26.	Give full details of the measures to be taken to comply with the Indecent Displays (Control)
	Act 1981, as amended, including the means by which persons outside the premises will be
	prevented from seeing the interior:
	All windows and doors are blacked out as existing
27.	If the premises are to be used as a sexual entertainment venue, provide full details of:
(a)	the type and nature of the entertainment to be provided:
(1.)	as existing Lap and pole dancing
(b)	arrangements for the separation of performers and audience:
	separate private dance areas
(c)	what contact, if any is to be permitted between performers and audience will be permitted:
4.00	no contact
(d)	where sexual entertainment will take place (e.g. open areas, private booths or both):
	private booths
(e)	What measures will be put in place to supervise sexual entertainment, the conduct of performers and audience (e.g. security staff, CCTV, etc). Enclose copies of any codes of
	conduct or similar documents and clearly indicate the sanctions which will be taken by the
	management of the venue for any breaches of them:
	Measures as existing but with additional CCTV cameras
(f)	What measures are in place to ensure compliance with the law by the business and persons
	employed in the venue in whatever capacity, in particular in connection with human trafficking
	and modern slavery?
	All persons employed by the company are fully vetted, records are kept of residence, eligibility to work in the uk, photographic I.D.
	TYPE OF APPLICATION
28.	Renewal
	If the application is for renewal of an existing licence, have there been any changes in the
	business since the last grant of a licence?
	If Yes, give full information here:
29.	Variation Yes
23.	If variation of an existing licence is sought, give full details here
	To extend the licensed area and provide better seating and entertainment facilities as plans
	enclosed
	Ensure that you include plans and other documents clearly showing what is proposed and
	indicating which existing licence conditions it is proposed should be varied.
30.	Transfer
	If the application is for transfer of an existing licence, do you enclose the signed consent of
	the previous licence holder to the transfer?
331	Other information in support of the application
31.	Other information in support of the application Use this part of the application to set out any additional information which you wish the
31.	Other information in support of the application Use this part of the application to set out any additional information which you wish the licensing authority to take into account when considering the application:
31.	Use this part of the application to set out any additional information which you wish the
31.	Use this part of the application to set out any additional information which you wish the licensing authority to take into account when considering the application: We are not looking to increase the hours of opening or to increase the number of people allowed on the premises. The total number of people allowed on the premises on our existing
31.	Use this part of the application to set out any additional information which you wish the licensing authority to take into account when considering the application: We are not looking to increase the hours of opening or to increase the number of people

	MANAGEMENT					
32.	Give details of the person who will be responsible for the day to day management of the					
	business ("the manager"):					
	Full name:		mes Flarakos	s Flaris		
	Residential ad	adress:				
	Date of birth:					
33.		ger be based	at the premis	ses, vehicle, vessel or stall and will the mar	nagement	
				d exclusive occupation? Yes		
34.				day to day management of the premises ir	n the	
		•		e applicant will cover		
				s and dates of birth of such persons.		
35.				business will be open:		
	Day	From	То	Give details of any proposed exception	ons to the	
			our clock)	hours given		
	Monday	1000	0600			
	Tuesday	1000	0600			
	Wednesday	1000	0600			
	Thursday	1000	0600			
	Friday	1000	0600			
	Saturday	1000	0600			
00	Sunday	1000	0600	hata ana ahaa ahalaha kana Maata Canada a		
36.				hotographs and designs illustrating the nicle, vessel or stall giving, in particular,		
	details of the	oroposals in i	espect of ext	erior signage and advertising, including	√ □	
	•		0 0	and any images to be used	x	
				application for transfer or renewal where		
37.		ave taken pia	ice since the i	last grant of a licence.		
37.	Payment (all applicants must complete this section)					
	(all applicants must complete this section) I will pay the application fee for a sex establishment licence by:					
	Debit or credit card x Cheque Cash (please tick)					
38.	· · · · · · · · · · · · · · · · · · ·					
00.	(all applicants	must comple	ete this sectio	n)		
				dated by each individual, partner or the		
	company secr	•	, - J	γ	X	
	The fee is end	closed			x□	
				ndicate the question numbers, are enclose	d	
	Plans and oth	er documents	s are enclose	d		

Appendix 1

39.	Declaration (all applicants mu	Declaration all applicants must complete this section)							
	The information contained in this form is true and accurate to the best of my knowledge and belief. I understand that if I make a false statement which I know to be false in any material respect or which I do not believe to be true in connection with an application for the grant of a sex establishment licence I will be guilty of an offence and liable on summary conviction to an unlimited fine.								
		er agencies about my suitability er agencies may include other							
	suitability to be g information abou	pat the purpose of the sharing of this data is to form a full assessment of my granted a sex establishment licence. I also understand that the sharing of but me may extend to sensitive personal data, such as data about any all offences. Some details will also be displayed in the council's public register							
	ose, from time to opriate authorities for								
	More detailed information about the Council's handling of your personal data can be found in its privacy policy, available online (http://www.southampton.gov.uk/privacy), or on request.								
	An individual applicant (section 2) or all partners (section 3) or the company secretary (section 4) must complete this section								
	Signed: Name (please print) Capacity of signatory:	Jaspal Ojla Director	Dated	20/12/2019					
	Signed: Name (please print) Capacity of signatory:		Dated						
	Signed: Name (please print) Capacity of signatory:		Dated						
	Signed: Name (please print) Capacity of signatory:		Dated						
	signatory.								

Agenda Item 6

Appendix 2



Licence Number 2019/00393/19SEXE

SEX ESTABLISHMENT LICENCE

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982, SECTION 2

SOUTHAMPTON CITY COUNCIL by virtue of the powers contained in section 2 and schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982, hereby grants to:

Sylvan Glade Ltd.

of the following address:

1 Ojs Industrial Park, Claybank Road, Portsmouth. PO3 5SX.

A licence to use the premises known as

Wiggle

and situate at

188 Above Bar Street Southampton SO14 7DW

in the City of Southampton as a

SEXUAL ENTERTAINMENT VENUE

This licence has effect from 1st day of March 2019 until

29th day of February 2020

The permitted hours of this licence:

Monday	10:00	- 06:00
Tuesday	10:00	- 06:00
Wednesday	10:00	- 06:00
Thursday	10:00	- 06:00
Friday	10:00	- 06:00
Saturday	10:00	- 06:00
Sunday	10:00	- 06:00

SUBJECT TO THE FOLLOWING CONDITIONS:

1 Annex A

Standard Conditions applicable to Sex Establishments consisting of Sex Shops, Sex Cinemas or Sexual **Entertainment Venues**

Southampton City Council, in exercise of the powers conferred by paragraph 13 of Schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 hereby make the following Regulations prescribing standard conditions applicable to licences for sex establishments.

Interpretation

In these Regulations the following expressions that is to say "Sex Establishment", "Sex Shop", "Sex Cinema", "Sexual Entertainment Venue", "Sex Article", and "Vessel" shall have the meanings respectively assigned by Schedule 3 of the Act (and where amended by Section 27 of the Policing and Crime Act 2009).

In these Regulations the following expressions shall have the meanings hereby respectively assigned to them namely:

"the Act" means the Local Government (Miscellaneous Provisions) Act 1982, as amended.

"the council" means Southampton City Council and/or any authorised officer acting on behalf of the Council.

"the premises" means any premises, vehicle, vessel or stall licensed under the Act.

"licence holder" means a person who is the holder of a sex establishment licence.

"permitted hours" means the hours during which the licensed premises are permitted to be open to the public.

"licence" means a licence granted pursuant to Schedule 3 of the Act.

Part One - General Conditions

- 1. Management of Premises
- 1.1. The Licence holder, or some responsible person nominated by him and approved in writing by the council for the purpose of managing the sex establishment ("the manager"), shall have personal responsibility for and be present on the premises at all times when the premises are open to the public.
- 1.2. In accordance with section 14 of the 1982 Act, the Licence holder shall display, on the licensed premises in a conspicuous position, a copy of the licence and/or any special conditions attached.
- 1.3. The name of the person responsible for the management of the sex establishment, whether the licence holder or manager, shall be displayed in a conspicuous position within the premises throughout the period during which he is responsible for the conduct of the premises.
- 1.4. The licence holder shall retain control over all parts of the licensed premises as set out on the approved premises plan and shall not let or part with possession of any part.

 Page 2 of 9

- 1.5. No person under the age of 18 shall be admitted to the premises and rigorous identity checks SHALL be made on any person who appears to be under the age of 18.
- 1.6. To ensure compliance of 5 above, the licence holder shall exhibit appropriate warning notices as to the minimum age requirements on both the exterior (frontage) door and also conspicuously on the appropriate inner lobby door.
- 1.7. No person under the age of 18 shall be employed to work at the premises in any capacity or shall be allowed to work at the premises on a self-employed basis.
- 1.8. Unless permitted by the council neither the Licence holder nor any employee or agent shall tout or solicit custom for the sex establishment immediately outside or in the vicinity of the licensed premises.
- 1.9. Where the Licence holder is a body corporate or an unincorporated body, any change of director. or other person responsible for the management of the body is to be notified in writing to the council within 14 days of any such change. In addition, the Licence holder shall provide any details as the council may require in respect of any new director, officer or manager upon request in writing from the council.

2. Conduct of the Premises

- 2.1. No change from one type of sex establishment to another shall be made without the written consent of the council.
- 2.2. No part of the premises shall be used by prostitutes for the purpose of solicitation or otherwise exercising their calling.

3. Premises Interior and Layout

- 3.1. The premises layout shall comply with deposited plans unless otherwise approved in writing by the council.
- 3.2. No alterations, additions or modifications to either the internal or external parts of the licensed premises shall be made without the prior written consent of the council.
- 3.3. External doors shall be closed at all times other than when persons are entering or leaving the premises. The external doors shall be fitted with a device to provide for their automatic closure and such devices shall be maintained in good working order.
- 3.4. The premises shall be fitted with an inner entrance lobby door or partition screen so that no part of the interior of the premises or any of the contents of the premises shall be visible when persons are entering or leaving the premises.
- 3.5. No access shall be permitted through the premises to any other premises adjoining or adjacent except in the case of emergency.
- 3.6. No part of the interior of the licensed premises where licensable activities are authorised shall be visible whatsoever to persons outside the premises.
- 3.7. No external advertising, words, signs, displays or illuminations shall be permitted unless previously approved by the council.
- 3.8. The external fabric, appearance and look of the licensed premises shall consist of materials and colours approved by the council in order to:
- 3.8.1. Ensure that the frontage is of a discreet nature
- 3.8.2. Ensure that it is appropriate to the character of the locality.

CCTV 4.

- 4.1. A recording CCTV system shall be installed and fully operational whilst the venue is open to the public.
- 4.2. The recording equipment will be stored and operated in a secure environment with limited access, to avoid damage, theft, unauthorised viewing and to maintain the integrity of the system.
- 4.3. A record will be kept of any access made to information held on the system.
- 4.4. The system will be serviced at twelve monthly intervals and maintained to a standard that is acceptable to the police licensing department responsible for the area. A record of service and maintenance completed shall be held for a minimum of three years at the premises.
- 4.5. The CCTV System is to have accurate time and date recording included and is to be checked weekly for accuracy of time and functioning of the cameras and recording. The checks are to be recorded and made available for inspection on demand.
- 4.6. An additional recording CCTV camera shall be installed and fully operational whilst the venue is

open to the public to cover the area outside the front of the premises.

- 4.7. The CCTV system will have sufficient storage capacity for 31 days of good evidential quality images.
- 4.8. In the event of any failure in the CCTV System the Licensee shall report the failure to the Police Licensing Team immediately and repair[ed] within seven days.

5. **CCTV Access**

- 5.1. Police and authorised officers of the council shall have access to data from the systems (subject to the Data Protection Act 1998) quickly and easily and therefore provision will be made for the licensee or a member of staff to have access to the secure area and also be able to operate the equipment and to supply footage in a format which can be easily viewed by police or council officers.
- 5.2. All operators will receive training from the installer if new equipment is installed and this training will be cascaded down to new members of staff.
- 5.3. An operator's manual will be available to assist in replaying and exporting data.
- 5.4. The premises shall not be operated pursuant to the grant of a licence until such time as the CCTV System has been approved by the Police. The CCTV must be maintained in a satisfactory working condition in order to remain operating under the licence. The CCTV will be deemed to be approved and in a satisfactory working condition if it is installed and operated in accordance with Police guidance of 13.8.13 or as otherwise approved by the Police).

6. General

- 6.1. The Licence holder shall take all reasonable precautions to ensure public safety on the premises and shall comply with any reasonable request made by the council.
- 6.2. The council may substitute, delete, vary or amend these conditions at any time following proper consultation to include the licence holder.

Part Two - Additional Conditions for Premises Operating as Sexual Entertainment Venues

- 7. External Appearance of the Premises and Public Displays of Information
- 7.1. The exterior of the premises shall not contain any displays or depictions of the human form (save for council approved trademarks or logos of the business), or any imagery that suggests or indicates relevant entertainment takes place at the premises, or other language stating the nature of such activities, including use of the word "nude". The condition does not prevent the use of the words "Licensed Sexual Entertainment Venue" or "Adult entertainment" or "Gentlemen's Club" on a single plate in characters no higher than 10 cm at the entrance to the premises. .
- 7.2. The prices for entrance and any compulsory purchases within the venue shall be clearly displayed on the exterior, or in the lobby, of the premises.
- 7.3. All charges for products and services shall be displayed in prominent areas within the premises, and at each customer table and in the bar area.
- 7.4. Rules for customers shall be displayed in prominent areas within the premises, and at each customer table and in the bar area.
- 7.5. No charge shall be applied unless the customer has been made aware of the tariff of charge by the performer in advance of the performance.
- 7.6. Performers may not stand in any lobby, reception or foyer areas or outside the premises entrance for the purposes of greeting customers or encouraging customers to enter the venue.
- 7.7. The use of cruising cars by the premises to solicit for custom and/or transport people to or from the premises is prohibited.
- 7.8. The use of flyers and similar promotional material for the premises which would be contrary to the byelaws is prohibited.
- 8. Control of Entry to the Premises
- 8.1. The Challenge 25 proof of age scheme shall be operated at the premises whereby any person suspected of being under 25 years of age shall be required to produce identification proving they are over 18 years of age. The only acceptable forms of identification are recognised photographic identification cards, such as a driving licence or passport.
- 8.2. All individuals employed on the premises to conduct a security activity (within the meaning of

paragraph 2(1) (a) of Schedule 2 to the Private Security Act 2001) must be licensed by the Security Industry Authority.

- 8.3. Any person who appears to be drunk / intoxicated or under the influence of illegal drugs shall not be permitted entrance to the premises.
- 8.4. A policy of random searches of persons entering the premises shall be operated.
- 8.5. Any person found to be in possession of illegal drugs upon entry shall be prevented entry and, where possible, restrained until the Police can take such person into custody. Any persons found using or dealing illegal drugs on the premises shall be removed from the premises or, where possible and appropriate (ie if drug dealing), restrained until the Police can take such person into custody.
- 8.6. The premises shall subscribe to an approved radio system and radios shall be operational at all times the premises is open to the public.
- 9. Conduct of Performers and Rules relating to performances of sexual entertainment
- 9.1. There shall be a written code of conduct for performers that has been agreed in writing by the Licence holder, the council and the Police.
- 9.2. All performers shall be required to certify their agreement to comply with the code and a record shall be kept on the premises and be made available upon request by the Police or an authorised officer of the council. The code shall include the basic criteria as set out in Appendix B to this policy.
- 9.3. No changes shall be made to the Dancer's Code of Conduct without the prior written consent of the council and the Police.
- 9.4. The Dancer's Code of Conduct must include a statement that any dancer who does not comply with the Code of Conduct will face disciplinary proceedings.
- 9.5. All management and staff (including security staff) must be aware of and familiar with the content of the Dancer's Code of Conduct and shall ensure it is complied with at all times.
- 9.6. A copy of the Dancer's Code of Conduct shall be prominently displayed in each area of the premises where the public have access, which shall include toilet areas as well as in any area used as a changing/dressing room for dancers.
- The Licensee shall maintain red lines on the floor parallel to the edge of the sofas used by customers paying for performances. The dancer's feet shall not cross the red line during any performance.

10. Code of Conduct for Customers

- 10.1. There shall be a written Code of Conduct for Customers that has been agreed in writing by the Licence holder, the council and the Police.
- 10.2. The code shall include the basic criteria as set out in Appendix C to this policy.
- 10.3. The Code of Conduct for Customers shall be displayed in prominent positions throughout the licensed premises so that it is visible to all patrons.
- 10.4. No changes shall be made to the Code of Conduct for Customers without the prior written consent of the council and the Police.
- 10.5. The Code of Conduct shall include a statement that any customers who fail to comply with the Code of Conduct will be required to leave the premises.
- 10.6. All management and staff (including security staff) must be aware of and familiar with the content of the Code of Conduct for Customers and shall ensure it is complied with at all times.
- 10.7. On any occasion whereby a customer breaches the Code of Conduct, such details shall be recorded in the incident log.
- 10.8. Any customer breaching the rules of the Code of Conduct shall be asked to leave the premises. Any customer who has previously been asked to leave the premises and again breaches the Code of Conduct may be banned from the premises.

Disciplinary Procedure for Performers

- 11.1. The Licence holder shall ensure that a written disciplinary procedure is in force so as to take appropriate action against performers who breach the Code of Conduct and that a copy of the procedure is provided to each performer who works at the premises.
- 11.2. All performers shall sign an acknowledgement that they have received a written copy of the disciplinary procedure and have read and understood its contents.

- 11.3. Any disciplinary procedure shall NOT make any provision for financial penalties against performers who breach the disciplinary procedure. Any sanctions shall be limited to verbal or written warnings, suspension or revocation of the performer's right to dance at the premises.
- 12. The Protection of Performers and the Prevention of Crime on the Premises
- 12.1. Performers shall be provided with secure and private changing facilities.
- 12.2. All entrances to private areas to which members of the public are not permitted access shall have clear signage stating that access is restricted.
- 12.3. Any exterior smoking area for use by performers shall be kept secure and separate to any public smoking area.
- 12.4. The Licence holder shall implement a written policy to ensure the safety of performers when leaving the premises following any period of work.
- 12.5. Private booths must not be fully enclosed. There must be a clear sight-line from outside the booth so that any performance of sexual entertainment can be directly monitored.
- 12.6. There must be a minimum of one member of security staff present on any floor where a performance of sexual entertainment is taking place.
- 12.7. Unless monitored by CCTV screen and/ or directly and within 5 metres (or other such distance as agreed by the council) of appropriately trained staff private booths shall be fitted with a panic button or security alarm.
- 13. Record Keeping and Management
- 13.1. All performers shall be required to provide valid identification prior to first employment at the premises. Acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or national ID card.
- 13.2. All performers and staff shall be eligible to work in the UK and proof of eligibility records shall be kept on the premises. Management shall ensure that such records are regularly checked to ensure compliance.
- 13.3. Employment records for performers and staff shall be kept for a minimum of 6 months following the cessation of their employment.
- 13.4. Accurate payment and remuneration records shall be maintained and shall be made available upon request to the Police or an authorised officer of the Council. All fees and charges for performers shall be stated in writing and prominently displayed within the changing area.
- 13.5. No films may be shown at the premises unless they have been passed by the British Board of Film Classification. No films classified as R18 shall be shown on the premises.
- 14. Dress Code
- 14.1. The premises shall operate a dress code for customers to the reasonable satisfaction of the Police.

Annex B

Sexual Entertainment Venues - Code of Conduct for Dancers

The Dancer's Code of Conduct shall include the following conditions as a minimum standard: There shall be no intentional physical contact between performers and customers during the performance unless for the purpose of restraint when such touch may only be made by the performer's hand/s on the limbs of the customer or above the customer's chest. Physical contact before or after the performance will be limited to a hug and/or kiss on the cheek on a customer entering the club and/or leading a customer by the hand to, or from, an area permitted for performances of sexual entertainment in advance of, or following, a performance and receiving payments.

The performer may not simulate any sexual act during a performance.

Performers must not use any inappropriate, lewd, suggestive or sexually graphic language in any public or performance areas of the premises.

Performers must not touch the breasts or genitalia of another performer, at any time as part of a performance.

There shall be no use of sex articles (as defined by paragraph 4(3) of Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982) at any time.

There shall be no nudity by performers in public areas of the premises, unless the Council has agreed in writing that area may be used for performances of sexual entertainment.

Performers must fully dress (i.e. no nudity) at the end of each performance.

Performances of sexual entertainment may only take place in designated areas of the premises as agreed in writing by the Council.

There shall be no photography permitted by customers on the premises.

Customers must remain seated for the duration of a performance.

Performers shall not arrange to meet, or have further contact with, customers outside of the premises. Dancers shall not perform if under the influence of alcohol or drugs.

All dancers shall comply with this Code of Conduct. Any failure to adhere to the rules set out in Code shall result in the dancer becoming subject to the consideration of disciplinary action as set out in the Disciplinary Procedure.

Annex C

Sexual Entertainment Venues - Code of Conduct for Customers

The Customer's Code of Conduct shall include the following conditions as a minimum standard:

Customers may not touch dancers during a performance.

Customers may not make lewd or offensive comments to performers.

Customers must not harass or intimidate performers.

Customers must not ask dancers to perform any sexual favour.

Customers may not perform acts of masturbation or indulge in other sexual behaviour.

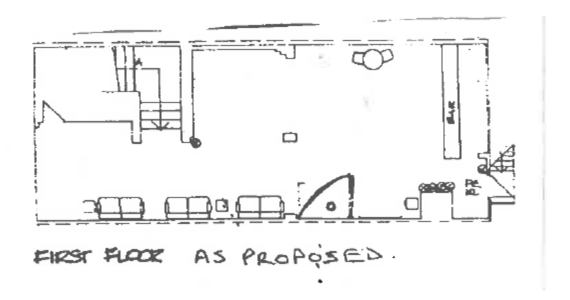
Any customer failing to comply with this Code of Conduct will be asked to leave the premises and may face a time-limited or permanent ban from attending the premises.

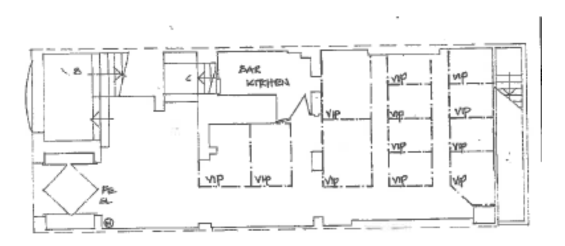
Dated this 18th day of February 2019



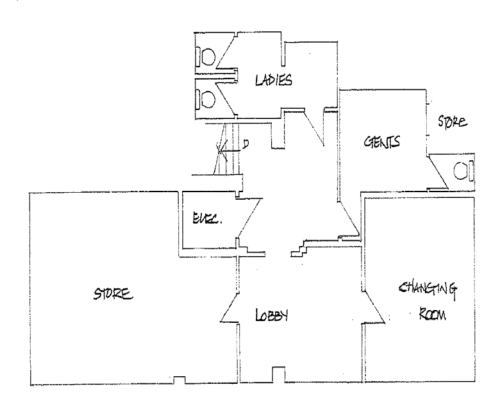
Licensing Manager

Licensing – Southampton City Council PO Box 1767 Southampton SO18 9LA





GROWD FLOOR



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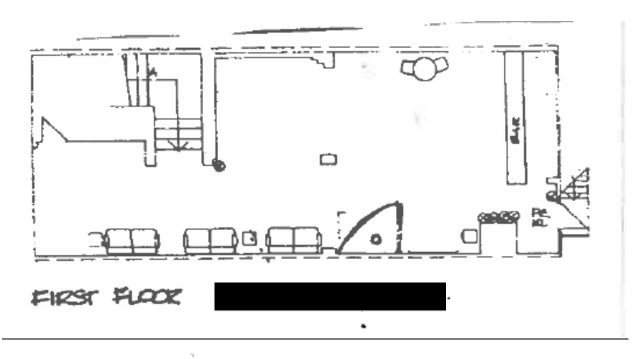
KEY	•
⊗ .	Break Glass Fire Point
@	Water Fire Extinguisher
©	Foam Fire Extinguisher
©	CO2 Fire Extinguisher
FE.	Fire Exit
払	Emergency Light
	Area of variation of Licensable activity
	Where alchol is sold or consumed, recorded music
	is played, where hot food or drink may be supplied
	after 23:00 and where other kinds of regulated
	entertainment takes place.

Plans not reproduced to scale.



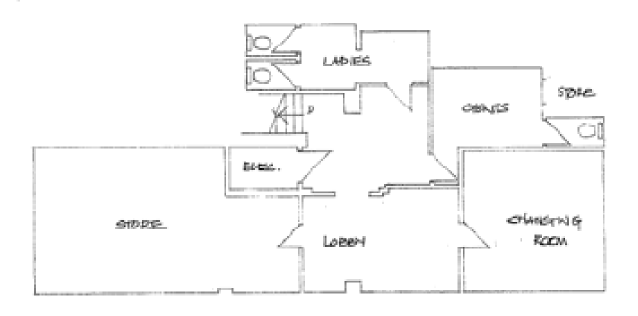
Appendix 3

Appendix 3 – Existing plans

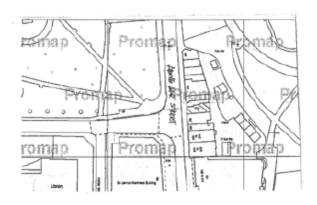




GROWN FLOOR



EASEMENT



LOCATION DIMON Scale 1:1250 65 UL 1000163210 Break Glass Fire Point

Water Fire Extinguisher

Foam Fire Extinguisher

CO2 Fire Extinguisher

Fire Exit

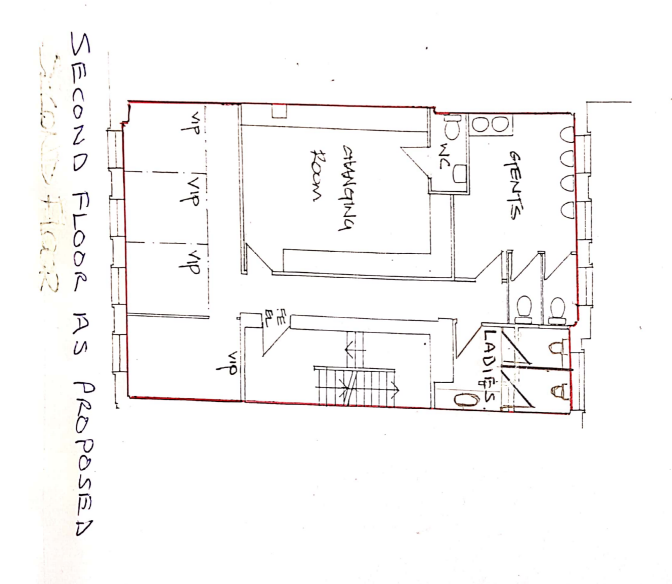
Emergency Light

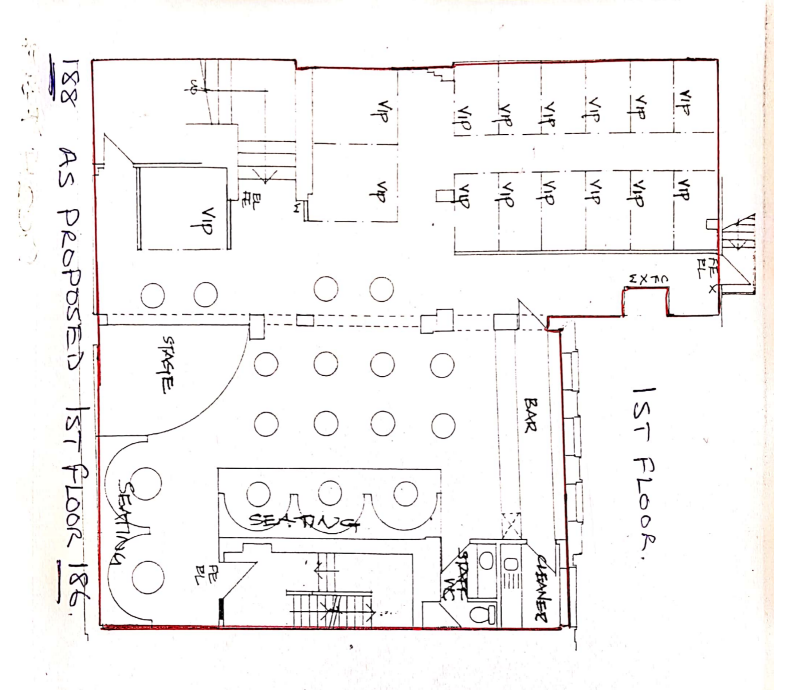
Area of variation of Licenseble activity

Where alchel is sold or consumed, recorded music is played, where hot food or drink may be supplied after 23:00 and where other kinds of regulated entertainment takes place.

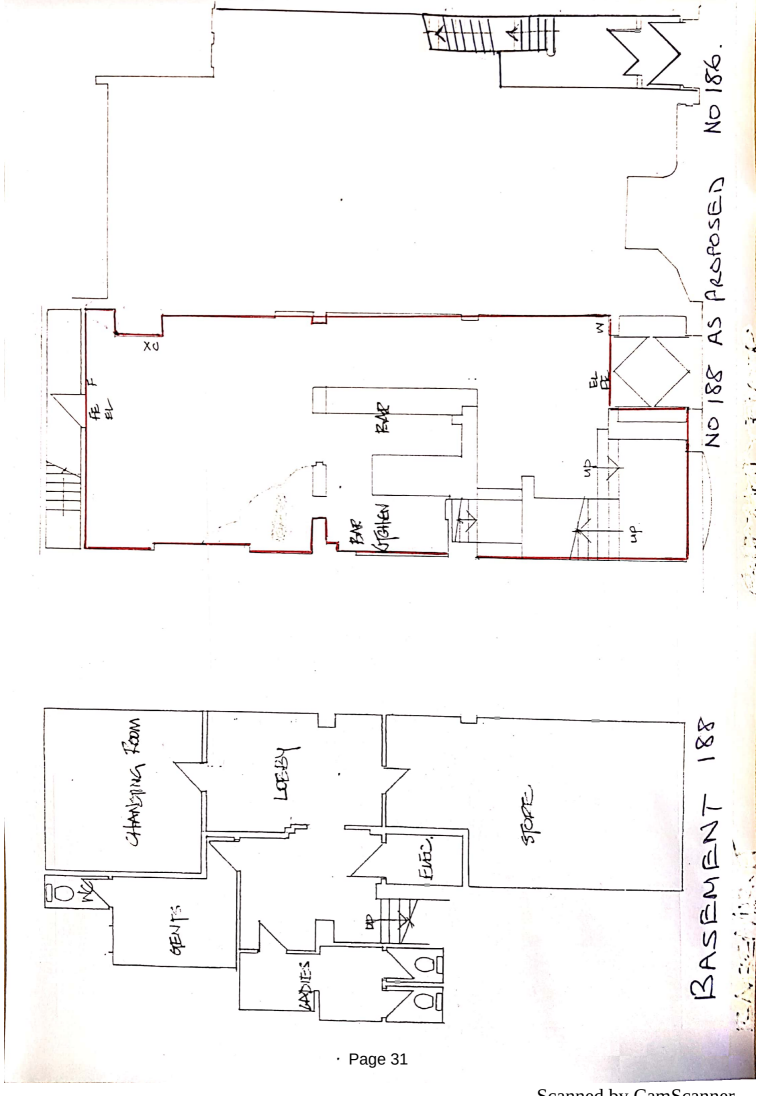
Agenda Item 6

Appendix 4

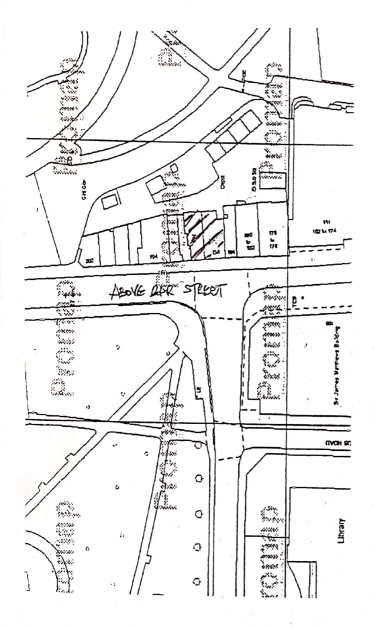




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Copyright reserved. All dimensions are to be site confirmed and should not be scaled unless for Planning purposes. Werify all queries with the office.	© 19 Scale: 1:100@ AZ	loor Plans	Slylvan Glade Ltd	186/188 ABOVE BAR STREET, SOUTHAMPTON, HAMPSHIRE.	Architectural Services Architectural Services No3-The Townhouse, 20 Nelson Road, Southsea, Hampshire POS 2AS Tel: 07956 624094 Email: derek.treagus@gmail.com	Derek Treagus Associates e	1	



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Appendix 5



Schedule 12 Part A **Premises Licence**

APPENDIX 5

Premises licence number

2019/07042/01SPRV



Part 1 - Premises details

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

Wiggle

186/188 Above Bar Street

Southampton **SO14 7DW**



Telephone number

Where the licence is time limited the dates

Not applicable



LICENSING

Licensable activities authorised by the licence

Recorded music

Performances of dance

Anything similar to live music, recorded music or performances of dance

LICENSING

Provision of late night refreshment

Supply by retail of alcohol

The times the licence authorises the carrying out of licensable activities

Recorded music

Monday 10:00 - 06:00 Tuesday 10:00 - 06:00 Wednesday 10:00 - 06:00 Thursday 10:00 - 06:00 Friday 10:00 - 06:00 Saturday NG 10:00 - 06:00 Sunday 10:00 - 06:00

Performances of dance

Monday 10:00 - 06:00 Tuesday 10:00 - 06:00 Wednesday 10:00 - 06:00 Thursday 10:00 - 06:00 Friday 10:00 - 06:00 Saturday 10:00 - 06:00 10:00 - 06:00 Sunday

Anything similar to live mus	sic, recorded music o	r performances of dance
	,	- - - - - - - - -

Monday	10:00 - 06:00
Tuesday	10:00 - 06:00
Wednesday	10:00 - 06:00
Thursday	10:00 - 06:00
Friday	10:00 - 06:00
Saturday	10:00 - 06:00
Sunday	10.00 - 06.00

Provision of late night refreshment

Monday	23:00 - 05:00
Tuesday	23:00 - 05:00
Wednesday	23:00 - 05:00
Thursday	23:00 - 05:00
Friday	23:00 - 05:00
Saturday	23:00 - 05:00
Sunday	23:00 - 05:00



Supply by retail of alcohol

by retail of alco	וטווע	
Monday	10:00	- 05:00
Tuesday	10:00	- 05:00
Wednesday	10:00	- 05:00
Thursday	10:00	- 05:00
Friday	10:00	- 05:00
Saturday	10:00	- 05:00
Sunday	10:00	- 05:00





The opening hours of the premises

	all.
Monday	10:00 - 06:00
Tuesday	10:00 - 06:00
Wednesday	10:00 - 06:00 THAMPT
Thursday	10:00 - 06:00 CITY COUN
Friday	10:00 - 06:00 LICENSIN
Saturday	10:00 - 06:00 LICENSIN
Sunday	10:00 - 06:00



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

Alcohol is supplied for consumption both on and off the premises

Part 2

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

Sylvan Glade Ltd. 1 Ojs Industrial Park Claybank Road Portsmouth PO3 5SX

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Electronic Mail pojla@btconnect.com

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

08935209

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

James Flarakos Flaris





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

Licence Number: 4095

Licensing Authority: Gosport Borough Council

This premises licence is issued by Southampton City Council as licensing authority under part 3 of the Licensing Act 2003 and regulations made thereunder

Dated this 18th day of January 2020;



LICENSING

Courth

LICENSING

Licensing Manager
Southampton & Eastleigh Licensing Partnership
PO Box 1767
Southampton

outnampton SO18 9LA





Annex 1 - Mandatory Conditions

- 1 No supply of alcohol shall be made under the premises licence:
- (a) at a time when there is no designated premises supervisor in respect of the premises licence, or
- (b) at a time when the designated premises supervisor for the premises does not hold a personal licence or his personal licence is suspended.
- 2 Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.
- Where any condition of this licence requires that, at specified times, one or more individuals must be at the premises to carry out a security activity, each such individual must be licensed by the Security Industry Authority, unless the Private Security Industry Act 2001 does not require them to be so licensed.
- 4 (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
- (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises
- (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to
- (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
- (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
- (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
- (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise antisocial behaviour or to refer to the effects of drunkenness in any favourable manner;
- (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).
- 5 The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 6 (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
- (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
- (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either—
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
- 7 1 A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
- 2 For the purposes of the condition set out in paragraph 1 —
- (a) 'duty' is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;

(b) 'permitted price' is the price found by applying the formula — $P = D + (D \times V)$

where-

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

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

Annex 2 - Conditions consistent with the operating Schedule

1. BWV

At times when the venue is operating under its premises licence, at least one member of SIA staff who shall be positioned at the main entrance of the venue shall wear and operate body worn video (BWV) recording equipment at all times.

The equipment shall be maintained and the images will be made available as soon as practicable but at least within 48 hours to the police on request as long as the request is lawful with regards to data protection legislation.

The equipment shall record high definition colour images and be able to capture sound, specifically conversation. The equipment shall be able to operate in all levels of illumination, images shall be time / date stamped.

The BWV shall be of a similar specification to those currently utilised by Hampshire Constabulary and as such shall be of sufficient quality to produce evidential data.

There shall be sufficient number of devices or batteries at the venue to ensure that the devices are able to operate continually.

Where the equipment fails the police licensing department responsible for the area, shall be notified immediately in writing or by e- mail as soon as is practicable and the defect rectified within 14 days of the failure.

Data obtained on the BWV shall downloaded as soon as practicable and be retained at the venue for at least 28 days.

- 2. No more than 60 (sixty) persons shall be present in on the ground floor and no more than 80 (eighty) persons shall be present on the first floor in the place licensed at any one time.
- 3. Licensable activities are permitted on New Year's Eve from the end of permitted hours on New Year's Eve to the start of permitted hours on the following day.

4. CCTV

The premises shall have sufficient cameras located within the premises to cover all public areas including outside of the premises covering the entrance and exit. The system will be able to cope with strobe lighting (where used) and all levels of illumination throughout the premises as well as outside areas.

CCTV warning signs to be fitted in public places.

The CCTV system must be operating at all times whilst the premises are open for licensable activity. All equipment shall have a constant and accurate time and date generation.

The recording system will be able to capture a minimum of 4 frames per second and all recorded footage must be securely retained for a minimum of 28 days.

Records must be made on a weekly basis and kept for inspection to show that the system is functioning correctly and that data is being securely retained.

The DPS or premises manager must be able to demonstrate that the CCTV system has measures to prevent recordings being tampered with, i.e. password protected.

There shall be sufficient members of trained staff at the premises during operating hours to be able to provide viewable copies immediately to police on request when investigating allegations of offences or criminal activity. Any images recovered must be in a viewable format on a disc. Footage supplied in a digital format on CD or DVD will also have a copy of the CCTV system software enabled on the disc to allow playback.

In the event of technical failure of the CCTV equipment the Premises Licence holder/DPS MUST report the failure to the Hampshire Western Police Licensing Unit within 24 hours.

5. Incident book

An incident book will be provided and maintained at the premises. It will remain on the premises at all times and will be available to police for inspection upon request.

Any incidents that include physical altercation or disorder, physical ejection, injury, id seizure or drug misuse will be recorded in the incident book. The entry is to include an account of the incident and the identity of all person(s) involved (or descriptions of those involved if identity is not known). Should there be any physical interaction by members of staff and the public the entry will include what physical action occurred between each party. The entry shall be timed, dated and signed by the author.

If the member of staff creating the entry has difficulties reading or writing then the entry may be written by another staff member. This should however be read back to the person creating the entry and counter signed by the person who wrote the entry.

At the close of business on each day the incident book will be checked by the manager on duty where any entries will be reviewed and signed. If incidents have occurred the duty manager will de-brief door staff at the close of business. Should there be no incidents then this will also be recorded at the close of business in the incident book.

6. Refusals book

A written log shall be kept of all refusals including refusals to sell alcohol. The Premises Licence Holder shall ensure that the refusals log is checked, signed and dated on a weekly basis by the manager/manageress.

The refusals log will be kept and maintained at the premises and will be available for inspection immediately upon request by Hampshire Constabulary and any responsible authority. The record of refusals will be retained for 12 months.

7. Challenge 25

There will be a Challenge 25 policy operating at the premises. Challenge 25 means that the holder of the premises licence shall ensure that every individual, who visually appears to be under 25 years of age and is seeking to purchase or be supplied with alcohol at the premises or from the premises, shall produce identification proving that individual to be 18 years of age or older.

Acceptable identification for the purposes of age verification will include a driving licence, passport or photographic identification bearing the "PASS" logo and the persons date of birth.

If the person seeking alcohol is unable to produce acceptable means of identification, no sale or supply of alcohol will be made to or for that person.

'Challenge 25' posters shall be displayed in prominent positions at the premises.

8. Training-

Staff will be trained regarding appropriate precautions to prevent the sale of alcohol to persons under the age of 18, the signs and symptoms of drunk persons and the refusal of sale due to intoxication. Records will be kept of such training which must be signed and dated by the member of staff who has received that training.

All staff will receive refresher training every six months as a minimum and records are to be kept of this refresher training which should be signed and dated by the member of staff who received that training. In addition to their training a written test related to the training given will be conducted before the staff member is permitted to sell or authorise alcohol. The test will consist of a minimum of ten questions of which the pass rate is 80%. Anyone who fails to reach the prescribed pass rate will be retrained and retested. Anyone not attaining the pass rate will not be permitted to sell or authorise the sale of alcohol until the pass rate is attained. There will be a minimum of two sets of questions to be used in the training which will be rotated upon each subsequent six month training session.

All training records will be made immediately available for inspection by Hampshire Constabulary and any responsible Authority upon request. Training records will be kept for a minimum period of two years. Training records will be kept on the licensed premises to which they relate to.

The DPS should also complete a nationally recognised Level 2 DPS course or equivalent depending on provider.

9. Last entry

The last entry of any customer to the premises will be 0400 hours (DEPENDANT ON PERMITTED HOURS), save for customers already within the premises who step outside to smoke. Patrons permitted to temporarily leave and then re-enter the premises, (e.g. to smoke) shall not be permitted to take drinks or glass containers with them.

10. SIA Security Staffing

There will be a minimum of 2 SIA registered door supervisors on duty at the premises whilst the premises is operating.

11. Toilet Checks

The public toilets within the premise shall be checked every 30 minutes when the premises are open for a licensable activity. A record shall be kept by the premise and presented on request by Hampshire constabulary. Toilet check records shall be kept for a minimum period of 3 months.

12. Dispersal Policy

A dispersal procedure will be adopted during the last trading hour to ensure minimal disturbance to neighbours and to tackle the problem of anti-social behaviour and crime. Door supervisors will remove all drinks from any customer who attempts to leave the venue carrying one.

All areas of the premises will be checked at the end of each evening to ensure all customers have left safely.

Door staff wearing High Visibility fluorescent Upper Clothing will patrol the outside perimeter of the front of the premises at the end of each evening (for at least an additional 15 minutes or until persons are dispersed from the immediate area) to ensure the safe and quiet dispersal of customers. Any customers congregating or loitering outside after leaving the premises will be asked to depart quickly and quietly. Notices will be displayed in prominent positions at the exit of the premises requesting customers to leave quickly and quietly.

13. Management

A direct telephone number for the manager at the premises shall be publicly available at all times the premises is open. This telephone number is to be made available to residents and businesses in the vicinity.

14. Waste

No collections of waste or recycling materials (including bottles) from the premises shall take place between 23:00 and 08:00 on the following day.

15.British Summer Time.

An extra hour is permitted on the day that British Summer time commences.

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

1 To comply with the following conditions:



(a) the recommendations contained in Stage 1 of the Acoustics be carried out to the satisfaction of the Environmental Health Officer and consideration be given, as necessary, to Stage 2 works as recommended in the report.

(b) To investigate and comply with any planning requirements.



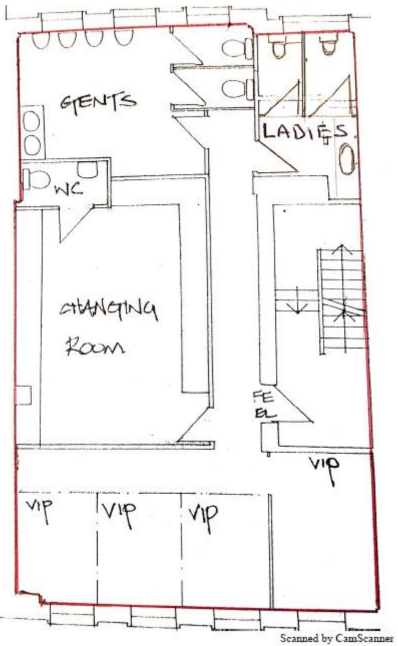








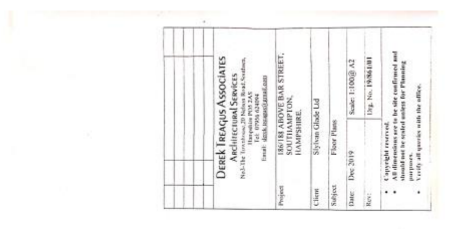
Annex 4 – Plans





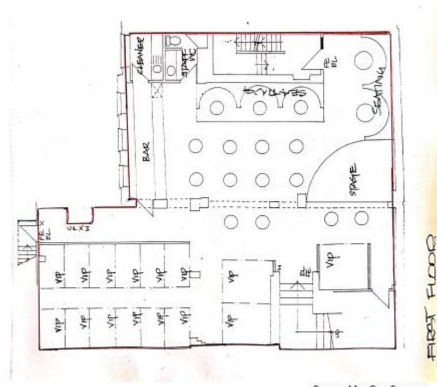








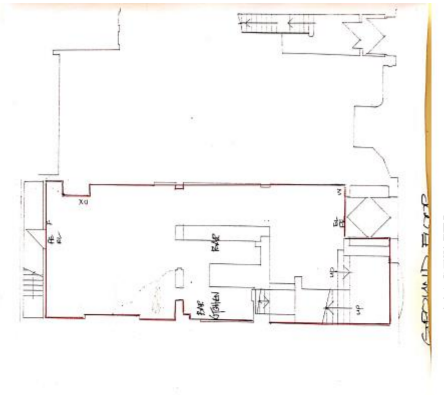




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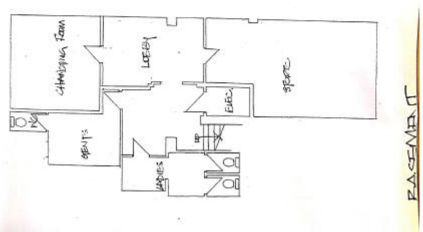










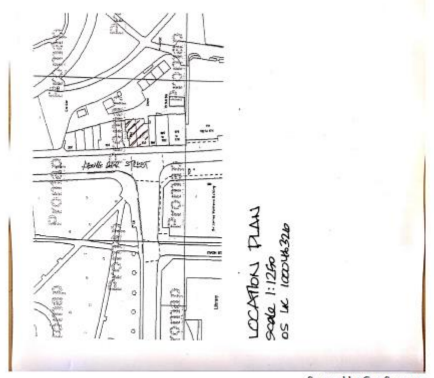


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Agenda Item 6

Appendix 6

APPENDIX 6

Special Procedure for the Licensing (General) Sub-Committee – Applications for Sex Establishment licences

One of the Council's Corporate Legal Advisors will be in attendance throughout the proceedings and he/she is there to advise Members. Sub-Committee Members may seek clarification on points of procedure at any time.

Please note that comfort breaks will be taken at the discretion of the Chair at appropriate points during the meeting.

1. INTRODUCTION

- Everyone to introduce themselves
- ◆ The Licensing Officer will introduce the report, including background information and any written objections received.
- Members' questions to the Licensing Officer

2. OBJECTORS

If Objectors (including Police) have attended indicating a wish to address the Sub-Committee the Sub-Committee will consider each request in light of its discretion to permit oral representations.

As a guide, such representations will only be permitted if appropriate in order to briefly summarise and expand upon the main points of objection as set out in written submissions. Mere recitation of previous written submissions will not be permitted, nor will the introduction of entirely new grounds of objection.

Questions of Objectors will not be permitted by any party (including Members).

3. APPLICATION

The applicant or their representative will outline the details of the application and call any witnesses in support.

Questions may be asked of the applicant or of any witnesses by:

Licensing Officer

Members of the Sub-Committee

The applicant may call supporting witnesses at their discretion during the presentation of their application. Questions may be asked by the Sub-Committee Members / Licensing Officer of such witnesses at any appropriate point in their presentation

If any written objections have been received the applicant or their representative will be invited to comment on them

4. SUMMING UP

The applicant or their representative will have a final opportunity to sum up their application.

5. CONSIDERATION OF DECISION - CONFIDENTIAL SESSION

Members of the Sub-Committee will retire to consider the decision. In doing so the Solicitor to the Sub-Committee and the Sub-Committee Administrator will retire with them, but will take no part in the discussion of the merits of the case or what the decision should be

Should the Solicitor to the Sub-Committee be required to clarify any points of law, these will be repeated in the public session.

6. ANNOUNCEMENT OF DECISION

Sub-Committee Members will return and the Chair of the Sub-Committee will deliver the decision in public session. The Licensing Officer will confirm this decision in writing to the Applicant within 7 days of the Sub-Committee decision, together with details of any relevant right of appeal.

Note: This procedure note is issued as a guide only – the order and conduct of business may be varied by the person presiding at any time in order to facilitate the determination of the matter, having regard to statutory restrictions and the rules of natural justice.