Public Document Pack

Licensing (Licensing and Gambling) Sub-Committee

Wednesday, 21st September, 2022 at 4.00 pm PLEASE NOTE TIME OF MEETING

Virtual Meeting

This meeting is open to the public

Members

Three Members drawn from the Licensing Committee

Contacts

Democratic Support Officer Ed Grimshaw

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Executive Director Communities, Culture & Homes

Mary D'Arcy

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PUBLIC INFORMATION

The Members of the Licensing Committee are Councillors, G Galton, B Harris, Laurent, Leggett, McEwing, Noon, J Payne, Spicer, Stead and Streets.

Terms of Reference

The Sub-Committee deals with licences for which the Council is responsible under the Licensing Act 2003 and Gambling Act 2005, including:-

- Determination of applications for review of premises licences and club premises certificates;
- Determination of representations to applications for premises licences and club premises certificates, variations and various permits;
- Determination of police objections to applications for:
 - Variation of designated premises supervisors
 - Transfer of premises licences
 - Personal licences for the sale of alcohol
- Determination of objections to temporary event notices.

Relevant Representations

Those who have made relevant representations may address the meeting about the matter in which they have an interest. New matters, not raised within a written representation, can not be relied upon at the hearing. When dealing with Licensing Act matters the Sub-Committee must only take into account the following statutory Licensing Objectives:-

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

Likewise, when dealing with Gambling Act matters the Sub Committee must only take into account the statutory Licensing Objectives below:-

- Preventing gambling from being a source of crime or disorder, being associated with crime or disorder or being used to support crime
- Ensuring that gambling is conducted in a fair and open way, and
- Protecting children and other vulnerable persons from being harmed or exploited by gambling

Southampton: Corporate Plan 2020-2025 sets out the four key outcomes:

- Communities, culture & homes Celebrating the diversity of cultures within Southampton; enhancing our cultural and historical offer and using these to help transform our communities.
- Green City Providing a sustainable, clean, healthy and safe environment for everyone. Nurturing green spaces and embracing our waterfront.
- Place shaping Delivering a city for future generations. Using data, insight and vision to meet the current and future needs of the city.
- Wellbeing Start well, live well, age well, die well; working with other partners and other services to make sure that customers get the right help at the right time

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.

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.

Dates of Potential Meetings Municipal Year 2021/22

Meetings are scheduled on a weekly basis usually at 4pm on a Wednesday evening.

CONDUCT OF MEETING

Terms of Reference

The terms of reference are contained in the Council's Constitution.

Rules of Procedure

The meeting is governed by the Licensing Act 2003 (Hearings)
Regulations 2005 and the Council Procedure Rules as set out in Part 4 of the Constitution, so far as it is applicable.

Business to be discussed

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

Quorum 3

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

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 **ELECTION OF CHAIR**

To appoint a Chair for the purposes of this meeting.

2 APOLOGIES AND CHANGES IN MEMBERSHIP (IF ANY)

To note any changes in the membership of the Sub-Committee made in accordance with the Licensing Act 2003.

3 DISCLOSURE OF PERSONAL AND PECUNIARY INTERESTS

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.

4 STATEMENT FROM THE CHAIR

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

To approve and sign as a correct record the Minutes of the meetings held on 6 April and 13 April 2022 and to deal with any matters arising, attached.

6 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.

7 <u>APPLICATION FOR A NEW PREMISES LICENCE - ALFRISTON LOCAL, 94</u> <u>ALFRISTON GARDENS, SOUTHAMPTON SO19 8FU</u> (Pages 5 - 52)

Application for a new premises licence in respect of Alfriston Local, 94 Alfriston Gardens, Southampton So19 8FU

Tuesday, 13 September 2022

Executive Director Communities, Culture & Homes



SOUTHAMPTON CITY COUNCIL LICENSING (LICENSING AND GAMBLING) SUB-COMMITTEE MINUTES OF THE MEETING HELD ON 6 APRIL 2022

<u>Present:</u> Councillors G Galton, Laurent and J Payne

40. **ELECTION OF CHAIR**

RESOLVED that Councillor Galton be elected as Chair for the purposes of this meeting.

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

RESOLVED that the minutes of the meetings held on: 12 January 2022 and 19 January 2022, be approved and signed as a correct record.

42. **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 the Licensing Act 2003 (Hearings) Regulations 2005, 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.

43. <u>APPLICATION FOR A VARIATION OF A PREMISES LICENCE - SZECHUEN</u> KITCHEN, 137A HIGH STREET, SOUTHAMPTON SO14 2BS

In considering this application the Sub-Committee was obliged to consider the application in accordance, in particular, with both the Licensing Act 2003 (Hearings) Regulations 2005 (as amended) and the rules of natural justice.

Due regard was given to the statutory licensing objectives, the statutory guidance, and the City Council's adopted statement of licensing policy.

The Crime and Disorder Act 1998 Section 17, the Human Rights Act 1998, and the Equality Act 2010 had each been borne in mind by the Sub-Committee whilst making its decision.

The Sub-Committee has considered very carefully the report of the Service Director–Communities, Culture and Homes. The application had received one representation from Planning and no public representations.

The Sub-Committee noted the conditions, as set out by Hampshire Constabulary, and agreed by the Applicant, to be attached to the licence should the variation of the licence been granted. The Sub-Committee considered all verbal representations at the hearing including two witnesses who spoke in favour of the application. In light of all of the above, the Sub-Committee:

RESOLVED to grant the variation to the premises licence as per the application.

REASONS

The Sub-Committee was mindful that the legislation specifically restricted the grounds on which it might refuse an application for a variation of a premises licence or impose conditions. The legislation provided for a presumption of grant of an application for a variation of a premises licence, subject to the determination of the application with a view to promoting the licensing objectives in the overall interests of the local community. In doing so, the sub-committee must give appropriate weight to:

- the steps that are appropriate to promote the licensing objectives.
- the representations (including supporting information) presented by all the parties.
- its own statement of licensing policy
- the Statutory Guidance

The Sub-Committee was satisfied that the Applicant clarified that alcohol sales would be ancillary to food sales from the restaurant and that customers would not be permitted to take alcohol off site.

The Sub-Committee queried the position of the Applicant's business being situated directly beneath a residential dwelling but was assured that no one lived in the dwelling.

The Sub-Committee was content that restaurant was already operating to midnight without complaint. The Sub-Committee considered carefully the views of the Planning Officer and the issues raised in relation to the potential for noise and public nuisance in the area. The Sub-Committee received legal advice confirming that it needed to be satisfied that there was a causal link between noise and nuisance and the application for variation before it.

The Sub-Committee was content with the training to be offered to staff.

An application for variation of a premises licence whose application had been refused, or who was aggrieved by conditions imposed, may appeal against the decision to the Magistrates' Court. Any other person, who made a valid representation, may appeal to the Magistrates' Court against the decision to grant the application or against any conditions imposed.

Members of the public should be assured that where a licence was granted, an application for a review of that licence could be made where there was evidence that the objectives were not being met.

There was a right of appeal for any party to the Magistrates' Court. All parties would receive written notification of the decision with reasons which would set out that right infull.

Agenda Item 5

Appendix 1

SOUTHAMPTON CITY COUNCIL LICENSING (LICENSING AND GAMBLING) SUB-COMMITTEE MINUTES OF THE MEETING HELD ON 13 APRIL 2022

<u>Present:</u> Councillors Noon, J Payne and Goodfellow

44. ELECTION OF CHAIR

RESOLVED that Councillor J Payne be elected as Chair for the purposes of this meeting.

45. 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. Following that private session, at which time the matter would be determined, written confirmation of the decision of the Sub-Committee would be distributed to all parties to the hearing.

46. <u>APPLICATION FOR VARIATION OF PREMISES LICENCE - CATTLE STEAKHOUSE,</u> 14-15 HANOVER BUILDINGS, SOUTHAMPTON, SO14 1JX

The hearing was held as a virtual meeting using Microsoft Teams and was streamedlive online for the press and public to view via the Live Events platform.

The Sub-Committee considered very carefully the application for a variation of the premises licence at CATTLE STEAKHOUSE, 14-15 HANOVER BUILDINGS, SOUTHAMPTON, SO14 1JX in the report by the Service Director – Communities, Culture and Homes.

The hearing was held in accordance with the Licensing Act 2003 (Hearings) Regulations 2005 (as amended) and the rules of natural justice.

The Sub-Committee made its decision on the basis of all of the evidence submitted, both in writing and given orally at the Hearing, with due regard to the licensing objectives, statutory guidance, and the Council's adopted statement of Licensing Policy.

Additionally, the Human Rights Act 1998, the Crime and Disorder Act 1998 and the Equality Act 2010 were borne in mind whilst making the decision.

The Sub-Committee noted that none of the Responsible Authorities attended the Hearing, but that a representation objecting to the variation of the licence was submitted by Environmental Health. The Sub-Committee noted that no representation had been received from Hampshire Constabulary, and that it was satisfied with the application.

The Sub-Committee heard from the Applicant and one local resident making a representation objecting to the application. A total of two representations were received in writing and were fully taken into consideration.

The application for a variation to the current licence was to add Recorded and Live Music and increase the Supply by Retail of Alcohol from midnight to 01.00. Late Night Refreshment had not been requested as this was already 01.00. In light of all the above, the Sub-Committee:

RESOLVED to grant the application for a variation to the premises Licence subject to the conditions offered by the Applicant and agreed as follows:

- A noise limiter is to be supplied and installed by a qualified audio engineer and once completed the maximum noise levels set on the system are to be verified via an onsite test in the presence of the audio engineers. Once completed a noise limiter verification certificate to the is to be sent to Licensing department of Southampton City Council for approval.
- 2. To provide a written Noise Management Plan to include staff training on noise limiting equipment.
- 3. All music to cease at 10pm at the front of the restaurant.

REASONS

Legislation provides for a presumption of the granting of a variation of a premises licence, subject to the determination of the application with a view to promoting the licensing objectives in the overall interests of the local community.

The Sub-Committee noted the concerns of the resident, which included a history of complaints over the previous twelve months concerning the operation of the business and the impact felt by the resident in the residential property directly above the Applicant's premises.

Any person, who made a valid representation, may appeal to the Magistrates' Court against the decision to grant the application or against any conditions imposed.

Members of the public should be assured that where a licence is granted, an application for a review of that licence could be made where there was evidence that the objectives were not being met. Formal notification of the decision would set out that right in full.

The Sub-Committee recommends that the residents of Hanover Buildings and the Applicant keep an open dialogue in relation to resolving any future problems, should they arise.

Agenda Item 7

DECISION-MAKER LICENSING (LICENSING & GAMBLING) SUB COMMITTEE

SUBJECT HEARING TO CONSIDER AN APPLICATION FOR GRANT OF A

PREMISES LICENCE – Alfriston Local 94 Alfriston Gardens

Southampton SO19 8FU

DATE OF HEARING 21st September 2022 16.00 hrs (online)

REPORT OF SERVICE DIRECTOR – COMMUNITIES, CULTURE AND HOMES

E-mail licensing@southampton.gov.uk

Application Date: 27th July 2022 Application Received 27th July 2022

Application Valid: 28th July 2022 Reference: 2022/02445/01SPRN



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Representations from Responsible Authorities

Responsible Authority	Satisfactory?
Safeguarding Children	No Response
Fire Service	Satisfactory
Environmental Health - Licensing	No Response
Home Office	No Response

Public Health Manager	•	No Response		
Planning & Sustainabil Licensing	ity - Development Control -	No Response		
Police - Licensing		Satisfactory		
rading Standards		No Response		
Other Representation	IS			
Name	Address		Contributor Type	
	Headhunters Hair Salon		Trader	
NA - 1 1 1 4	90 Alfriston Garden	90 Alfriston Garden		
Ms. Laura Hunt	Southampton			
	SO19 8FU			
	Silver Birch Close		Resident	
	Sholing			
Ms. Jackie Henshall	SO19 8FY			
	5 Effingham Gardens		Resident	
	Southampton			
T E Hickman	SO19 8GF			
	7 Effingham Gardens		Resident	
Mr & Mrs John &_	Southampton			
Carmen Pearcy	SO19 8GF			
	1 Effingham Gardens		Resident	
	Southampton			
1	_			

Legal Implications

Ms. Anne Caplen

The legislation specifically restricts the grounds on which the sub-committee may refuse an applicati for grant of a premises licence, or impose conditions. The legislation provides for a presumption of grant of an application for a premises licence, subject to the determination of the application with a view to promoting the licensing objectives in the overall interests of the local community. In doing so the sub-committee must give appropriate weight to:

the steps that are appropriate to promote the licensing objectives;

SO19 8GF

- the representations (including supporting information) presented by all the parties;
- its own statement of licensing policy
- the Statutory Guidance

An application may be refused in part and thereby only permit some of the licensable activities sought.

An applicant for grant of a premises licence whose application has been refused, or who is aggrieved by conditions imposed, may appeal against the decision to the Magistrates' Court. Any other person, who made a valid representation, may appeal to the Magistrates' Court against the decision to grant the application or against any conditions imposed.

In considering this application the sub-committee is obliged to consider the application in accordance, in particular, with both the Licensing Act 2003(Hearings) Regulations 2005 (as amended) and the rules of natural justice

The practical effect of this is that the sub-committee must make its decision based on evidence submitted in accordance with the legislation and give adequate reasons for reaching its decision.

Only persons that made relevant representations or their representative, within the time limits, will be allowed to present evidence and this will be restricted to the points raised in their written representation. Any evidence used to expand upon specific points already raised in a written representation should be served upon all parties in good time before the hearing date in order to allow proper consideration. A failure to properly serve any such additional evidence in advance is likely to mean it cannot be produced or relied up at the hearing.

The sub-committee must also have regard to:

- The Crime and Disorder Act 1998
 Section 17 of the Crime and Disorder Act 1998 places the sub-committee 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.
- The 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 sub-committee 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 sub-committee 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 sub-committee which affect another's rights must be no more onerous than is necessary in a democratic

society. The matters set out in this report must be considered in light of the above

Copies of the application for grant of a premises licence and the representations to it are annexed to this report.

Equality Act 2010

obligations.

Section 149 of the Equality Act 2010 requires the Council to have due regard to the need to eliminate discrimination, harassment, victimisation and any other conduct that is prohibited by or under this Act. It also requires the Council to advance equality of opportunity and foster good relations between persons who share a relevant protected characteristic and persons who do not share it. This means having due regard to the need to removing or minimising disadvantages suffered, taking steps to meet the needs of persons, encouraging persons to participate in public life, tackling prejudice and promoting understanding. The relevant protected characteristics are: age; disability; gender reassignment; pregnancy and maternity; race; religion or belief; sex; sexual orientation.

SUMMARY

Applicant	Mr. Anton Ravindran Croos
Designated Premises Supervisor	Anton Ravindran Croos- (waiting to be issued

with personal Licence from Merton Council)

This is an application for a new premises licence. The premises is a local convenience store.

The new premises licence application is for the following licensable activities and hours:

Licensable Activities.

```
Supply by retail of alcohol
      Monday
                  06:00 - 00:00
      Tuesday
                  06:00 - 00:00
      Wednesday 06:00 - 00:00
      Thursday
                  06:00 - 00:00
      Friday
                  06:00 - 00:00
      Saturday
                  06:00 - 00:00
      Sunday
                  06:00 - 00:00
Opening hours of the premises
      Monday
                  06:00 - 00:00
      Tuesday
                  06:00 - 00:00
      Wednesday 06:00 - 00:00
      Thursday
                  06:00 - 00:00
      Friday
                  06:00 - 00:00
      Saturday
                  06:00 - 00:00
      Sunday
                  06:00 - 00:00
```

Conditions consistent with the operating Schedule

1 INCIDENT LOG

The premise shall ensure that reasonable and adequate staff training shall be carried out and properly documented in relation to, dealing with incidents and prevention of crime and disorder: sale of alcohol (to underage, persons over 18 purchasing for underage, drunks etc.) prior to being allowed to sell alcohol.

2 CCTV

A Comprehensive recordable CCTV system will be installed and maintained covering the trade areas whilst encompassing all ingress and egress to the premises. The system must continually record whilst the premises is open for licensable activities and during all times when customers remain at the premises. The system must be capable of providing pictures of evidential quality, in particular facial recognition. All recordings must be stored for a minimum period of 31 days with date and time. Recordings must be made available immediately upon the request of a Police or Authorised Officer. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open to the public. This staff member shall be able to show Police or authorised officer recent data or footage with the absolute minimum of delay when requested.

3 CHALLENGE 25

A Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification shall bear their photograph, date of birth and a holographic mark.

4 STAFF TRAINING

Premises to keep up to date records available for inspection of staff training in respect of age-related sales.

5 REFUSAL LOG

A refusal log shall be kept detailing all refused sales of alcohol. The log should include the date and time of the refused sale and the name of the member of staff who refused the sale. The log shall be available for inspection at the premises by the police or an authorised officer of the licensing authority at all time whilst the premises are open.

The application has received 5 public representations of objections.

Hampshire Constabulary have made no objection to the application, as they are satisfied with the above conditions from the operating schedule being added to the licence.

Included in Report

- Application
- Shop Plan
- Police comments
- Fire comments
- Public Representation- Objections (5)
- Hearing Procedure notes

SOUTHAMPTON AND EASTLEIGH LICENSING PARTNERSHIP

Application for a premises licence to be granted under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

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

You may wish to keep a copy of the completed form for your records.

I/We ANTON RAVINDRAN CROOS (Insert name(s) of applicant) apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in Part 1 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 Part 1 – Premises details Postal address of premises or, if none, ordnance survey map reference or description ALFRISTON LOCAL LOCAL 94 ALFRISTON GARDENS SHOLING									
Pos tow	=	SOUTHAMPTON			Postcode	SO19 8FU			
any) Non pren	Telephone number at premises (if any) Non-domestic rateable value of premises Part 2 - Applicant details								
	se state ropriate	e whether you are applying f e	for a premises li	icen	ce as Ple	ease tick as			
a) b)		dividual or individuals * son other than an individual	_	\boxtimes	please comp	lete section (A)			
D)	i a	as a limited company/limited partnership as a partnership (other than	liability [lete section (B)			
	iii a	ability) as an unincorporated associ			•	lete section (B)			
c)	C	other (for example a statutor corporation) ognised club	y [lete section (B)			
d)	a cha	rity	[please comp	lete section (B)			

e) f)	the proprietor of establishment a health services	f an educational				plete section (B)	
1)		•				. ,	
g)	the Care Stand	s registered unde ards Act 2000 (c ent hospital in W	14) in respect		please com	plete section (B)	
ga)	of Part 1 of the 2008 (within the	s registered unde Health and Social e meaning of that espital in England	al Care Act t Part) in an		please comp	plete section (B)	
h)	the chief officer England and W	of police of a po ales	lice force in		please com	plete section (B)	
	ou are applying a ox below):	as a person desc	ribed in (a) or (b) plea	ase confirm (I	by ticking yes to	
premi	ses for licensab	,		which	involves the	use of the	
I am r	•	cation pursuant t	io a				
	statutory functi						
	a function disc	harged by virtue	of Her Majesty	s prer	ogative	Ш	
(A) IN	IDIVIDUAL APF	PLICANTS (fill in	as applicable)	ı			
Mr	⊠ Mrs □	Miss	Ms 🗌		er Title (for mple, Rev)		
^	Surname First names CROOS ANTON RAVINDRAN						
					'INDRAN		
CRO		978		IRAV	INDRAN Please tick	(yes	
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SECOND INDIVIDUAL APPLICANT (if applica	uble)					
	,					
Mr Mrs Miss Ms	Other Title (for example, Rev)					
Surname F	First names					
Date of birth I am 18 ye over	ears old or Please tick yes					
Nationality						
Where applicable (if demonstrating a right to work checking service), the 9-digit 'share code' (please see note 15 for information)						
Current residential address if different from premises address						
Post town	Postcode					
Daytime contact telephone number						
E-mail address (optional)						
(B) OTHER APPLICANTS						
Please provide name and registered address of applicant in full. Where appropriate please give any registered number. In the case of a partnership or other joint venture (other than a body corporate), please give the name and address of each party concerned.						
Name						
Address						
Registered number (where applicable)						

Des	scription of applicant (for example, partnership, company, un)	incorporated association
Tel	ephone number (if any)	
E-n	nail address (optional)	
Pai	t 3 Operating Schedule	
Wh	en do you want the premises licence to start?	DD MM YYYY 0 1 0 9 2 0 2 2
-	ou wish the licence to be valid only for a limited period, en do you want it to end?	DD MM YYYY
TH CO OT AP	ase give a general description of the premises (please read of SIS FORMER GAMPLING SHOP AND CLOSED. IT IS NO INVENEINCE STORE. THE STORE WILL GIVE NEW LIFE THER COMMERCIAL PREMISES. THIS STORE WILL BE REPLICANT HAS BEEN IN LICENSED RETAIL OVER 10 YEA PEREINCE.	W WILL BE A LOCAL TO THIS PARADE OF EFITTED NEWLY.
	000 or more people are expected to attend the premises at one time, please state the number expected to attend.	
Wh	at licensable activities do you intend to carry on from the pre	mises?
(ple	ease see sections 1 and 14 and Schedules 1 and 2 to the Lic	ensing Act 2003)
Pro	vision of regulated entertainment (please read guidance note	Please tick all that apply
a)	plays (if ticking yes, fill in box A)	
b)	films (if ticking yes, fill in box B)	
c)	indoor sporting events (if ticking yes, fill in box C)	
d)	boxing or wrestling entertainment (if ticking yes, fill in box [D)
e)	live music (if ticking ves. fill in box E)	П

f)	recorded music (if ticking yes, fill in box F)	
g)	performances of dance (if ticking yes, fill in box G)	
h)	anything of a similar description to that falling within (e), (f) or (g) (if ticking yes, fill in box H)	
Prov	vision of late night refreshment (if ticking yes, fill in box I)	
<u>Sup</u>	ply of alcohol (if ticking yes, fill in box J)	

In all cases complete boxes K, L and M $\,$

A

Plays Standard days and timings (please read			Will the performance of a play take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	guidance note 7)		(preuse read guidance note 3)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	ance note 4)	
Tue					
Wed			State any seasonal variations for performing pla guidance note 5)	iys (please read	
Thur					
Fri			Non standard timings. Where you intend to use the performance of plays at different times to the column on the left, please list (please read guidance)	ose listed in th	
Sat					
Sun					

Films Standard days and timings (please read			Will the exhibition of films take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	guidance note 7)		gardance note 3)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	ance note 4)	
Tue					
Wed			State any seasonal variations for the exhibition of read guidance note 5)	of films (please	,
Thur					
Fri			Non standard timings. Where you intend to use the exhibition of films at different times to those column on the left, please list (please read guidan	listed in the	<u>for</u>
Sat					
Sun					

Indoor sporting events Standard days and timings (please read guidance note 7)			Please give further details (please read guidance note 4)
Day	Start	Finish	
Mon			
Tue			State any seasonal variations for indoor sporting events (please read guidance note 5)
Wed			
Thur			Non standard timings. Where you intend to use the premises for indoor sporting events at different times to those listed in the column on the left, please list (please read guidance note 6)
Fri			
Sat			
Sun			

Boxing or wrestling entertainments Standard days and			Will the boxing or wrestling entertainment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
timings (please read guidance note 7)			preuse treat (preuse read guidance note 3)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	ance note 4)	
Tue					
Wed			State any seasonal variations for boxing or wresentertainment (please read guidance note 5)	tling	
Thur					
Fri			Non standard timings. Where you intend to use boxing or wrestling entertainment at different ti in the column on the left, please list (please read and the column on the left, please list)	mes to those li	sted
Sat					
Sun					

Standa	Live music Standard days and timings (please read		Will the performance of live music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	ce note 7)		(preuse read guidantee note 5)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	ance note 4)	
Tue					
Wed			State any seasonal variations for the performance (please read guidance note 5)	ce of live musi	<u>c</u>
Thur					
Fri			Non standard timings. Where you intend to use the performance of live music at different times the column on the left, please list (please read guidents).	to those listed	
Sat					
Sun					

Standa	Recorded music Standard days and timings (please read		Will the playing of recorded music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	ce note 7)		(preuse read guidantee note 3)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	ance note 4)	
Tue					
Wed			State any seasonal variations for the playing of 1 (please read guidance note 5)	recorded music	<u>c</u>
Thur					
Fri			Non standard timings. Where you intend to use the playing of recorded music at different times the column on the left, please list (please read gui	to those listed	
Sat					
Sun					

Performances of dance Standard days and timings (please read		nd	Will the performance of dance take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	ice note 7)		(prease read guidance note 3)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	ance note 4)	
Tue					
Wed			State any seasonal variations for the performance read guidance note 5)	ce of dance (pl	ease
Thur					
Fri			Non standard timings. Where you intend to use the performance of dance at different times to the column on the left, please list (please read guidan	hose listed in t	
Sat					
Sun					

Anything of a similar description to that falling within (e), (f) or (g) Standard days and timings (please read guidance note 7)			Please give a description of the type of entertainme providing	ent you will be	
Day	Start	Finish	Will this entertainment take place indoors or outdoors or both – please tick (please read	Indoors	
Mon			guidance note 3)	Outdoors	
				Both	
Tue			Please give further details here (please read guida	ance note 4)	
Wed					
Thur			State any seasonal variations for entertainment description to that falling within (e), (f) or (g) (guidance note 5)		
Fri					
Sat			Non standard timings. Where you intend to use the entertainment of a similar description to tha (e), (f) or (g) at different times to those listed in the left, please list (please read guidance note 6)	t falling withir	<u>1</u>
Sun					

Standa	Late night refreshment Standard days and timings (please read		Will the provision of late night refreshment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	ce note 7)		predict their (predict road guidantee note 5)	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guide	ance note 4)	
Tue					
Wed			State any seasonal variations for the provision of late night refreshment (please read guidance note 5)		
Thur					
Fri			Non standard timings. Where you intend to use the provision of late night refreshment at different listed in the column on the left, please list (please)	ent times, to th	ose
Sat			note 6)		
Sun					

Supply of alcohol Standard days and timings (please read guidance note 7)		id ead	Will the supply of alcohol be for consumption – please tick (please read guidance note 8)	On the premises Off the premises	
Day	Start	Finish		Both	
Mon	06.00	00.00	State any seasonal variations for the supply of a guidance note 5)	lcohol (please r	ead
Tue	06.00	00.00			
Wed	06.00	00.00			
Thur	06.00	00.00	Non standard timings. Where you intend to use the supply of alcohol at different times to those l column on the left, please list (please read guidance)	isted in the	<u>cor</u>
Fri	06.00	00.00			
Sat	06.00	00.00			
Sun	06.00	00.00			

State the name and details of the individual whom you wish to specify on the licence as designated premises supervisor (Please see declaration about the entitlement to work in the checklist at the end of the form):

Name ANTON RAVINDRAN CROOS
Date of birth
Address
Postcode
Personal licence number (if known)
IN PROCESS
Issuing licensing authority (if known)
LONDON BOROUGH OF MERTON

\mathbf{K}

Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children (please read guidance note 9).

L

Hours premises are open to the public Standard days and timings (please read guidance note 7)			State any seasonal variations (please read guidance note 5)
Day	Start	Finish	
Mon	06.00	00.00	
Tue	06.00	00.00	
Wed	06.00	00.00	Non standard timings. Where you intend the premises to be ope
Thur	06.00	00.00	to the public at different times from those listed in the column o the left, please list (please read guidance note 6)
Fri	06.00	00.00	
Sat	06.00	00.00	
Sun	06.00	00.00	

\mathbf{M}

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

a) General – all four licensing objectives (b, c, d and e) (please read guidance note 10)

- 1. A Comprehensive recordable CCTV system will be installed and maintained covering the trade areas whilst encompassing all ingress and egress to the premises. The system must continually record whilst the premises is open for licensable activities and during all times when customers remain at the premises. The system must be capable of providing pictures of evidential quality, in particular facial recognition. All recordings must be stored for a minimum period of 31 days with date and time. Recordings must be made available immediately upon the request of a Police or Authorised Officer.
- 2. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open to the public. This staff member shall be able to show Police or authorised officer recent data or footage with the absolute minimum of delay when requested.
- 3. A Challenge 25 proof of age scheme, shall be operated at the premises where the only acceptable forms of identification shall bear their photograph, date of birth and a holographic mark.
- 4. Premises to keep up to date records available for inspection of staff training in respect of age related sales.
- 5. A diary log shall be kept detailing all refused sales of alcohol. The log should include the date and time of the refused sale and the name of the member of staff who refused the sale. The log shall be available for inspection at the premises by the police or an authorised officer of the licensing authority at all time whilst the premises are open.
- 6. The premise shall ensure that reasonable and adequate staff training shall be carried out and properly documented in relation to, dealing with incidents and prevention of crime and disorder: sale of alcohol (to underage, persons over 18 purchasing for underage, drunks etc.) prior to being allowed to sell alcohol

b) The prevention of crime and disorder			
AS DETAILED ABOVE			
c) Public safety			
AS DETAILED ABOVE			

d) Tl	he prevention of public nuisance	
	DETAILED ABOVE	
e) Tł	ne protection of children from harm	
AS D	DETAILED ABOVE	
Che	cklist: Please tick to indicate agreem	nent
•	I have made or enclosed payment of the fee. I have enclosed the plan of the premises.	\boxtimes
•	I have sent copies of this application and the plan to responsible authorities and others where applicable.	
•	I have enclosed the consent form completed by the individual I wish to be designated premises supervisor, if applicable.	\boxtimes
•	I understand that I must now advertise my application.	\boxtimes
•	I understand that if I do not comply with the above requirements my application will be rejected. [Applicable to all individual applicants, including those in a partnership which is not a limited liability partnership, but not companies or limited liability partnerships] I have included documents demonstrating my entitlement to work in the United Kingdom or my share code issued by the Home Office online right to work checking service (please read note 15).	

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

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.

Part 4 – Signatures (please read guidance note 11)

Signature of applicant or applicant's solicitor or other duly authorised agent (see guidance note 12). If signing on behalf of the applicant, please state in what capacity.

Declaration	[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, or have conducted an online right to work check using the Home Office online right to work checking service which confirmed their right to work (please see note 15)
Signature	
Date	NIRA SURESH, 27/07/2022
Capacity	LICENSING AGENT

For joint applications, signature of 2nd applicant or 2nd applicant's solicitor or other authorised agent (please read guidance note 13). If signing on behalf of the applicant, please state in what capacity.

Signature	
Date	
Capacity	

associated v ARKA LICE TRIDENT B	ne (where not previously given) and postal addre vith this application (please read guidance note NSING CONSULTANTS USINESS CENTRE STETH ROAD		spondence
Post town	LONDON	Postcode	SW17 9SH

Telephone number (if any)

If you would prefer us to correspond with you by e-mail, your e-mail address (optional)

DATA PROTECTION

The Council is collecting this information in order to perform this service or function, and if further information is needed in order to do so, you may be contacted using the details provided.

In performing this service, the Council may be required to share your information with other organisations or departments, but it will only do so when it is necessary in order for the service to be provided.

The Council may also share your personal information for the purposes of the prevention, investigation, detection, or prosecution of criminal offences, but will not share your personal information, or use it for this, or any other purpose, unless provided for by law.

For more detail about how we handle your personal data please see our privacy policies:

For Southampton City Council applications: http://www.southampton.gov.uk/privacy For Eastleigh Borough Council applications: https://www.eastleigh.gov.uk/privacy

Notes for Guidance

- Describe 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.
- 2. 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:
 - a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - 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.
 - 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.

- 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:
 - 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.
 - any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - 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;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - 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.
- 3. Where taking place in a building or other structure please tick as appropriate (indoors may include a tent).
- 4. For example the type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.
- 5. For example (but not exclusively), where the activity will occur on additional days during the summer months.

- 6. For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
- 7. Please 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.
- 8. If you wish people to be able to consume alcohol on the premises, please tick 'on the premises'. If you wish people to be able to purchase alcohol to consume away from the premises, please tick 'off the premises'. If you wish people to be able to do both, please tick 'both'.
- 9. Please 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 or the presence of gaming machines.
- 10. Please list here steps you will take to promote all four licensing objectives together.
- 11. The application form must be signed.
- 12. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 13. Where there is more than one applicant, each of the applicants or their respective agent must sign the application form.
- 14. This is the address which we shall use to correspond with you about this application.

15. 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. (up until 30 June 2021).

- A Registration Certificate or document certifying permanent residence issued by the Home Office to a national of a European Economic Area country or Switzerland. (up until 30 June 2021).
- A Permanent Residence Card issued by the Home Office to the family member of a national of a European Economic Area country or Switzerland. (up until 30 June 2021).
- A current Biometric Immigration Document (Biometric Residence Permit)
 issued by the Home Office to the holder indicating that the person named is
 allowed to stay indefinitely in the UK, or has no time limit on their stay in the
 UK.
- A current passport endorsed to show that the holder is exempt from immigration control, is allowed to stay indefinitely in the UK, has the right of abode in the UK, or has no time limit on their stay in the UK.
- A current Immigration Status Document issued by the Home Office to the holder with an endorsement indicating that the named person is allowed to stay indefinitely in the UK or has no time limit on their stay in the UK, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the UK, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, when
 produced in combination with an official document giving the person's
 permanent National Insurance number and their name issued by a
 Government agency or a previous employer.
- A current passport endorsed to show that the holder is allowed to stay in the UK and is currently allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity.
- A current Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder which indicates that the named person can currently stay in the UK and is allowed to work relation to the carrying on of a licensable activity.

- A current Residence Card issued by the Home Office to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights or residence. (up until 30 June 2021).
- 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. (up until 30 June 2021).
- 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:
 - o 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. (up until 30 June 2021).

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

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

the UK and is permitted to work.

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

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

Home Office online right to work checking service

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

To demonstrate their right to work via the Home Office online right to work checking service, applicants should include in this application their 9-digit share code (provided to them upon accessing the service at 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.

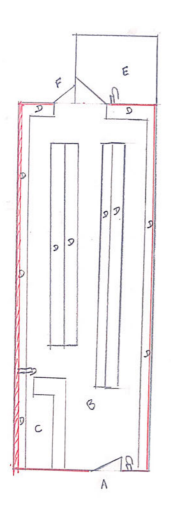
DPS Consent Form

Consent of individual to being specified as a premises supervisor

ANTON RAVINDRAN	CROOS
[full name of prospective pren	nisos suporvisor
of	
[home address of prospective premise	ses supervisor]
hereby confirm that I give my supervisor in relation to the ap	consent to be specified as the designated premises plication for
NEW PREMISES LICENCE	* See 200 AND FOLUS COOK
[type of application]	
by	
ANTON RAVINDRAN CROC	os
[name of applicant]	
relating to a premises licence	NEW
	[number of existing licence, if any]
for	
ALFRISTON LOCAL 94 ALFRISTON GARDENS SHOLING	
SOUTHAMPTON SO19 8FU	
forms and add	
[name and address of premises to wh	ich the application relates]

and any premises licens by	ce to be granted or varied in respect of this application made
ANTON RAVINDRAN	CROOS
[name of applicant]	
concerning the supply of	f alcohol at
ALFRISTON LOCAL 94 ALFRISTON GARD SHOLING SOUTHAMPTON SO19 8FU	ENS
	*
[name and address of premis	ses to which application relates]
my date of birth is	
	*
[insert your date of birth e.g. 1	[#] January 1980]
I also confirm that I am intend to apply for or o below. Personal licence numbe	entitled to work in the United Kingdom and am applying for, currently hold a personal licence, details of which I set out
IN PROCESS	
finsert personal licence numb	er, if any]
Personal licence issuing	authority
LONDON BOROUGH	OF MERTON
[insert name and address and	telephone number of personal licence issuing authority, if any]
Signed	
	-,
Name (please print)	ANTON RAVINDRAN CROOS
Date	18/07/2022

2



	FRISTON LOCAL ALFRISTON GARDENS
	HOLING
	MTHAMPTON
5	019 8FU
	SCALE 2:100
A	MAIN ENTRANCE
В	RETAIL FLOOR
C	SALES COUNTER.
D	: DISPLAY SHELVES FRIDGES
E	: STORE ROOM.
F	! FIRE EXIT
B	; FIRE EXTINGUISHERS
	1 LICENSABLE AREA
177	MIALCOHOL DISPLAY

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Headquarters

For the attention of The Licensing Officer

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

Date: 02 August 2022

Enquiries To: Mr Andrew S Moth My Reference: F6/AM/10756775

Mobile Tel: 07918 888157

Dear Sir/Madam

Licensing Act 2003 Parent, Alfriston Local, 94 Alfriston Gardens, Southampton, SO19 8FU

I am in receipt of a copy of the application for the grant of a Premises Licence dated 01 September 2022.

Having examined the submitted plan proposals of the premises and information in our files I would notify you that Hampshire & IOW Fire and Rescue Service (The Fire and Rescue Authority) does not wish to make representations to the licensing Authority at this time.

Guidance documents covering the standards required in the various classes of premises are available for download or purchase from the communities and local government website at:

https://www.gov.uk/workplace-fire-safety-your-responsibilities/who-is-responsible

Alternatively, you can refer to our business fire safety pages on our website at:

http://www.hantsfire.gov.uk/safety/the-workplace





Any queries concerning these matters may be directed to the officer detailed above, but any correspondence should be addressed to me.

Please quote our reference number on all correspondence.

Yours faithfully



For Chief Officer



From: Licensing & Alcohol Harm Reduction Team Mailbox

To: Head, Karen

Subject: RE: New premises licence application -Alfriston Local 94 Alfriston Gardens So19 8FU

Date: 23 August 2022 14:50:14

This Message Is From an External Sender

This message came from outside your organisation.

Report Suspicious

Hi Karen,

I have read the application and at this time we do not wish to make an objection.

The applicant has stated how he will support the licensing objectives within the application.

Kind regards

Mark

Sent: 23 August 2022 12:06

Alfriston Gardens So19 8FU

Importance: High

Morning,

New premises licence application -Alfriston Local 94 Alfriston Gardens So19 8FU

We have received a couple of valid local representations for the above application.

It will therefore be going to hearing on 21st September 2022.

You have until the 24th August to make any comments.

If you are happy with the application, you may wish to make this comments so I can add this to my report.

Kind regards

Karen Head
Licensing Enforcement Officer
Southampton and Eastleigh Licensing Partnership
Southampton City Council

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From: To: Licensing

Subject: licence application for 94 Alfriston Gardens

Date: 23 August 2022 22:33:15



To whom it may concern.

I am the owner of the hair salon at 90 Alfriston Gardens, I do not have an objection for an alcohol licence to be granted but do wish to object to the length of time it will be on sale. I have now had my salon for 15 years and up until December2019 news plus had an alcohol licence, this business closed due to owners retiring. I believe they were able to sell from 6am till they closed at 7pm. People live in the flats above the shops and also many locals close by who could be affected if a licence from 6am till 12-00pm is granted. Would like to request that a sensible time is allowed in order for all to be happy. I myself do not live above the shops but am kept informed of what goes on. I know people are worried that a late licence plus the combination of the Sholing Grill at the other end of row of shops might encourage some late night trouble.

Laura Hunt Headhunters Hair Salon

From:

Complaint against proposed alcohol license

19 August 2022 12:55:59

Subject: Date:

Dear Sirs

I wish to lodge a complaint regarding an application for a licence to sell alcohol from 94 Alfriston Gardens, Sholing, Southampton, SO19 8FU.

We already have within easy walking distance 4 shops that sell alcohol and really do not need another one especially one open such long hours. We are also experiencing a lot of antisocial behaviour and drug related problems in the vicinity and I feel very strongly that selling alcohol this late at night will only make the problem so much worse. I cannot see how you can justify allowing such a late licence in a residential area and I would be so grateful if you would take this into consideration when reviewing this application.

Yours faithfully Jackie Henshall Silver Birch Close Sholing SO19 8FY From: To: Cc:

Subject:

Alfriston Gardens licensing application ref:2022/02445/01SPRN *Objection*

Date: 20 August 2022 14:33:14



Dear Sirs,

I am writing to register my objection to the application for a premises licence by Mr A R Croos for 94, Alfriston Gardens, Southampton SO19 8FU. The basis for this opposition is that grating a licence for this premises will not promote the licensing objectives, particularly the prevention of crime, disorder and antisocial behaviour

The application proposes that alcohol will be sold for consumption off the premises between the hours of 06:00 and 00:00 seven days a week. Granting a licence would provide a further source of alcohol within an area already over-provisioned (within a 10 minute walk there are 5 premises which have alcohol licences), I believe that crime, disorder and public nuisance have already reached problem levels for the local police ie. The Robin Hood public house in Sholing

Residents in this area already suffer noise nuisance and antisocial behaviour at all hours of the day and night and it is totally unacceptable to expect us to continue to do so

In view of the above I urge the Licensing Authority to refuse the application

Yours faithfully T E Hickman

5 Effingham Gardens Sholing Southampton SO198GF

Sent from my iPad

Date:

Ref-2022/02445/01SPRN

Dear Sir/Madam

I am writing to you on behalf of my husband and myself to strongly object to the selling of alcohol

from the above premises, Monday to Sunday between the hours of - 06:00 - 00:00.

We already have five shops, 5 to 10 minutes walking distance from our vicinity that sell alcohol and

we certainly do not need another in our residential area.

As this premises is so close to people's homes, we would be very worried about anti-social behaviour, noise nuisance/pollution (cans/bottles litter, etc) and also a possibility of underage drinking?

We already have had trouble with youths buying and selling drugs, (which has been reported to the police),

from the back of this arcade of shops, so we certainly do not need more hassle with another shop selling alcohol

six days a week, 18 hours a day!

Hopefully you will take note of our comments when considering the alcohol license for this establishment.

Thank you.

Yours sincerely

John and Carmen Pearcy.
7 Effingham Gardens
Sholing
Southampton

From:

Subject: 94 Alfreston Gardens 24/7 alcohol sales

Date: 18 August 2022 15:43:15



I would like it noted I strongly object to this alcohol sales shop being granted. I have lived here for 20years and have experienced trouble with youths/small gangs etc congregation outside these shops.. Selling alcohol here 7 days a week 18hours a day is horrendous!!! This is a residential area and will encourage groups and gangs to congregate again.

Please do not let this go ahead..

Regards

Anne Caplen

1 Effingham Gardens So19 8gf



Procedure – Applications etc. under the Licensing Act 2003 or Gambling Act 2005

- A hearing will be held to decide applications, etc., under the Licensing Act 2003, where
 there have been relevant representations from one or more of the responsible
 authorities or other persons. The parties to the hearing will have the chance to be heard.
 They are also entitled to be helped or represented by another person if due written
 notice is given in advance.
- 2. Hearings will take place before a Sub-Committee comprising three members of the Licensing Committee. One of these members will be elected Chair of the Sub-Committee for that hearing.
- 3. Please note that for day time hearings the Sub-Committee will normally adjourn for lunch at 1:00 p.m. and that comfort breaks will be taken at the discretion of the Chair at appropriate points during the meeting.

Preliminary matters

- 4. The Chair will introduce those present.
- 5. The Chair will check whether any of the Sub-Committee members has a "disclosable pecuniary", "personal" or "pecuniary" interest.
- 6. The Chair will check whether all the parties are present at the hearing, and if any are not, whether they have told the Council that they do not wish to attend or be represented. If any party who was expected to attend has not done so, the Sub-Committee will decide whether to hold the hearing in that party's absence, or to adjourn it to another date. Hearings will be adjourned if the Sub-Committee considers this necessary in the public interest, if that is possible. If the Sub-Committee decides to hold the hearing in a party's absence, they will still consider any written information received.
- 7. In the case of an application for variation or a new licence, the Sub-Committee's legal advisor will ask the applicant or their advisor for confirmation that the required public notices have been displayed where they can conveniently be read from the exterior of the premises and that notice was given in a local newspaper within eleven working days of the day on which the application was received by the licensing authority.
- 8. Normally, hearings will be open to the public. However, the Sub-Committee may exclude the public from the hearing (or part of it) if they think the public interest in doing so outweighs the public interest in having the hearing in public. If the public are excluded, any of the parties to the hearing, and/or anyone helping or representing them, may also be excluded.
- 9. The Chair will propose a motion that the public and the press be excluded from the hearing while the Sub-Committee considers the matter. Ordinarily the legal advisor and democratic support officer will remain (see paragraph 30 (b) below).
- 10. The Openness of Local Government Bodies Regulations 2014 provide an entitlement for the public to film, photograph and audibly record ("record") public meetings. However, by virtue of Schedule 6, paragraph 58 of the Licensing Act 2003 and section 101 (15) of the Local Government Act 1972, Licensing Act 2003 hearings are not covered by the entitlement to film as of right. The Council's general approach is to encourage openness and transparency in all its dealings and the general presumption is that filming or recording of hearings shall generally be permitted where due notice has been provided in advance of the hearing. Nonetheless the following shall apply:



- i) Filming / recording / photographing hearings shall only be permitted with the express permission of the Chair. Such permission may include restrictions to protect children, vulnerable persons or others that object to being filmed / photographed / recorded.
- ii) Requests to film / record / photograph should be made with sufficient notice in advance of the hearing. Late requests may not be granted if there shall be a delay to proceedings as a result.
- iii) Every party to the hearing and any witnesses shall have the opportunity to object and those representations shall be considered by the Sub-Committee.
- iv) No filming, photography or sound recording shall be permitted of any person under 18 years of age.
- v) No person shall be put under any pressure to consent to such and no payment for such consent shall be given.
- vi) The Chair shall have the final say as to whether any filming, photography or recording is allowed (including the extent to which permission is granted e.g. the parts of the meeting, the individuals concerned or the arrangement of the recording equipment).
- vii) All directions given by the Chair shall be fully complied with and the Chair shall have the absolute discretion to withdraw permission to film, photograph or record in the event the same causes an obstruction or interferes with the general conduct of the hearing, including the impeding of the giving of proper evidence.
- 11. A party may have asked for someone else to appear at the hearing to make a point or points that may help the Sub-Committee reach a decision. It is up to the Sub-Committee to decide whether that person should be heard, although permission will not be refused unreasonably. Such a person is referred to as a "witness" in this procedure.
- 12. Where application has been made, in advance of the hearing, that it should be conducted in private (e.g. by the Police in review or summary review proceedings) reports shall be prepared and presented as confidential so that the Committee can make a meaningful determination in accordance with Regulation 14 of the Licensing Act 2003 (Hearings) Regulations 2005 to exclude the press and public. It is important to note that reports presenting Licensing Act 2003 matters are not required to be published in advance. However, certain limited information must be published in accordance with the Licensing Act 2003 (Licensing Authority's Register) (Other Information) Regulations 2005 and section 8 of the Licensing Act 2003.
- 13. The Chair will then explain the procedure that will follow.

General information on the conduct of the hearing

- 14. Each party is entitled to:
 - (a) Give further information in response to any point that the Council told them before the hearing they would like clarified;
 - (b) With the permission of the Chair, seek clarification on any point by any other party;
 - (c) Address the Sub-Committee.
- 15. Members of the Sub-Committee may also seek clarification of any party or witness.
- 16. At the Chair's discretion, the Sub-Committee's legal advisor may ask any questions he or she thinks are relevant.



- 17. Unless the Council has requested in advance that a particular point be clarified, new documentary or other evidence may not be submitted for the first time at the hearing, unless all the other parties agree.
- 18. Members of the Sub-Committee will have read all the papers included in the agenda for the hearing before the hearing starts. The parties are requested not to spend unnecessary time repeating evidence which is already in the papers and which is not disputed.
- 19. Evidence that is not relevant to the case, or to the promotion of the four licensing objectives, will be disregarded.

Hearing Procedure

- 20. If any party has asked permission for a witness or witnesses to appear, the Sub-Committee will decide whether they should be heard (see paragraph 10 above).
- 21. All parties will be allowed a similar (and maximum) amount of time to put their case, and ask questions of other parties, subject to the Chair's discretion to not hear repetitive matters or questions.

The applicant

- 22. The applicant for the licence (or their representative) or the applicant in review proceedings, may present their case.
- 23. If the Sub-Committee permits, the applicant may call those witnesses whose names have been provided in advance to support their application.
- 24. Where a group of witnesses wish to speak in support of the application for similar reasons, one person should, where possible, act as spokesperson for the whole group. The Sub-Committee may reasonably refuse permission for a witness to be heard if their evidence simply repeats points already made.
- 25. The Chair will invite those making representations to seek clarification on any point made by the applicant. The Chair will decide in which order those making representations will be invited to put their questions.
- 26. Members of the Sub-Committee or the Legal Advisor, if so permitted by the Chair, may also seek clarification of the applicant or any of their witnesses.

The representations

- 27. Where there is more than one person making a representation, the Chair will decide the order in which they may put their case. If there is a representation from one or more of the responsible authorities, their representatives will normally be invited to put their case first.
- 28. The following procedure will apply to each person making a representation in turn:-
 - (a) The person making a representation (or their representative) may present their case.
 - (b) If the Sub-Committee permits, the person making a representation may call those witnesses whose names have been provided in advance to support their objection.
 - (c) Where a group of witnesses wish to speak in support of the objection for similar reasons, where possible, one person should act as spokesperson for the whole group. The Sub-Committee may reasonably refuse permission for a witness to be heard if their evidence simply repeats points already made.



- (d) The Chair will invite the applicant to seek clarification on any points made by those making representations.
- (e) Members of the Sub-Committee or the Legal Advisor, if so permitted by the Chair, may seek clarification of those making representations or any witnesses.

Summing up

- 29. The Chair will invite each person making a representation to make a final statement or sum up their case.
- 30. The Chair will invite the applicant to make a final statement or sum up their case.

Sub-Committee's decision

31.

- (a) At the end of the hearing the Sub-Committee will move to private session whilst it considers the matter.
- (b) The Sub-Committee's legal advisor will remain to provide legal advice and the democratic services officer will remain to record the decision. Details of any legal advice will be recorded and referenced in the decision and reasons.
- (c) The parties will be invited to wait to be informed of the outcome.
- (d) As soon as the decision is reached, the public and press will be invited to return to the room in which the hearing took place, and the Chair will announce the decision and the reasons for it.
- (e) If a room is available, the Committee may retire to deliberate and make its decision
- (f) All parties will be formally notified in writing of the decision and reasons as soon as possible.

In most cases the Sub-Committee will announce the decision at the conclusion of the hearing. In certain cases where this is not possible due to time constraints (and the Hearings Regulations permit – Regulation 26 (1) sets out those hearings where delay is not possible) the decision shall be made within 5 working days beginning with the day of the hearing or the last day of the hearing.

