Planning and Rights of Way Panel 23rd November 2021 Planning Application Report of the Head of Planning & Economic Development

Application address: Unit 5, 140 Above Bar Street, Southampton

Proposed development: Variation of condition 21 of planning permission ref 13/00593/FUL sought to extend opening/closing hours for Unit 5, 140 Above Bar Street only (Departure from Local Plan) (amended after validation to amend hours and specify departure)

Application number:	21/01027/FUL	Application type:	FUL
Case officer:	Anna Coombes	Public speaking time:	5 minutes
Last date for determination:	Extension of time: 30.11.2021	Ward:	Bargate
Reason for Panel Referral:	Five or more letters of objection have been received		Cllr S Bogle Cllr J Noon Cllr D Paffey
Referred to Panel by:	N/A	Reason:	N/A
	and Bars and Restaurants nited, Mr Anthony Ferreira		

Recommendation Summary Va	Vary & Conditionally approve
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Community Infrastructure Levy Liable Not applicable	
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Reason for granting Permission

The development is acceptable taking into account the policies and proposals of the Development Plan as set out below. Other material considerations have been considered and are not judged to have sufficient weight to justify a refusal of the application, and where applicable conditions have been applied in order to satisfy these matters. The scheme is therefore judged to be in accordance with Section 38(6) of the Planning and Compulsory Purchase Act 2004 and thus planning permission should therefore be granted. In reaching this decision the Local Planning Authority offered a pre-application planning service and has sought to work with the applicant in a positive and proactive manner as required by paragraphs 39-42 and 46 of the National Planning Policy Framework (2021).

Appendix attached				
1	Development Plan Policies	2	Relevant Planning History	
3	Decision Notice for 13/00593/FUL	4	Premises Licence 2021/01665/01SPRN	

Recommendation in Full

i) Refuse application request for the following extended hour to 2pm on Fridays and Saturdays as contrary to CCAP Policy AP8 and the reasons set out in this report including concerns around precedent:

Sunday – Wednesday 07:00am to 12:00am Thursdays 07:00am to 01:00am Fridays and Saturdays 07:00am to **02:00am**

and

ii) Conditionally approve application but with amended reduced hours that enable the premises to trade in line with CCAP Policy AP8 whilst the applicant considers an appeal in respect of their required hours:

Sunday – Wednesday 07:00am to 12:00am Thursday - Saturday 07:00am to 01:00am

1. The site and its context

- 1.1 The application site comprises a central ground floor commercial unit within the large purpose-built, mixed-use building at the corner of Above Bar Street and Guildhall Place, which forms one of a pair of buildings referred to as the Arts Complex. The plot lies within the Civic Centre / Guildhall Square designated evening zone within the City Centre boundary. The previous tenant, Neighbourhood bar and restaurant, vacated the unit in 2019 and a new lease has been taken up by the Applicant, intending to open as Gin and Olive Bar and Restaurant.
- 1.2 The application unit has commercial units to either side at ground floor: John Hansard Gallery to the North, and a further bar and restaurant unit to the South (formerly The Stable). First floor level, immediately above the application unit, comprises further gallery space for John Hansard Gallery and offices and studios for City Eye.
- 1.3 From second floor level and above, the building comprises residential flats which have a dedicated ground floor entrance from the rear of the building and a sunken central communal roof garden at second floor.
- 1.4 The original permission for the Arts Complex was granted on 27th August 2013 under reference 13/00593/FUL (copy attached as **Appendix 3**), which included the following condition restricting the opening hours of the food and drink uses:
- 1.5 Condition 21 Hours of Use food/drink establishments
 The food and drink uses / drinking establishments hereby permitted shall not
 operate (meaning that customers shall not be present on the premises, no
 preparation, sale or delivery of food or drink for consumption on or off the
 premises) outside the hours of 0700 to midnight on any day.
 Reason: To protect the amenities of the occupiers of existing nearby
 residential properties.

2. Proposal

- 2.1 This application seeks planning permission to vary condition 21 of the original permission 13/00593/FUL in relation to Unit 5 only, to extend the permitted night-time opening hours until 1am on Thursdays and until 2am on Fridays and Saturdays. This is intended to bring the planning permission in line with the night-time opening hours of the recently granted premises licence ref: 2021/01665/01SPRN (a copy of which is attached as **Appendix 4**).
- 2.2 The Premises Licence granted opening hours as follows (with all licensable activities to cease 30 minutes before closing times):

Sunday – Wednesday 10:00am to 12:00am
Thursdays 10:00am to 01:00am
Fridays and Saturdays 10:00am to 02:00am

2.3 The application form under this current planning application originally requested night-time opening until 2:30am each day. Following discussion, the proposed opening hours were amended to match the terminal hours of the Premises Licence and the hours requested by the Applicant are now as follows:

Sunday – Wednesday 07:00am to 12:00am Thursdays 07:00am to 01:00am Fridays and Saturdays 07:00am to 02:00am

2.4 The requested amended hours include additional notes regarding Bank Holidays, New Year's Eve and days affected by Greenwich Meantime changes, as granted by the premises licence:

The day preceding a bank holiday an additional hour will be added to the closing time. New Years Eve the permitted hours are extended until the permitted hours of the following day. On the morning which Greenwich Mean Time changes to British Summer Time an additional hour will be added to the closing time.

- 2.5 A full round of public re-consultation was carried out following receipt of the amended hours and new description.
- 2.6 Following further review of existing planning consents within the Cultural Quarter, and in light of the more limited scope of considerations under the Premises Licensing application process, Officers are now recommending a further reduction to the proposed terminal hour on Fridays and Saturdays, to finish at 1:00am. This would ensure that the hours do not conflict with the requirements of policy AP8 of the City Centre Action Plan. The officer-recommended condition for opening hours has therefore set the following hours:

Sunday – Wednesday 07:00am to 12:00am Thursday - Saturday 07:00am to 01:00am

3. Relevant Planning Policy

- 3.1 The Development Plan for Southampton currently comprises the "saved" policies of the City of Southampton Local Plan Review (as amended 2015) and the City of Southampton Core Strategy (as amended 2015) and the City Centre Action Plan (adopted 2015). The most relevant policies to these proposals are set out at *Appendix 1*.
- 3.2 The National Planning Policy Framework (NPPF) was revised in 2021. Paragraph 219 confirms that, where existing local policies are consistent with the NPPF, they can be afforded due weight in the decision-making process. The Council has reviewed the Development Plan to ensure that it is in compliance with the NPPF and are satisfied that the vast majority of policies accord with the aims of the NPPF and therefore retain their full material weight for decision making purposes, unless otherwise indicated.

4. Relevant Planning History

- 4.1 A schedule of the relevant planning history for the site is set out in *Appendix* **2** of this report.
- 4.2 The most relevant and recent application relating to the premises was the original planning permission for the Arts Complex granted in 2013 under reference 13/00593/FUL, which included Condition 21 restricting opening hours, as outlined further above.
- 4.3 Since that original permission, an application for a non-material amendment to vary Condition 21 relating to the trading hours for Tapas Barcelona within the northern block of the Arts Complex (now operating as Grumpy Monkey) was granted under reference 17/00228/NMA on 16.03.2017. The effect of this permission was to extend the evening opening hours of that unit until 1am from Monday through to Saturday.
- 4.4 An application to vary the permitted opening hours of Turtle Bay, opposite the application site, was also granted permission in 2017 under reference 17/01103/FUL. This permission had the effect of extending the opening hours of Turtle Bay until 12:30am Sunday to Thursday and 1am Friday to Saturday.
- 4.5 The applicant has been granted a premises licence by the Council's Licensing Committee for the proposed opening hours under reference: 2021/01665/01SPRN. Prior to this, they applied for a premises licence for later opening hours of 2am Sunday to Thursday and 4am Friday Saturday under ref: 2021/00928/01SPRN. This earlier application was withdrawn due to objections.

5. Consultation Responses and Notification Representations

- 5.1 Following the receipt of the planning application, publicity exercises in line with department procedures were undertaken which included notifying adjoining and nearby landowners, erecting a site notice on 20.07.2021 and 20.10.2021, and an advert in the Hampshire Independent on 22.10.2021. At the time of writing this report, <u>7 representations</u> have been received from surrounding residents (one of which is a second comment from the same person). The following is a summary of the points raised:
- 5.2 Objection to further extension of the proposed opening hours beyond those granted by the recent premises license. Request that the opening hours proposed under this planning application mirror the granted licensing hours.

Response

Agreed. The application has since been amended in line with these comments. The Applicant is now requesting night-time opening hours to mirror those granted by the premises license, although officers are recommending a further reduction to no later than 1am.

5.3 Objection to proposed amended hours is sustained, even when matched to the licencing hours. The Licensing committee did not take full consideration of the planning permission or building constraints.

Response

Officers have assessed this application on its own merits below and have suggested a further reduction in the proposed opening hours to no later than 1am in the recommended conditions, in line with policy AP8. It is also noted that the Environmental Health Officer has no objection to the proposed amended hours or those applied by officers, subject to suitable conditions to mitigate potential adverse impacts.

5.4 Whilst not happy with the weekend opening hours, commenters recognise that it is a compromise in city living.

Response

The Council also recognise there is a delicate balance to be struck on City Centre sites that were designed as mixed-use buildings. This is discussed in more detail in Section 6 below.

5.5 The noise and disturbance caused by customers leaving at 2:30am on any day of the week would be significantly harmful to residents, affecting sleep and quality of life for residents above. WHO data suggests there is potential harm from background noise above 30dB. The Applicant stated during the licensing committee meeting that the sound system would be limited to 110dB which is excessive. Additional sound from customers cannot be controlled. The soundproofing of 1m thick concrete ceiling is not sufficient, due to vibration noise transfer.

Response

The proposed hours have since been amended by the Applicant and officers are recommending a further reduction, in line with policy AP8. The impact of noise and disturbance on local residents is discussed further below in Section 6. The original development was built in accordance with recommendations from a Noise Impact Assessment, which assessed potential noise impacts on residential flats from second floor and above. It is also noted that noise nuisance can be controlled by way of Environmental Health legislation and the Council's Environmental Health Officer has no objection to the amended hours subject to suitable conditions, one of which refers to using appropriate speaker mounts to reduce vibration.

The kitchens do not appear sufficient to feed the proposed numbers. The Applicant wants night club hours together with the noise and disturbance this entails. This is a drinking establishment, rather than a restaurant, which the original planning permission sought to limit to no more than 2x A4 drinking establishment uses.

Response

This is correct in that the original planning permission 13/00593/FUL allows for food and drink uses here, but included a condition to limit the number of Class A4 drinking establishments to no more than 2 (Condition 22 of the original permission). Whilst the proposed use of the unit is not under consideration in this application, Officers note that the level of food service provided is sufficient to satisfy the Council that the proposed use would not fall within the former Use Class A4. If the level of food provision changes, then this would be investigated further by the Council's Planning Enforcement team. The impact on residential amenity from the opening hours is a material consideration, which will be discussed below in Section 6.

5.7 The application states the later hours are in line with other restaurants and bars in the immediate vicinity. This is not true, for example The Stable immediately next door closes at 10pm weeknights and 11pm Friday – Saturday.

Response

The original permission for the building currently allows for future occupiers of neighbouring Unit 6, formerly The Stable, to open until 12am every day. The night-time opening hours of surrounding uses have been considered in Section 6 below.

5.8 **Consultation Responses**

Clir Bogle

Objection. This is not in line with the overall policy on late-night opening in this area (close to a cumulative impact area for licensing purposes) and will directly impact on the residents above and behind on Park Walk.

Response

The Licensing Cumulative Impact Area and impact on residential neighbours are discussed in Section 6 below.

5.9 **Environmental Health**

Updated comments following amended hours:

The reduced hours mean there is less time for potential disturbance and evidently in the early hours. The revised hours are an improvement and I think for a city centre are reasonable. The key will be in their management of the business as to minimise disturbance from music, impact and voices. If they keep doors and windows closed except for access and egress and they ensure that any speakers are mounted such that they are separated by buffers from the structure and keep music at a level that it is not audible at nuisance level in the nearest noise sensitive premises that should suffice. Management of any queues, smokers and persons leaving also needs to be included in their management plan. Bottles and other refuse need to be emptied with doors to the bins store closed if safe to do so or be left until the next day.

Original comments:

Environmental Health believe that these hours are excessive due to the site location adjacent to residential premises. Despite this site being in the city centre the potential for noise nuisance from specific business activities needs to be minimised. This needs to include not only during operating hours, but also servicing of the business for e.g., deliveries. If the application is granted conditions are recommended for restriction on hours for deliveries and other servicing; noise not to be audible at nuisance level at the boundary of the nearest noise sensitive premises; no bottles or glass to be disposed of externally between 21.00 and 09.00 hours.

Response

The suggested conditions have been included with the recommended conditions at the end of this report.

5.10 **Crime Prevention Design Consultant**

No further comments to make with reference to crime prevention.

6.0 Planning Consideration Key Issues

- 6.1 The key issues for consideration in the determination of this planning application are:
 - The principle of development;
 - Impact on the character and appearance of the area;
 - Impact on Residential amenity:

6.2 <u>Principle of Development</u>

- 6.2.1 The application site is positioned within the Cultural Quarter, within a designated evening zone in the City Centre. Policy AP8 of the City Centre Action Plan sets a latest opening time of 1am for this evening zone, which encompasses the Civic Centre area, Cultural Quarter and Guildhall Square, in recognition of its location within the Cumulative Impact Policy Area for licensing applications. Exceptions may be considered within the Cultural Quarter itself, however this is subject to appropriate assessment of the impact of the proposed hours on residential amenity.
- 6.2.2 The Licensing committee assessed an application for later opening hours (the same as currently proposed, including until 2am Fridays and Saturdays) and found that the hours were acceptable (premises license application ref: 2021/01665/01SPRN). This Licensing application underwent public consultation with a public hearing, but considers different issues to Planning and can run independently meaning that some premises will have conflicting Planning & Licensing approvals with enforcement possible through the relevant legislation that imposed the restrictions..
- 6.2.3 Notwithstanding this, this current planning application for extension to the current opening hours has been assessed on its own merits in terms of material planning considerations and in accordance with policy AP8. Whilst we recognise that the Premises Licence granted opening hours of up to 2:00am on Fridays and Saturdays, the planning system gives more significant weight to consideration of potential impacts on residential amenity than the licensing application procedure.
- 6.2.4 Policy REI7 of the Local Plan considers the approval of food and drink uses in city, town, district and local centres. Whilst the use of this unit is not currently under consideration, as the use was granted permission under the original 2013 permission, it is noted that policy REI7 does seek appropriate planning conditions to prevent undue nuisance from noise or other sources, including the installation of noise attenuation measures to protect the amenity of neighbouring residents.
- 6.2.5 The original 2013 planning permission for the Arts Complex ref. 13/00593/FUL considered the impact on residential flats further above and

noise attenuation measures from the Environmental Noise Assessment were incorporated into the development design. Considering this, along with the officer-recommended reduction in proposed hours to no later than 1am, and the additional conditions suggested by the Council's Environmental Health Officer above, officers find that the amended hours proposed can be sufficiently mitigated through suitable conditions, in compliance with policies REI7 and AP8.

6.3 <u>Design and effect on character</u>

6.3.1 Policy AP8 establishes that evening uses opening until 1am are acceptable in this designated evening zone, subject to any adverse impact on the amenities of neighbouring residential premises by reason of noise and disturbance being considered. If the proposed extended opening hours are limited to no later than 1am, in line with policy AP8, and subject to further conditions as recommended at the end of this report, the proposal would not cause harm to the character and visual appearance of the area, subject to further mitigation and assessment below.

6.4 Residential amenity

- 6.4.1 It is acknowledged that the later operation of the premises may contribute to noise disturbance (both during operations and as patrons disperse later into the morning), which is a concern for neighbouring residents, however it is also noted that policy REI7 advocates the use of planning conditions and sound insultation measures in these instances, in order to protect the amenity of local residents. The Council's Environmental Health Officer considers the amended hours reasonable for this City Centre location and have raised no objection to the amended hours, subject to suitable conditions to minimise the potential for noise nuisance. Officers also recommend reducing the proposed opening hours to no later than 1am on Fridays and Saturdays. Suggested conditions include the requirement of a management plan; restrictions on deliveries, servicing and glass disposal; anti-vibration mountings for speakers, and limitation of noise so as not to be audible at nuisance level at the boundary of the nearest noise sensitive premises.
- 6.4.2 The original planning consent for the Arts Complex in 2013 (ref: 13/00593/FUL) took consideration of the noise impacts on the residential uses within the scheme. The approved Environmental Noise Assessment under that permission found the location of residential uses at second floor and above was appropriate in this City Centre location and recommended that standard double glazing be fitted to residential windows. The Applicant's statement includes a letter from the building management company Platinum Property Solutions which confirms that residential units facing Guildhall Square have actually been fitted with triple glazing to improve acoustic insulation, and we note the intervening floor of offices and gallery space at first floor, forming a further buffer between the ground floor units and the nearest residential units at second floor.

- 6.4.3 It is noted that AP8 and the Licensing Cumulative Impact Policy provide an exception for licences granted within the Cultural Quarter, allowing for applications for extended hours to be assessed on their own merits, however the intention of this is to support late night uses falling within the definition of cultural uses. It is not intended for food and drink uses. A more detailed review of opening hours and planning consents granted within the immediate area show that opening hours until 2am on Fridays and Saturdays, contrary to policy AP8, cannot be justified. A reduction in the hours to no later than 1am on Fridays and Saturdays is instead recommended. This would then be comparable to other late-opening bar/restaurants within the area including:
 - Turtle Bay, 1 Guildhall Square (directly opposite the application site – 1am consented by ref: 17/01103/FUL)
 Sunday to Wednesday 11:30pm
 Thursdays 12:30am
 Fridays and Saturdays 1am
 - Grumpy Monkey 144 Above Bar Street, Arts Complex North Block (35m North of the application site – 1am consented by ref: 17/00228/NMA) Sunday to Thursday 11pm Fridays and Saturdays 1am
 - The Scholars Arms 166 Above Bar Street (73m North of the application site)
 Sunday – Thursday 11pm
 Fridays and Saturdays 1am
 - O'Neills 130-132 Above Bar Street
 (25m to the South of the application site)
 Sunday to Monday 11pm
 Tuesday to Thursday 12am
 Fridays and Saturdays 1am
 - Switch night club 127 Above Bar Street
 (50m to the South of the application site)
 Mondays, Tuesdays and Fridays 4am
 Saturdays 5am
 - Revolucion de Cuba 123-125 Above Bar Street (100m to the South of the application site)
 Monday to Sunday 1am
- 6.4.4 The imposition of the recommended conditions including the reduction in hours to no later than 1am, would seek to mitigate noise and disturbance concerns from neighbouring residents, alongside the anti-social behaviour controls that the Police can monitor. If further concerns are raised in relation to noise and disturbance, these can be reported to Environmental Health team who can use Environment Protection powers to enforce further controls

on the premises.

- 6.4.5 The granted premises licence includes various conditions that the applicant must adhere to in order to comply with their licence. A copy of the premises licence is included at **Appendix 4**. These conditions include limiting the broadcast of music to inside the venue only; CCTV of public areas; a dispersal policy to remind customers to leave the premises quietly and music turned down in volume 30 minutes before closing; and regular cleaning of the pavement to prevent litter. In addition, the conditions include no emptying of bottles of glass outside between 9pm and 9am, closure of doors and windows during live music performances and limiting the sound level so that it is not audible at nuisance levels at the nearest noise sensitive property.
- 6.4.6 Subject to compliance with the recommended conditions to mitigate the concerns of neighbouring occupiers in terms of noise and disturbance, and subject to the officer-recommended reduction in hours to no later than 1am, the following opening hours are considered to be acceptable, meeting the requirements of saved Policy SDP1(i) in that they would not 'unacceptably affect the health, safety and amenity of the city and its citizens.':

Sunday – Wednesday 07:00am to 12:00am Thursday - Saturdays 07:00am to 01:00am

6.4.7 Finally, the Panel will note that if the applicants preferred hours were agreed it is entirely possible that other units in the Cultural Quarter will use this decision as a precedent against Policy AP8 and this could have cumulative impacts. On this basis the compromise is recommended as set out in the two part recommendation.

7. **Summary**

7.1 Subject to conditions to control the opening hours of the premises and further conditions including the requirement of a management plan; restrictions on deliveries, servicing and glass disposal; anti-vibration mountings for speakers, and limitation of noise so as not to be audible at nuisance level at the boundary of the nearest noise sensitive premises, the proposed hours would not give rise to further material harm in terms of noise and disturbance to neighbouring occupiers and the proposal would comply with the requirements of the Development Plan policies.

8. <u>Conclusion</u>

8.1 It is recommended that planning permission be granted subject to conditions set out below.

<u>Local Government (Access to Information) Act 1985</u>
<u>Documents used in the preparation of this report Background Papers</u>

1. (a) (b) (c) (d) 2. (b) (c) (d) (e) (f) 4.(f) (g) 6. (a) (b) 7. (a)

Anna Coombes PROW Panel 23/11/2021

PLANNING CONDITIONS

01. Full Permission Timing Condition (Performance)

The development hereby permitted shall begin no later than three years from the date on which this planning permission was granted.

Reason: To comply with Section 91 of the Town and Country Planning Act 1990 (as amended).

02. Approved Plans

The development hereby permitted shall be carried out in accordance with the approved plans listed in the schedule attached below, unless otherwise agreed in writing with the Local Planning Authority.

Reason: For the avoidance of doubt and in the interests of proper planning.

03. Hours of Use (Performance) – AMENDED HOURS

The development hereby approved shall not operate and no deliveries shall be received outside the following hours:

Sunday – Wednesday 07:00am to 12:00am Thursday - Saturday 07:00am to 01:00am

The day preceding a bank holiday an additional hour will be added to the closing time. New Years Eve the permitted hours are extended until the permitted hours of the following day. On the morning which Greenwich Mean Time changes to British Summer Time an additional hour will be added to the closing time.

Reason: To protect the amenities of the occupiers of existing nearby residential properties.

04. Management Plan

Within one month of the date of this consent, a management plan that includes details of management measures to control potential sources of noise and disturbance, shall be submitted to and approved in writing by the Local Planning Authority. The management plan shall be implemented in accordance with the agreed details within one month of the details being approved and thereafter operated in accordance with the details approved.

Reason: To protect the amenities of the occupiers of existing nearby residential properties.

05. Deliveries, servicing, and glass disposal.

No deliveries, servicing or external glass bottle disposal shall take place between the hours of 9:00pm and 09:00am (21:00 - 09:00).

Reason: To protect the amenities of the occupiers of existing nearby residential properties.

06. Outdoor seating and external doors and windows

Use of the outdoor seating areas shall cease after 11:00pm (23:00) and all external doors and windows to the premises shall be kept shut from 11:00pm (23:00) onwards, except for access and egress to the premises.

Reason: To protect the amenities of the occupiers of existing nearby residential properties.

07. Anti-vibration mountings

Prior to their first operation, all speakers or sound amplification equipment within the unit shall be fitted with anti-vibration mountings or anti-vibration pads to minimise the transfer of sound vibration.

Reason: To protect the amenities of the occupiers of existing nearby residential properties.

08. External noise

Noise from the development hereby approved shall be controlled by the operators so as not to be audible at nuisance level at the boundary of the nearest noise sensitive premises.

Reason: To protect the amenities of the occupiers of existing nearby residential properties.

Application 21/01027/FUL

APPENDIX 1

POLICY CONTEXT

Core Strategy - (as amended 2015)

CS1 City Centre Approach
CS6 Economic Growth

CS13 Fundamentals of Design

City of Southampton Local Plan Review – (as amended 2015)

SDP1 Quality of Development

SDP10 Safety & Security

SDP11 Accessibility & Movement

SDP16 Noise

REI7 Food and Drink Uses (Classes A3, A4 and A5)

<u>City Centre Action Plan – (Adopted March 2015)</u>

AP5 Supporting existing retail areas

AP8 The night-time economy

AP16 Design

Supplementary Planning Guidance

Developer Contributions SPD (April 2013)

Other Relevant Guidance

The National Planning Policy Framework (2021)

Application 21/01027/FUL APPENDIX 2

Relevant Planning History
There is an extensive planning history for this site, so only the most recent and relevant records have been included below:

Case Ref	Proposal	Decision	Date
07/01686/FU L	Redevelopment of the site. Demolition of the existing building and erection of new buildings ranging in height from 9-storeys to 18-storeys to provide new arts facilities, a new commercial unit (Class A1/A3) and 282 flats (46 studios, 106 x 1 bedroom, 126 x 2 bedroom and 4 x 3 bedroom flats) with associated parking and formation of a new street between Guildhall Square and East/Andrews Park	Withdrawn	07.09.2011
11/01074/FU L	Erection of two buildings, one of which would be up to 10-storeys in height, to provide an arts complex incorporating two auditoria, gallery space etc; ground floor retail/restaurant/cafe/drinking establishments (Classes A1/A3/A4) and 29 flats (7 x one-bedroom, 15 x two-bedroom and 7 x three-bedroom) with underground parking of 33 spaces.	Conditionall y Approved	11.10.2012
11/01997/AD V	Installation of 20m x 10m externally illuminated advertisement (temp 12 months)	Conditionall y Approved	07.02.2012
11/02008/AD V	Installation of 5.25m tall pole mounted non illuminated sign.	Conditionall y Approved	20.02.2012
12/01886/NM A	Application for non-material amendment to planning permission 11/01074/FUL for amendments to window mullions, introduction of copping detail to terracotta, removal of CHP chimneys, change material south building lift overrun, increased plant louvres and car lift amended, change of material auditorium roofs.	Withdrawn	01.07.2013
13/00593/FU L	Erection of two buildings, one of which would be up to 10-storeys in height, to provide an arts complex incorporating two auditoria, gallery space; ground floor retail/restaurant/cafe/drinking establishments (Classes A1/A3/A4) and 38 flats (5 x one-bedroom, 28 x two-bedroom and 5 x three-bedroom) with underground parking of 31 spaces. The development	Conditionall y Approved	27.08.2013

	proposes the formation of a new street between Above Bar Street and Park Walk.		
13/01547/DIS	Discharge of conditions 4 (archaeological investigation) and 9 (land contamination) of permission ref: 13/00593/FUL.	No Objection	12.11.2013
13/01596/DIS	Application for discharge of condition 13 (Construction Environment Management Plan) of permission ref: 13/00593/FUL.	No Objection	19.12.2013
13/01765/DIS	Application for approval of details reserved by condition 27 (protection of drainage apparatus) of permission ref: 13/00593/FUL.	No Objection	03.01.2014
13/01827/DIS	Application for approval of details reserved by condition 14 (Foul and surface water drainage) of permission ref: 13/00593/FUL.	No Objection	03.01.2014
13/01966/DIS	Application for approval of details reserved by Condition 2 (details of building materials to be used) of permission ref: 13/00593/FUL	No Objection	08.01.2014
14/00027/DIS	Application for approval of details reserved by Condition 19 (Safety & Security) of permission ref: 13/00593/FUL.	No Objection	24.04.2014
14/00107/DIS	Application for approval of details reserved by Condition 25 (Details of Roof Top Services) of permission ref: 13/00593/FUL.	No Objection	24.04.2014
14/00546/DIS	Application for approval of details reserved by Condition 05 (Archaeological Work Programme) of 13/00593/FUL	No Objection	06.01.2015
14/00623/DIS	Application for approval of details reserved by Condition 20 (Green Roof) of permission ref: 13/00593/FUL.	No Objection	28.08.2014
15/00816/FU L	Installation of new external seating area to front of building (submitted in conjunction with 15/00817/ADV)	Conditionall y Approved	02.07.2015
15/00817/AD V	Advertisement application for Installation of internally illuminated fascia sign, projecting sign and free standing menu totem sign (in conjunction with 15/00816/FUL)	Conditionall y Approved	02.07.2015
15/01106/DIS	Application for approval of details reserved by Condition 24 (Details of lighting) of permission ref: 13/00593/FUL.	No Objection	16.07.2015
15/01419/FU L	Installation of 4 condenser units and plant equipment on roof	Conditionall y Approved	10.09.2015
15/01515/DIS	Application for approval of details reserved by conditions 3 (Landscaping lighting and means of enclosure) and 26 (Public Realm Details) of permission ref: 13/00593/FUL	No Objection	29.03.2016
15/01556/AD V	Installation of 2 x internally illuminated fascia signs	Conditionall y Approved	07.09.2015

15/01722/AD V	Internally illuminated fascia sign, and internally illuminated projecting sign.	Conditionall y Approved	19.10.2015
15/01804/AD V	Installation of 1x non-illuminated projecting sign, 1x internally illuminated menu case, 3x externally illuminated hanging signs and 1x non-illuminated entrance sign	Conditionall y Approved	20.10.2015
15/01954/AD V	Internally illuminated fascia sign, and internally illuminated projecting sign	Conditionall y Approved	02.11.2015
15/02474/AD V	Installation of 3x internally illuminated and 1x non illuminated signs, comprising 2x fascia signs, 1x projecting sign and 1x menu	Conditionall y Approved	16.02.2016
16/00094/NM A	Non material amendment sought to planning permission ref 13/00593/FUL for a reduction in length of building at roof level, adjacent to Frog and Parrot public house	No Objection	04.02.2016
16/00176/AD V	Installation of replacement fascia sign and a banner sign.	Split decision	11.04.2016
16/00861/NM A	Non material amendment sought to planning permission 13/00593/FUL for relocation of short stay cycle parking.	No Objection	13.06.2016
17/00228/NM A	Non Material amendment sought to vary the approved trading hours for Tapas Barcelona approved under 13/00593/FUL (Condition 21) from 7am to Midnight to 7am - 1am (Mon-Sat) and 7am - Midnight (Sunday).	No Objection	16.03.2017
17/00496/DIS	Application for approval of details reserved by condition 8 (sustainability statement) of permission ref 13/00593/FUL	No Objection	20.06.2017
17/00743/DIS	Application for approval of details reserved by conditions 3 (landscaping, lighting and means of enclosure), 17 (layout of car parking/servicing), 26 (public realm details) and 28 (approved plans) of permission ref: 13/00593/FUL	No Objection	22.06.2017
17/01195/DIS	Application for approval of details reserved by conditions 7 (BREEAM Standards), 10 (Uncontaminated Soils and Fills), and 15 (Drainage) of permission ref: 13/00593/FUL	No Objection	22.08.2017
2021/00928/0 1SPRN	Premises Licence application: Sunday – Thursday 10:00am – 2:00am Friday – Saturday 10:00am – 4:00am (All services inside to cease 30 mins before closing time)	Withdrawn	26.05.2021
2021/01665/0 1SPRN	Premises Licence application: Sunday – Wednesday: 10:00am – 12:00am	Granted	29.07.2021

	T			
	Thursday:	10:00am <i>–</i>		
	1:00am [*]			
	Friday – Saturday:	10:00am –		
	2:00am			
	(All services inside to cease 3	0 mins before		
	closing time)			
The following a	application for a nearby premise	es is also releva	ant to this appli	cation:
17/01103/FU L	Turtle Bay Application for variation of (hours of use) of per 08/00474/FUL (as it relates to extend trading hours to 09 Sunday - Thursday and 09:00 - Saturday	rmission ref unit 1 only) to 9:00 - 00:30		



DETERMINATION OF APPLICATION

TOWN AND COUNTRY PLANNING ACT 1990

Town and Country Planning (Development Management Procedure) (England) Order 2010

Savills Mr Charles Collins 2 Charlotte Place Southampton SO14 0TB

In pursuance of its powers under the above Act and Regulations, Southampton City Council, as the Local Planning Authority, hereby gives notice that the application described below has been determined. The decision is:

FULL APPLICATION - CONDITIONAL APPROVAL

Proposal:

Erection of two buildings, one of which would be up to 10-storeys

in height, to provide an arts complex incorporating two auditoria,

gallery space; ground floor retail/restaurant/cafe/drinking

establishments (Classes A1/A3/A4) and 38 flats (5 x one-bedroom,

28 x two-bedroom and 5 x three-bedroom) with underground parking of 31 spaces. The development proposes the formation of

a new street between Above Bar Street and Park Walk.

Site Address:

Land between 136-166 Above Bar Street, Southampton

Application No:

13/00593/FUL

Subject to the following conditions.

01. APPROVAL CONDITION - Full Permission Timing Condition - Physical works

The development works hereby permitted shall begin not later than three years from the date on which this planning permission was granted.

Reason:

To comply with Section 91 of the Town and Country Planning Act 1990 (as amended).

02. APPROVAL CONDITION - Details of Building Materials to be Used [Pre-Commencement Condition]

Notwithstanding the information shown on the approved drawings and application form no development, apart from site preparation and foundation works, shall be carried out unless and until a written schedule of external materials and finishes has been submitted to and approved in writing by the Local Planning Authority. Development shall be implemented only in accordance with the agreed details. These shall include full details of the manufacturers, types and colours of the external materials to be used for external walls, windows, doors and the roof of the proposed buildings. It is the Local Planning Authority's practice to review all such materials on site. The developer should have regard to the context of the site in terms

of surrounding building materials and should be able to demonstrate why such materials have been chosen and why alternatives were discounted. If necessary this should include presenting alternatives on site.

Reason:

To enable the Local Planning Authority to control the development in detail in the interests of amenity by endeavouring to achieve a building of visual quality.

03. APPROVAL CONDITION - Landscaping, Lighting & Means of Enclosure Detailed Plan [Pre-Commencement Condition]

Notwithstanding the submitted details before the commencement of any site works, apart from site preparation and foundation works, a detailed landscaping scheme and implementation timetable shall be submitted, which includes:

- i. proposed finished ground levels or contours; means of enclosure; car parking layouts; other vehicle pedestrian access and circulations areas, hard surfacing materials, structures and ancillary objects (refuse bins, lighting columns etc.);
- ii. planting plans; written specifications (including cultivation and other operations associated with plant and grass establishment); schedules of plants, noting species, plant sizes and proposed numbers/planting densities where appropriate;
- iii. details of any proposed boundary treatment, including retaining walls; and
- iv. a landscape management scheme.

Any trees, shrubs, seeded or turfed areas which die, fail to establish, are removed or become damaged or diseased, within a period of 5 years from the date of planting shall be replaced by the Developer in the next planting season with others of a similar size and species unless the Local Planning Authority gives written consent to any variation. The Developer shall be responsible for any replacements for a period of 5 years from the date of planting.

The approved hard and soft landscaping scheme for the whole site shall be carried out prior to occupation of the building or during the first planting season following the full completion of building works, whichever is sooner. The approved scheme implemented shall be maintained for a minimum period of 5 years following its complete provision.

Reason:

To improve the appearance of the site and enhance the character of the development in the interests of visual amenity, to ensure that the development makes a positive contribution to the local environment and, in accordance with the duty required of the Local Planning Authority by Section 197 of the Town and Country Planning Act 1990

04. APPROVAL CONDITION - Archaeological Investigation [Pre-Commencement Condition]

No development shall take place within the site until the implementation of a programme of archaeological work has been secured in accordance with a written scheme of investigation which has been submitted to and approved by the Local Planning Authority.

Reason: To ensure that the archaeological investigation is initiated at an appropriate point in development procedure.

05. APPROVAL CONDITION - Archaeological Work Programme [Performance Condition]

The developer will secure the completion of a programme of archaeological work in accordance with a written scheme of investigation which has been submitted to and approved by the Local Planning Authority.

Reason: To ensure that the archaeological investigation is completed.

06. APPROVAL CONDITION - BREEAM Standards (Arts Complex) - Completion Stage

Written documentary evidence demonstrating that the arts complex has achieved at minimum an overall rating of 'Very Good' against the BREEAM standard shall be submitted to the Local Planning Authority and verified in writing within six months of the occupation of the arts complex hereby approved, unless an otherwise agreed timeframe is agreed in writing by the LPA. The evidence shall take the form of a post construction assessment and certificate as issued by a qualified BREEAM certification body.

REASON:

To ensure the development minimises its overall demand for resources and to demonstrate compliance with policy CS20 of the Local Development Framework Core Strategy Development Plan Document Adopted Version (January 2010).

07. APPROVAL CONDITION - BREEAM Standards (Commercial Units) - Completion Stage

Written documentary evidence demonstrating that the ground floor commercial units (Classes A1-A5) has achieved at minimum an overall rating of 'Very Good' against the BREEAM standard shall be submitted to the Local Planning Authority and verified in writing within six months of the occupation of the commercial units hereby approved, unless an otherwise agreed timeframe is agreed in writing by the LPA. The evidence shall take the form of a post construction assessment and certificate as issued by a qualified BREEAM certification body.

REASON:

To ensure the development minimises its overall demand for resources and to demonstrate compliance with policy CS20 of the Local Development Framework Core Strategy Development Plan Document Adopted Version (January 2010).

08. APPROVAL CONDITION - Sustainability Statement Implementation [Pre-Occupation Condition]

Prior to the first occupation of the development hereby granted consent, the approved sustainability measures as specified in the Hoare Lee Energy and Sustainability Statement Addendum dated April 2013 shall be implemented. Written documentary evidence proving that the development has achieved the Code for Sustainable Homes measures set out in the statement in the form of post construction assessment and certificate as issued by a legitimate Code for Sustainable Homes certification body, shall be submitted to the Local Planning Authority for its approval.

Reason:

To ensure the development minimises its overall demand for resources and to demonstrate compliance with policy CS20 of the Local Development Framework Core Strategy Development Plan Document Adopted Version (January 2010).

09. APPROVAL CONDITION- Land Contamination Investigation and Remediation [Pre-Commencement & Occupation Condition]

Prior to the commencement of development approved by this planning permission (or such other date or stage in development as may be agreed in writing with the Local Planning Authority), a scheme to deal with the risks associated with contamination of the site shall be submitted to and approved by the Local Planning Authority. That scheme shall include all of the following phases, unless identified as unnecessary by the preceding phase and approved in writing by the Local Planning Authority:

 A desk top study including; historical and current sources of land contamination results of a walk-over survey identifying any evidence of land contamination identification of the potential contaminants associated with the above an initial conceptual site model of the site indicating sources, pathways and receptors a qualitative assessment of the likely risks any requirements for exploratory investigations.

- 2. A report of the findings of an exploratory site investigation, characterising the site and allowing for potential risks (as identified in phase 1) to be assessed.
- 3. A scheme of remediation detailing the remedial actions to be taken and how they will be implemented.

On completion of the works set out in (3) a verification report shall be submitted to the Local Planning Authority confirming the remediation actions that have been undertaken in accordance with the approved scene of remediation and setting out any measures for maintenance, further monitoring, reporting and arrangements for contingency action. The verification report shall be approved by the Local Planning Authority prior to the occupation or operational use of any stage of the development.

Any changes to these agreed elements require the express consent of the local planning authority.

Reason:

To ensure land contamination risks associated with the site are appropriately investigated and assessed with respect to human health and the wider environment and where required remediation of the site is to an appropriate standard.

10. APPROVAL CONDITION - Use of Uncontaminated Soils and Fill [Performance Condition]

Clean, uncontaminated soil, subsoil, rock, aggregate, brick rubble, crushed concrete and ceramic shall only be permitted for infilling and landscaping on the site. Any such materials imported on to the site must be accompanied by documentation to validate their quality and be submitted to the Local Planning Authority for approval prior to the occupancy of the site.

Reason:

To ensure imported materials are suitable and do not introduce any land contamination risks onto the development.

11. APPROVAL CONDITION- Unsuspected Contamination [Performance Condition]

The site shall be monitored for evidence of unsuspected contamination throughout construction. If potential contamination is encountered that has not previously been identified no further development shall be carried out unless otherwise agreed in writing by the Local Planning Authority.

Works shall not recommence until an assessment of the risks presented by the contamination has been undertaken and the details of the findings and any remedial actions has been submitted to and approved by the Local Planning Authority.

Any changes to the agreed remediation actions will require the express written consent of the Local Planning Authority.

Reason:

To ensure any land contamination not previously identified is assessed and remediated so as not to present any significant risks to human health or, the wider environment.

12. APPROVAL CONDITION - Wheel Cleaning Facilities [Pre-Use Condition]

During the period of the preparation of the site, excavation for foundations or services and the construction of the development, wheel cleaning facilities shall be available on the site and no lorry shall leave the site until its wheels are sufficiently clean to prevent mud being carried onto the highway.

Reason:

In the interests of highway safety.

13. APPROVAL CONDITION - Construction Environment Management Plan (Pre-Commencement Condition)

Prior to the commencement of any development a written construction environment management plan shall be submitted to and approved by the LPA. The plan shall contain method statements and site specific plans to prevent or minimise impacts from noise, vibration, dust and odour for all operations, as well as proposals to monitor these measures at the site boundary to ensure emissions are minimised beyond the site boundary. All specified measures shall be available and implemented during any processes for which those measures are required.

Reason:

To protect the amenities of the occupiers of existing nearby properties.

14. APPROVAL CONDITION - Foul and Surface Water Drainage (Pre-Commencement Condition)

No development shall commence until details of the proposed means of foul and surface water sewerage disposal has been submitted to, and approved by, the Local Planning Authority in consultation with Southern Water. The development shall be carried out in accordance with these approved details unless otherwise agreed in writing by the Local Planning Authority.

Reason

In order that the Local Planning Authority may be satisfied that the development would not increase the risk of flooding in the area.

15. APPROVAL CONDITION - Drainage Arrangements (Pre-Occupation Condition)

The ground floor commercial units hereby approved shall not be occupied until details of a scheme to intercept grease in the drainage serving the food preparation and dish-washing areas has been submitted to and approved in writing by the Local Planning Authority. The scheme shall include proposals for regular emptying and disposal of the grease by a registered contractor to a licensed waste facility. The approved scheme shall be implemented prior to the first operation of the commercial units to which the scheme relates and retained thereafter.

REASON

To ensure satisfactory drainage provision is made for the development.

16. APPROVAL CONDITION - Refuse Facilities (Pre-Occupation Condition)

The refuse storage facilities, which shall include recycling facilities, as shown on the approved drawings shall be provided before the use to which the facility relates has been provided. The storage areas shall be retained thereafter.

REASON

To ensure suitable refuse and recycling facilities are provided and in the interests of visual amenity.

17. APPROVAL CONDITION - Layout of Car Parking/Servicing (Pre-Occupation Condition)

The whole of the car parking, cycle storage and servicing facilities shown on the approved plans shall be laid out and made available before the use of the building to which these

facilities relate commences and thereafter retained solely for the use of the occupants and visitors to the site and for no other purpose.

REASON

To ensure adequate on-site parking and servicing facilities and to avoid congestion in the adjoining highway.

18. APPROVAL CONDITION - Details of Visitor Cycle Parking (Pre-Occupation Condition)

The development hereby approved shall not be first occupied until visitor cycle facilities have been provided in accordance with details which shall have first been submitted to and approved in writing by the Local Planning Authority.

REASON

To ensure satisfactory provision of cycle facilities for visitors to the site.

19. APPROVAL CONDITION - Safety and Security Measures (Pre-development condition)

No development shall commence, apart from site preparation and foundation works, until a scheme of safety and security measures has been submitted to and approved in writing by the Local Planning Authority. The approved measures shall subsequently be implemented in accordance with the scheme before the development is first occupied unless otherwise approved in writing by the Local Planning Authority.

REASON

In the interests of safety and security and crime prevention.

20. APPROVAL CONDITION - Green Roof (Pre-Commencement Condition)

A detailed specification for the green roof must be submitted and agreed in writing with the Local Planning Authority prior to the commencement of the development, apart from site preparation and foundation works. The green roof to the approved specification must be installed and rendered fully operational prior to the first occupation of the development hereby granted consent and retained and maintained thereafter.

Reason:

To reduce flood risk and manage surface water run off in accordance with core strategy policy CS20 (Tackling and Adapting to Climate Change) and CS23 (Flood risk), combat the effects of climate change through mitigating the heat island effect in accordance with policy CS20, enhance energy efficiency through improved insulation in accordance with core strategy policy CS20, promote biodiversity in accordance with core strategy policy CS22 (Promoting Biodiversity and Protecting Habitats), contribute to a high quality environment and 'greening the city' in accordance with core strategy policy CS13 (Design Fundamentals), and improve air quality in accordance with saved Local Plan policy SDP13.

21. APPROVAL CONDITION - Hours of Use - food/drink establishments [Performance Condition]

The food and drink uses / drinking establishments hereby permitted shall not operate (meaning that customers shall not be present on the premises, no preparation, sale or delivery of food or drink for consumption on or off the premises) outside the hours of 0700 to midnight on any day.

Reason:

To protect the amenities of the occupiers of existing nearby residential properties.

22. APPROVAL CONDITION - Limit on Class A4 Uses (Performance Condition)

No more than two of the commercial units as shown on the approved plans shall be used for Class A4 (drinking establishments) without a further grant of planning permission.

REASON

To ensure a satisfactory mix of uses are provided in accordance with the Council's policies to promote this area as a Cultural Quarter.

23. APPROVAL CONDITION - No Pile Driving for Foundations [Performance Condition]

No percussion or impact driven pilling activities shall take place for pre-works, foundations, or as any part of the development.

Reason:

In the interests of securing the stability of the site and adjacent land in order to protect the amenities of occupiers of nearby properties.

24. APPROVAL CONDITION - Details of Lighting (Pre-Occupation Condition)

The development shall not be first occupied until details of external lighting to the buildings and external areas of the development have been submitted to and approved in writing by the Local Planning Authority. The works shall be carried out in accordance with these approved details before the development is first occupied unless otherwise agreed in writing by the Local Planning Authority.

REASON

In the interests of ensuring a satisfactory appearance to the development and the safety and security of the area.

25. APPROVAL CONDITION - Details of Roof Top Services (Pre-Commencement Condition)

No development shall commence, apart from site preparation and foundation works, until detailed design of the roof top services, including ventilation measures to the ground floor commercial units, has been submitted to and approved in writing by the Local Planning Authority. The works shall subsequently be carried out in accordance with the approved scheme unless otherwise agreed in writing by the Local Planning Authority.

REASON

To ensure satisfactory treatment of this important part of the building in this sensitive location.

26. APPROVAL CONDITION - Public Realm Details (Pre-Occupation Condition)

The development hereby approved shall not be occupied until details of the treatment to the public realm surrounding the buildings has been submitted to and approved in writing by the Local Planning Authority. These details shall include surface treatment, seating and any means of enclosure together with details of measures to control deliveries to the premises. The approved measures shall subsequently be implemented unless otherwise agreed in writing by the Local Planning Authority. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 or any subsequent amending order, no gates, walls, fences or other means of enclosure shall be installed on the new link street between the northern and southern buildings without the prior approval of the Local Planning Authority.

REASON

To ensure satisfactory treatment of this important area of public space.

27. APPROVAL CONDITION - Protection of Drainage Apparatus (Pre-Commencement Condition)

No development shall commence until details of the proposed measures to protect the existing public sewers and water apparatus has been submitted to, and approved by, the Local Planning Authority in consultation with Southern Water. The development shall be carried out in accordance with these approved details unless otherwise agreed in writing by the Local Planning Authority.

Reason

To ensure the drainage infrastructure is adequately protected as required by Southern Water.

28. APPROVAL CONDITION - Approved Plans

The development hereby permitted shall be carried out in accordance with the approved plans listed in the schedule attached below, unless otherwise agreed in writing with the Local Planning Authority.

Reason:

For the avoidance of doubt and in the interests of proper planning.

Reason for Granting Permission

The development is acceptable taking into account the policies and proposals of the Development Plan as set out below. The Local Planning Authority is satisfied that the proposed buildings would not have a detrimental impact on the setting of adjoining listed buildings or the adjoining park of historic interest. The application proposes a new arts complex within the cultural quarter of the city and offers significant economic and regeneration benefits. The application constitutes a Departure from the Development Plan due to the failure to meet the BREEAM Excellent standard required by Core Strategy Policy CS20. However, this issue has been weighed in the balance with other material considerations. The impact of the development in terms of transport, design and neighbour amenity issues is considered to be acceptable. Other material considerations have been considered and are not judged to have sufficient weight to justify a refusal of the application, and where applicable conditions have been applied in order to satisfy these matters. The scheme is therefore judged to be in accordance with Section 38(6) of the Planning and Compulsory Purchase Act 2004 and planning permission should therefore be granted.

Policies - SDP1, SDP5, SDP7, SDP8, SDP9, SDP10, SDP11, SDP13, HE3, HE5, HE6, CLT1, CLT5, CLT6, H1, H2, H7, REI7 and MSA5 of the City of Southampton Local Plan Review (March 2006) and CS1, CS3, CS4, CS5, CS6, CS13, CS14, CS15, CS16, CS18, CS19, CS21 and CS25 of the Local Development Framework Core Strategy Development Plan Document (January 2010).

Chris Lyons

Planning & Development Manager

27 August 2013

If you have any further enquiries please contact:

Richard Plume

IMPORTANT NOTE TO APPLICANT

This decision has been made in accordance with the submitted application details and supporting documents and the development should be implemented in respect of the following plans and drawings.

Drawing No:	Version:	Description:	Date Received:	Status:
1732-02-DR-0001	P01	Location Plan	25.04.2013	Approved
1732-02-DR-0002	P01	Site Plan	25.04.2013	Approved
1732-02-DR-0109	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0110	P02	Floor Plan	06.06.2013	Approved
1732-02-DR-0111	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0112	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0113	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0114	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0115	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0116	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0117	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0118	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0119	P01	Floor Plan	25.04.2013	Approved
1732-02-DR-0120	P01	Roof Plan	25.04.2013	Approved
1732-02-DR-0130	P01	Other Plans	25.04.2013	Approved
1732-02-DR-0401	P01	Sections	25.04.2013	Approved
1732-02-DR-0402	P01	Sections	25.04.2013	Approved
1732-02-DR-0601	P02	Elevational Plan	06.06.2013	Approved
1732-02-DR-0602	P01	Elevational Plan	25.04.2013	Approved
1732-02-DR-0603	P01	Elevational Plan	25.04.2013	Approved
1732-02-DR-0604	P01	Elevational Plan	25.04.2013	Approved
1732-02-DR-1601	P01	Other Plans	25.04.2013	Approved

NOTES

- 1. This permission relates to Planning Control only. Approval under the Building Regulations may also be required and should you be in any doubt about this, please contact Building Control Services, Tel. 023 8083 2558. Any other necessary consent must be obtained from the appropriate authority. Special attention is drawn to the fact that this permission does not relate to the display of advertisements and separate consent is required under the Town and Country Planning (Control of Advertisements) England Regulations 2007. Development affecting buildings of special Architectural or Historical interest is also subject of separate Listed Building Consent. Any queries should be made to Development Control Service as indicated below.
- 2. This permission has been granted on the basis of all the information submitted by the applicant shown on the plans accompanying the application. Any material misstatement or wrong information may invalidate the permission.
- 3. If the applicant is aggrieved by the decision of the Local Planning Authority to approve the proposed development, subject to conditions, they may appeal to the Secretary of State for Communities and Local Government, in accordance with Section 78 of the Town and Country Planning Act 1990, within six months of the date of decision. Appeals can be submitted on line www.planning-inspectorate.gov.uk or by a form available from the Planning Inspectorate, 3/15 Kite Wing, Temple Quay House, 2 The Square, Temple Quay, Bristol BS2 9DJ. The Secretary of State is not required to entertain an appeal if it appears to him that permission for the proposed development could not have been granted by the Local Planning Authority, or could not have been granted other than subject to the conditions imposed by it having regard to the statutory requirements, to the provisions of the Development Order and to any directions given under that Order.
- 4. If permission to develop land is granted subject to conditions, whether by the Local Authority or by the Secretary of State, and the owner of the land claims that the land has become incapable of reasonable beneficial use by the carrying out of any development which has been or would be permitted, they may serve on the Council a purchase notice requiring the Council to purchase their interest in the land in accordance with the provisions of Part IV of the Town and Country Planning Act 1990.
- 5. In certain circumstances, a claim may be made against the Local Planning Authority for compensation, where permission is granted subject to conditions by the Secretary of State on appeal or on a reference of the application to him. The circumstances in which compensation is payable are set out in Section 114 of the Town and Country Planning Act 1990.
- 6. Attention is drawn to the provisions of Section 12 of the Hampshire Act 1983 relating to access for the Fire Brigade, and you are advised to contact Building Control Services as set out in Note 1.
- 7. For those developments which are covered by the Disability Discrimination Act, the attention of developers is drawn to the relevant provisions of the Act and to the British Standard B300:2001 Design of buildings and their approaches to meet the needs of disabled people code of practice.
- 8. The applicant is recommended to retain this form with the title deeds of the property.
- 9. In reaching this decision the Local Planning Authority offered a pre-application planning service and has sought to work with the applicant in a positive and proactive manner as required by paragraphs 186-187 of the National Planning Policy Framework (2012)
 - Please address any correspondence in connection with this form quoting the application number to: Development Control Service, Southampton City Council, Civic Centre SOUTHAMPTON. SO14 7LS



Schedule 12 Part A Premises Licence

Regulation 33,34

Premises licence number

2021/01665/01SPRN



Part 1 - Premises details

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

Gin and Olive

140 Above Bar Street Southampton SO14 7DU

Telephone number

SOUTHAMPTON CITY COUNCIL

FICENZING

Where the licence is time limited the dates

Not applicable



Licensable activities authorised by the licence

Films
Live music
Recorded music
Provision of late night refreshment
Supply by retail of alcohol



The times the licence authorises the carrying out of licensable activities

Films

Monday 10:00 - 23:30
Tuesday 10:00 - 23:30
Wednesday 10:00 - 23:30
Thursday 10:00 - 00:30
Friday 10:00 - 01:30
Saturday 10:00 - 23:30
Sunday 10:00 - 23:30

Live music

Monday 10:00 - 23:30
Tuesday 10:00 - 23:30
Wednesday 10:00 - 23:30
Thursday 10:00 - 00:30
Friday 10:00 - 01:30
Saturday 10:00 - 01:30
Sunday 10:00 - 23:30

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The opening hours of the premises

Monday 10:00 - 00:00
Tuesday 10:00 - 00:00
Wednesday 10:00 - 00:00
Thursday 10:00 - 01:00
Friday 10:00 - 02:00
Saturday 10:00 - 02:00
Sunday 10:00 - 00:00

LICENSING

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

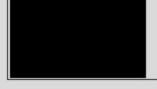


Name, (registered) address, telephone number and email (where relevant) of holder of premises licence

Gin and Olive Bars and Restaurants Southampton Ltd. 17 Albert Road Southsea Hampshire PO5 2SE Registered number of holder, for example company number, charity number (where applicable) 12630687

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

Ruth Wallis



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: 15/03960/LAPERS

Licensing Authority: Portsmouth City 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

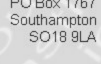
Dated this 28th day of July 2021;



Licensing wanager

Southampton & Eastleigh Licensing Partnership PO Box 1767

SOUTHAMPTON CITY COUNCIL® LICENSING







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.
- Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.
- 3 (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
- 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).
- 4 The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 5 (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.
- 6 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: 1/2 pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml;
- (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
- (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

- 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;
- 'permitted price' is the price found by applying the formula -(b)

 $P = D + (D \times V)$

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
- 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,
- the designated premises supervisor (if any) in respect of such a licence, or CITY COUNCIL® (ii)
- (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
- 'value added tax' means value added tax charged in accordance with the Value Added Tax Act 1994
- 3 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.
- 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.
- 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.
- The admission of children to films exhibited at the licensed premises is restricted in accordance with section 20 of the Licensing Act 2003.
- 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.

Annex 2 - Conditions consistent with the operating Schedule

1 The exhibition of film and performance of live and recorded music are limited to indoors only.

A colour recording CCTV system that captures images from the main public areas must be fully operational whilst licensable activities are taking place. The system should be able to copy with all levels of illumination. The recording equipment shall 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. The system shall be served at twelve monthly intervals and maintained to a standard that is acceptable to the Police Licensing Team. The system clock shall be checked regularly for accuracy taking account of GMT and BST. Digital systems shall have sufficient storage capacity for 28 days evidential quality recordings (minimum 4 framer per second).

The images produced shall be date and time stamped.

A notice shall be displayed at the entrance to the premises advising that CCTV is in operation. An additional recording CCTV camera shall be installed and fully operational whilst the venue is open to the public to cover the area immediately outside the front of the premises.

It is important that the Police are able to access data from the systems quickly and easily and therefore provision shall be made that at all times a person is in attendance who is nominated by the data controller who has access to the secure area who is able to operate the equipment. All operators shall

receive training from the installer when equipment is installed and that this is cascaded down to new members of nominated staff.

There shall be a simple operator's manual available to assist in replaying and exporting data and staff shall be able to produce images to the Police/Responsible Authorities for the purposes of the prevention and detection of crime, as long as the request is lawful and complies with GDPR.

In the event of a technical failure of the CCTV equipment, the premises licence holder or DPS shall notify the Police Licensing Team within 24 hours.

The Premises Licence Holder will ensure that a CCTV system is fully compliant with the guidance contained in the Information Commissioner's Office (ICO) guidance document (www.informationcommissioner.gov.uk) regarding installation of CCTV is provided at the premises.

SIA Numbers

Security Industry Authority (SIA) registered security staff will be on duty at the premises at a ratio of 2 door supervisors for the first 200 customers then 1 per 100 customers thereafter from 21:00 to 30 minutes after closure on Friday and Saturday evenings, Sundays preceding a bank holiday and New Year's Eve.

In addition, the duty manager should make a dynamic risk assessment of the premises circumstances at the time based on customers or the type of function at the venue and the number of SIA Door Supervisors increased where circumstances dictate. These assessments are to be documented in the Incident Book. The premises licence holder shall ensure that a minimum of 2 security staff are on duty at the entrance door to manage and check people for age, behaviour and intoxication before entering the venue.

Body Worn Video (BWV)

At times when SIA staff are on duty 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 (BVVV). The device will be owned, operated and maintained by the premises licence holder. 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 BVVV 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 Team shall be notified immediately in writing or by email

as soon as is practicable and the defect rectified within 14 days of the failure. Data obtained on the BWV shall be downloaded as soon as practicable and be retained at the venue for at least 28 days.

Staff 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 ever 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. 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.

Age Verification

The premises licence holder shall ensure that a system is in place to ensure that every individual who appears to be under 25 years of age seeking to purchase or be supplied with alcohol at or from the premises, shall produce acceptable means of identification and age confirmation. Acceptable identification shall be a passport, photo driving licence or PASS accredited photo ID. 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.

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 be recorded at the close of business in the incident book. This record will be retained for 12 months.

Refusal Book

A written log or electronic record 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 licensee or DPS.

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 each refusal will be retained for 12 months.

Toilet Checks

The premises licence holder shall ensure that frequent toilet checks are carried out and records kept of these to prevent drug misuse and other offences that are known to occur in toilets.

External Lighting

A trough light shall be erected at the front of the building (Above Bar Street) to provide additional lighting to the entrance/exit.

Drugs and Weapons

The premises will operate a no tolerance drugs and weapons policy which includes recording any searches carried out, seizing any drugs or weapons and informing the Police of such search and seizures and a notice will be placed at the entrance to inform customers of the policy.

Glass and Bottles

A bar back will be employed to be responsible for the frequent collection of empty glasses and bottles.

Dispersal Policy

Customer to be given 30 minutes to finish drinks and they will be reminded to leave the premises quietly.

Southampton Go

The premises shall join Southampton Go to assist with sharing information with others in the local area, being aware of local events and provides access to local radio networks.

Fire Safety

A fire risk assessment and evacuation plan are to be in place for the premises. The capacity for the building will be set by the fire assessment.

There are two entrances and exits to the front of the building onto Above Bar Street and one rear fire escape on to Park Walk. Customers will only use the main entrance to the front of the building to control occupancy of the building.

Staff are to be trained on the fire evacuation policy and notices showing the route and evacuation point to be displayed in the premises.

Fire Alarms, Emergency Lighting and Fire Extinguishers are to be regularly tested and maintained. Weekly fire alarm tests are to be carried out by the Manager and recorded in the Fire Safety book which is kept at the premises.

Accident and Incident Reporting

All accidents and incidents are to be reported to the Manager and recorded in the accident or incident log book which will be kept in the manager's office.

Additional accident book for the kitchen to be located in the kitchen.

First Aid

Managers to be first aid trained to ensure there is always at least one member of staff on site who is first aid trained.

Duty of Care Policy

The staff will be trained on the effect of alcohol, the signs to look out for when someone is intoxicated or taken drugs and the duty of care including the Ask Angela scheme.

Dispersal

Notice reminding customers to leave the premises quietly will be displayed in the premises by the exit. Music to be turned down during the final 30 minutes drinking up time before the premises closes to encourage a winding down before customers leave.

Litter

When customers are seated outside staff will clear away plates and glasses regularly and there will be a designated smoking area with ash trays provided.

The pavement outside the premises will be regularly cleaned and swept to avoid litter.

Admittance of Children

No children (under 18 years) will be admitted after 21:00 hours. Before 21:00 hours any children (under 18 years) must be accompanied by an adult.

Challenge 25

All staff to be trained on Challenge 25, the importance of checking ID and notices placed in the premises to inform customers of the policy. On days which the door staff are working they will assist with verifying the age of customers. Any refusals due to age will be recorded in the refusal log book which will be located behind each bar.

3 The final time for entry to the premises shall be 01:00 hours.

4 NON STANDARD TIMINGS

The day preceding a Bank Holiday one hour will be added to the terminal hour of any activities and to the closing time for the premises.

In respect of New Years Eve the permitted hours shall continue from the end of permitted hours on New Years Eve to the start of permitted hours on the following day.

On the morning the Greenwich Mean Time changes to British Summer Time one hour will be added to the terminal hour of any activities and the closing time for the premises where the existing terminal hour for the activities and/or closing hour for the premises ends after 01.00.

5 No admittance of children after 21:00 hours, before 21:00 hours children only admitted when accompanied by an adult.

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

1 The hours of operation of the premises and this includes all licensable activities shall not exceed the times set by the Planning permission relevant to each part of the premises.

Within a period of 3 calendar months from the first date of opening to paying customers, any Designated Premises Supervisor (DPS) for the premises shall not be a DPS for any other premises at the same time.

No emptying of bottles or glass outside is permitted between 21:00 and 09:00 hours.

The external doors and windows are to be closed during live music performances, except for access and egress.

The sound level will be such that the level of music is not audible at nuisance levels at the boundary of the nearest noise sensitive property at any time.

The 'Ask Angela' policy is to be in place and staff trained accordingly.





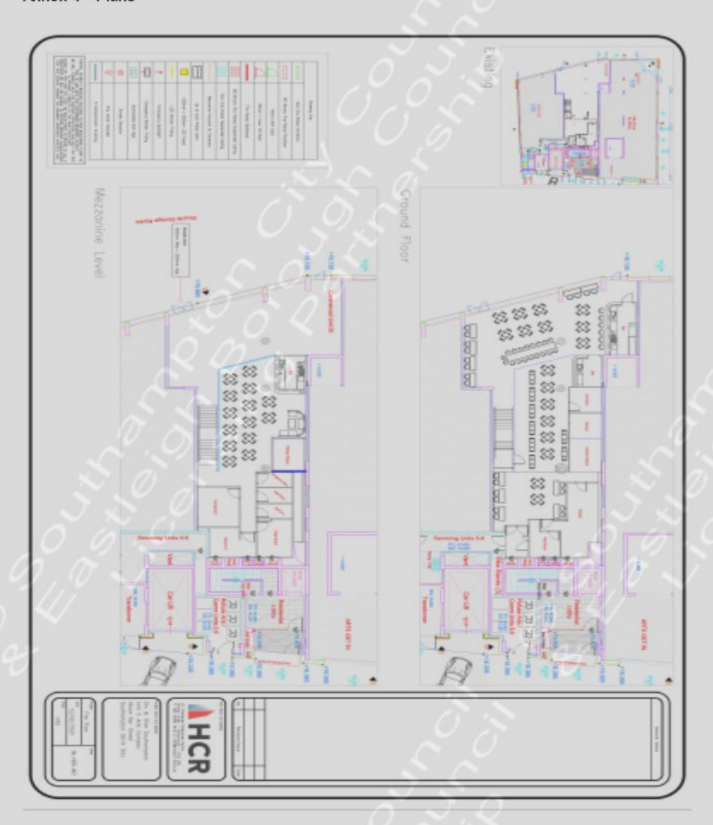






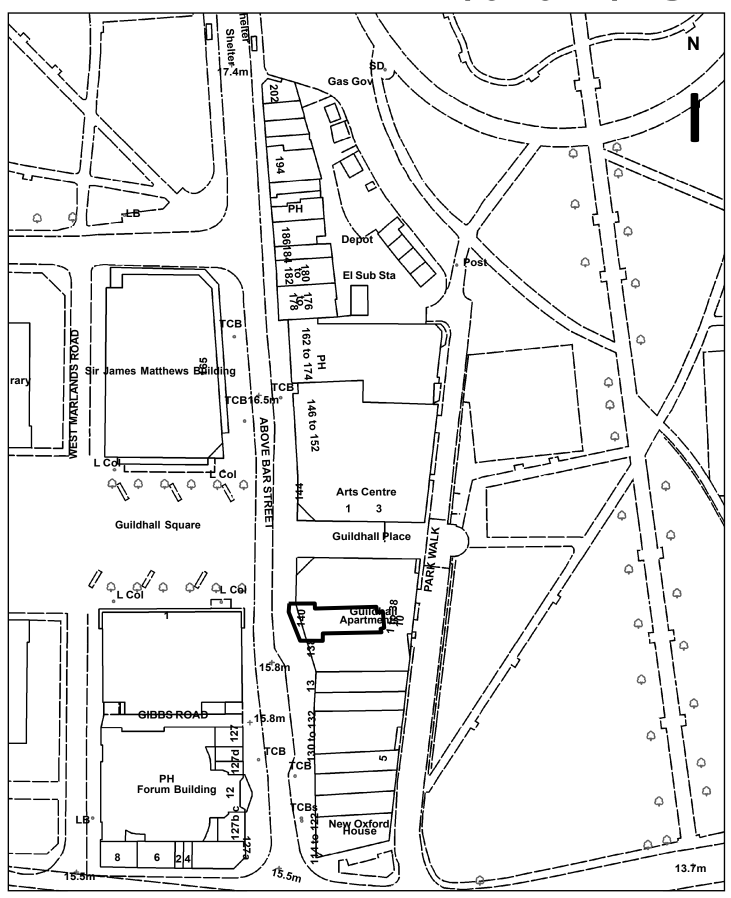


Annex 4 - Plans



Plan not reproduced to scale.

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Scale: 1:1,250



