### North Hertfordshire District Council Licensing Act 2003 Decision Notice

Date of Hearing	Thursday, 18 March 2010		
Members of Panel	Councillors D. Barnard, T. Brindley and M. Muir		
Applicant(s) Name	Sarah Bethel and Tracey Munson		
Premises Address	Chic Champagne and Cocktail Bar, 35 Churchgate, Hitchin, Herts.		
Date of Application	27 January 2010		
APPLICATION FOR GRANT	Chic Champagne and Cocktail Bar, 35 Churchgate, Hitchin, Herts.		

### 2. LICENSABLE ACTIVITIES

The licensable activities applied for are:

- PART E Live Music
- PART F Recorded Music
- PART H Anything of a Similar Nature Parts E, F or G
- PART I Provision of Facilities for Making Music
- PART K Provision of Facilities for Entertainment of a Similar Description – Parts I or J
- PART L Late Night Refreshment
- PART M Supply of alcohol

The hours during which the licensable activities may take place are:

### **PART E - Live Music**

Monday to Sunday 1000hrs to 2300hrs

These hours are to apply each day of the year with the exception of:

- New Years Eve;
- New Years Day;

On the above days, the hours will be from the standard commencement time on New Years Eve to the standard terminal time on New Years Day.

All Sundays preceding a Bank Holiday Monday

On all these days, the hours will be from 1000hrs to 0200hrs the following morning.

### PART F - Recorded Music

Monday to Wednesday 1000hrs to 12 Midnight

Thursday 1000hrs to 0100hrs the following morning Friday and Saturday 1000hrs to 0200hrs the following morning

Sunday 1200hrs to 12 Midnight

These hours are to apply each day of the year with the exception of:

- New Years Eve;
- New Years Day;

On the above days, the hours will be from the standard commencement time on New Years Eve to the standard terminal time on New Years Day.

All Sundays preceding a Bank Holiday Monday

On the above days, the hours will be from 1000hrs to 0200hrs the following morning.

# PART H - Anything of a Similar Nature - Parts E, F or G (Karaoke)

Monday to Sunday 1800hrs to 12 Midnight

### **PART I - Provision of Facilities for Making Music**

Monday to Sunday 1000hrs to 2300hrs

These hours are to apply each day of the year with the exception of:

- New Years Eve;
- New Years Day;

On the above days, the hours will be from the standard commencement time on New Years Eve to the standard terminal time on New Years Day.

All Sundays preceding a Bank Holiday Monday

On the above days, the hours will be from 1000hrs to 0200hrs the following morning.

## PART K - Provision of Facilities for Entertainment of a Similar Description – Parts I or J

Monday to Sunday 1000hrs to 2300hrs

These hours are to apply each day of the year with the exception of:

- New Years Eve;
- New Years Day;

On the above days, the hours will be from the standard commencement time on New Years Eve to the standard terminal time on New Years Day.

All Bank Holiday Sundays preceding the Bank Holiday

On the above days, the hours will be from 1000hrs to 0200hrs the following morning.

### PART L – Late Night Refreshment (Indoors Only)

Monday to Wednesday 2300hrs to 12 Midnight

Thursday 2300hrs to 0100hrs the following morning Friday and Saturday 2300hrs to 0200hrs the following morning

Sunday 2300hrs to 12 Midnight

These hours are to apply each day of the year with the exception of:

- New Years Eve:
- New Years Day;

On the above days, the hours will be from the standard commencement time on New Years Eve to the standard terminal time on New Years Day.

### PART M - Supply of alcohol (Indoors Only)

Monday to Wednesday 1000hrs to 2340hrs

Thursday 1000hrs to 0040hrs the following morning Friday and Saturday 1000hrs to 0140hrs the following morning

Sunday 1200hrs to 2340hrs

These hours are to apply each day of the year with the exception of:

- New Years Eve;
- New Years Day;

On the above days, the hours will be from the standard commencement time on New Years Eve to 20 minutes prior to the standard terminal time on New Years Day.

All Sundays preceding a Bank Holiday Monday

On the above days, the hours will be from 1100hrs to 0140hrs the following morning.

# CONDITIONS DEEMED NECESSARY FOR THE PROMOTION OF THE LICENSING OBJECTIVES

The Sub-Committee recognises that conditions will <u>only</u> be imposed on a licence where conditions are necessary for the promotion of one of the four licensing objectives. The Sub-Committee will only impose conditions on a licence where relevant representations have been made and they consider that it is necessary to impose conditions as a result of these representations.

The following conditions are each considered necessary by the Sub-Committee to promote the licensing objective of the prevention of public nuisance.

### The conditions are:

- 1. There shall be no entry to the premises by members of the public after midnight.
- 2. The Designated Premises Supervisor or some other responsible person shall be responsible for maintaining the cleanliness of the smoking area.

# CONDITIONS PROPOSED BY THE RESPONSIBLE AUTHORITIES

The following conditions, as amended, have been recommended by **NHDC Environmental Protection** and are considered <u>necessary</u> for the promotion of one of the four licensing objectives, namely the prevention of public nuisance:

1. A noise mitigation scheme designed to minimise the impact of the noise shall be discussed and agreed with the Environmental Protection Officer, North Hertfordshire District Council. The

agreed measures shall be fully implemented prior to any regulated entertainment taking place and maintained in accordance with the agreed details thereafter. No regulated entertainment or music shall be played, relayed or amplified outside the premises at any time. 3. The windows to the premises shall remain closed whilst regulated entertainment is taking place. 4. All the external doors to the premises shall remain closed whilst regulated entertainment is taking place except for the ingress and egress of customers and staff and in the case of an emergency. 5. A maximum of 10 people (patrons and staff) are permitted to smoke/congregate in the designated smoking area marked A on the plan. 6. The patron entrance/exit doors (marked B on the plan) shall be fitted with self-closing devices. The self-closing devices must be properly maintained to ensure the doors close properly after being opened. 7. The waste from the venue shall be deposited in the waste collection bins only between 08:00 and 22:00hours. 8. Clearly visible signs must be placed prominently at all the exits. The signs must request patrons to leave quickly and quietly. The Designated Premises Supervisor or some other responsible person shall manage any entry queues and manage the dispersal of patrons from the premises so as to ensure that noisy or rowdy behaviour is prevented and therefore noise disturbance to local residents is minimised. 10. All amplified music must be routed through the amplifier located in the office, to be set to a level to the satisfaction of an Officer of the Environmental Protection Team, North Hertfordshire District Council. This device must be used during all amplified licensable activities. The remaining proposed conditions were considered unnecessary to ensure the promotion of one of the four licensing objectives. This licence will be subject to the conditions, that are consistent with CONDITIONS the terms offered by the applicant as amended following discussion **PROPOSED BY** with the police, unless otherwise amended by the Sub-Committee, in APPLICANT order to promote the four licensing objectives set out in Part P of their application.

The Sub-Committee has explained to the applicant the effect of

failure to comply with any of the conditions attached to the licence or

certificate is a criminal offence, which upon conviction, would result in a fine of up to £20,000 or up to six months imprisonment or both.

**EFFECT OF** 

**FAILING TO** 

**COMPLY WITH** 

CONDITIONS

EXPLAINED TO APPLICANT		
STATEMENT OF LICENSING POLICY	District decision	ub-Committee has taken into account the North Hertfordshire Council's Statement of Licensing Policy in reaching their on. They have found the following sections to be of particular nce in reaching this decision.
	4.	Regulating Licensing
	4.1	Licensing is about regulating the carrying on of licensable activities on licensed premises, by qualifying clubs and at temporary events within the terms of the Act. The Council may attach conditions to licences issued under the Act and these must be focussed on matters which are within the control of the individual licence holders and others in possession of relevant authorisations.
	4.2	The Council recognises that licensing law is not the primary mechanism for the general control of individuals once they are away from a licensed premises and, therefore, beyond the direct control of the licensee(s) or certificate holder(s) Beyond the vicinity of the premises, an individual who engages in anti-social behaviour is accountable under law in their own right. Nonetheless, it is a key aspect of such control and licensing law will always be part of a holistic approach to the management of the evening and nigh-time economy in North Hertfordshire.
	4.3	In addressing these matters the Council will primarily focus on the direct impact of the activities taking place on, or in the immediate vicinity of, the licensed premises on members of the public living, working or otherwise engaged in activities in the vicinity.
	4.4	The Council do not consider that the term "vicinity" can be generically defined and will consider it's definition in the specific circumstances of each application. To be considered in the vicinity of a premises, an interested party must be able to demonstrate a causal link to activities on or in the immediate vicinity of the premises in relation to the licensing objectives. For example, an interested party may be able to hear music from the premises within their property or they may see patrons leaving the premises and causing a nuisance near their property.
	4.5	The Council recognise that unless relevant representations are received from responsible authorities or interested parties, there is no provision for a licensing authority to impose conditions on a licence other than those volunteered by the applicant as part of the operating schedule included in the application. In addition, there is no provision for a licensing authority itself to make representations. If no relevant representations are received in respect of an application, the licensing authority must issue the licence on

the terms sought.

### 5. Licence Conditions

- 5.1 The Council recognise that each application must be considered on it's own merits and any conditions attached to licences and certificates must be tailored to the individual style and characteristics of the premises and activities concerned. This is essential to avoid the imposition of disproportionate and overly burdensome conditions on premises. Standardised conditions must be avoided and will only be lawful where they are deemed necessary to promote objectives the licensing in response to relevant representations.
- 5.2 Conditions will only be imposed when they are necessary for the promotion of the Licensing Objectives and will focus upon matters within the control of the individual licensee such as the premises, places or events being used for licensable activities. Conditions are likely to be focused towards the direct impact of those activities on persons living, working or otherwise engaged in activities in the vicinity.
- 5.3 Where appropriate the Council will draw upon the pool of model conditions issued under the Act. A copy of the current pool of model conditions can be found on the Council's website at <a href="www.north-herts.gov.uk">www.north-herts.gov.uk</a>. The pool of model conditions relate to:
  - the prevention of crime and disorder;
  - public safety (including fire safety);
  - the promotion of public safety in theatres, cinemas, concert halls and similar places;
  - the prevention of public nuisance; and
  - the protection of children from harm.
- 5.4 Any conditions drawn from the pool of model conditions will be tailored to the individual premises and events concerned and determined at the time the application is being considered.

### 7. Licensing Hours

7.1 The Council recognises that fixed and artificially early closing times previously established under the Licensing Act 1964 were one of the main causes of rapid binge drinking prior to closing times and one of the causes of disorder and disturbance when large numbers of customers were required to leave premises simultaneously. These concentrations of people leaving can result in friction at places such as late night food outlets, taxi ranks and other sources of transport. The aim through the promotion of the licensing objectives will be to reduce the potential for concentrations and achieve a slower dispersal of people from licensed premises through flexible opening times. The Council recognise that arbitrary

- restrictions would undermine the principle of flexibility and should be avoided. The licensing objectives will be the paramount consideration at all times.
- 7.2. The Council also recognises that licensing hours should not inhibit the development of a thriving and safe evening and night time economy, which is important for local investment, employment and tourism. The Council will not seek to restrict the trading hours of any particular premises unless this is necessary to promote one or more of the Licensing Objectives.
- 7.3 The Council has no intention to introduce the zoning of licensing hours. Experience in other areas has shown that this can lead to significant movement of people across boundaries in search of premises opening later and places greater pressure on town centres than is necessary. In addition, the Council recognise that zoning of licensing hours would undermine the principle of determining each application on it's own merits.
- 7.4 With regards to shops, stores and supermarkets that provide sales of alcohol for consumption off the premises, the Council would normally expect to grant the sale of alcohol at any time the premises is open to the public, unless representations give good reason to restrict the hours in relation to the licensing objectives.

### 9. The Prevention of Public Nuisance

- 9.1 Licensed premises may have significant potential to impact adversely on communities through public nuisances that arise from their operation. The Council interprets 'Public Nuisance' in its widest sense and takes it to include such things as noise, light, odour, litter and anti-social behaviour, where these matters impact on those living, working or otherwise engaged in activities in the vicinity of a particular premises.
- 9.2 The Council may impose conditions on licences to prevent unnecessary Public Nuisance to local residents. The conditions may include:
  - sound proofing requirements;
  - restrictions on times when music or other licensable activities may take place;
  - technical restrictions on sound levels at the premises, by the use of sound limiting devices;
  - limiting the hours of regulated entertainment;
  - limiting the hours of open-air entertainment and the use of outdoor areas, gardens, patios, and smoking shelters; or
  - requiring the display of signs both inside and outside the premises reminding customers to leave the premises quietly and to respect the rights of nearby residents.

- 9.3 The following examples of control measures are given to assist applicants when preparing their Operating Schedules, having regard to their particular type of premises and/or activities. These are not exhaustive but include:
  - effective and responsible management of the premises;
  - appropriate instruction, training and supervision of those employed or engaged to prevent incidents of Public Nuisance:
  - adoption of best practice guidance such as the Good Practice Guide on the Control of Noise from Pubs and Clubs, produced by the Institute of Acoustics; Safer Clubbing and the National Alcohol Harm Reduction Strategy Toolkit;
  - management of arrangements for the collection and disposal of litter; and
  - effective ventilation systems.
- 9.4 Conditions relating to noise nuisance will normally concern steps necessary to control the levels of noise emanating from premises. The Council are aware of the need to avoid unnecessary or disproportionate measures that could deter valuable community activities such as live music. Conditions that are likely to be a significant financial burden will be avoided, where possible, for smaller venues.
- 9.5 The Council recognise that conditions relating to noise nuisance may not be necessary in certain circumstances where the provisions of the Environmental Protection Act 1990, the Noise Act 1996, or the Clean Neighbourhoods and Environment Act 2005 adequately protect those living in the vicinity of the premises. That said, the approach of the Council will be one of prevention and will consider each application on it's own merits.

### 10. Live Music, Dancing and Theatre

- 10.1 The Council recognises the need to encourage and promote live music, dancing and theatre for the wider cultural benefit of the community.
- 10.2 Only necessary, proportionate and reasonable licensing conditions will be imposed on relevant licences so as not to discourage the promotion of entertainment. Conditions will relate to the promotion of the Licensing Objectives.
- 10.3 The Council will avoid any measure which deters live music, dancing and theatre by imposing indirect costs of a substantial nature.

### RATIONALE FOR DECISION

The sub-Committee has taken into account, and based its decision on, the representations, the Guidance, the Council's Statement of Licensing Policy and the steps necessary to promote the licensing objectives of the Prevention of Public Nuisance and the Prevention

	of Crime and Disorder.
	The applicant is reminded of the need to ensure that they have all necessary permissions, consents and approvals required in order to operate from the premises as they propose. This comment is for information only and does not form part of the licence.
COMMENCEMENT DATE	This licence will come into effect from the date of this decision.
RIGHTS OF REVIEW	At any stage, following the grant of a premises licence, a responsible authority, such as the Police or an interested party, such as a resident living in the vicinity of the premises may ask the licensing authority to review the licence because of a matter arising at the premises in connection with any of the four licensing objectives. The review is a request for the Council to look at the existing licence and decide whether its conditions are adequate to meet the four licensing objectives defined under the Licensing Act 2003.