Public Document Pack

27 October 2017

Our Ref Licensing and Appeals Sub-

Committee/14.11.17

Your Ref.

Contact. Ian Gourlay Direct Dial. (01462) 474403

Email. ian.gourlay@north-herts.gov.uk

To: Members of the Committee: Councillor David Barnard, Councillor Jim McNally and Councillor Gerald Morris.

You are invited to attend a

MEETING OF THE LICENSING AND APPEALS SUB-COMMITTEE

to be held in the

TOWN LODGE MEETING ROOM 1, GERNON ROAD, LETCHWORTH GARDEN CITY

On

TUESDAY, 14TH NOVEMBER, 2017 AT 2.00 PM

Yours sincerely,

Lavin Mila

David Miley

Democratic Services Manager

Agenda <u>Part I</u>

ltem		Page
1.	HEARING PROCEDURE	(Pages 1 - 2)
2.	APPLICATION FOR A NEW PREMISES LICENCE IN RESPECT OF STYLUS, 35A HIGH STREET, BALDOCK, HERTS.	(Pages 3 - 48)

NORTH HERTFORDSHIRE DISTRICT COUNCIL LICENSING ACT 2003 HEARING PROCEDURE

1. Chair's Welcome

Introduction of:

- Councillors sitting on Sub-Committee (Sub-Committee);
- legal advisor;
- licensing officer;
- officers of responsible authorities;
- interested parties (objectors); and
- the Premises Licence Holder.
- 2. The Chair will outline the procedure for the hearing
- The Chair will ask the Legal Advisor to outline the matters for consideration during the course of the hearing

The Licensing Officer's report

- 4. The Chair will ask the Licensing Officer if they have anything to add to their report to the Sub-Committee
- 5. The Chair will ask if there are any questions of fact of the Licensing Officer
- 6. The Sub-Committee may ask questions of the Licensing Officer

The responsible authorities submit their case

- 7. The Chair will ask the responsible authorities, in turn, to present their submissions to the Sub-Committee
- 8. The Chair will ask if there are any questions of fact of the responsible authority
- The Sub-Committee may ask questions of the responsible authority
 The above process will be repeated if there is more than one responsible authority

The interested parties submit their case

- 10. The Chair will ask the interested parties, in turn, to present their submissions to the Sub-Committee
- 11. The Chair will ask if there are any questions of fact of the interested parties
- 12. The Sub-Committee may ask questions of the interested parties

The Premises Licence Holder's case

- 13. The Chair will ask the Premises Licence Holder to present their case to the Sub-Committee
- 14. The Chair will ask if there are any questions of fact of the Premises Licence Holder
- 15. The Sub-Committee may ask questions of the Premises Licence Holder

Closing statements

- 16. The Licensing Officer may make final submissions to the Sub-Committee
- 17. The responsible authorities, in turn, may make final submissions to the Sub-Committee
- 18. The interested parties, in turn, may make final submissions to the Sub-Committee
- 19. The Premises Licence Holder may make final submissions to the Sub-Committee

Conclusion

- 20. The Legal Advisor will summarise any legal points that have arisen during the hearing and will answer any legal questions from the Sub-Committee.
- 21. The Sub-Committee will close the hearing and retire to make a decision.
- 22. Where possible, the Chair will announce the Sub-Committee's decision and will give reasons for the decision.

LICENSING AND APPEALS SUB-COMMITTEE 14 November 2017

AGENDA ITEM No.		

LICENSING ACT 2003

APPLICATION BY JASON KITCHENER, SUSAN KITCHENER AND ABIGAIL SKINNER FOR THE GRANT OF A PREMISES LICENCE IN RESPECT OF STYLUS, 35A HIGH STREET, BALDOCK, HERTFORDSHIRE, SG7 6BG.

REPORT OF THE LICENSING OFFICER

BACKGROUND

1.1 No premises licence under the Licensing Act 2003 is currently in place for the premises.

2. APPLICATION

- 2.1 The application is for the grant of a premises licence under Section 17 of the Licensing Act 2003.
- 2.2 The licensable activities and hours applied for are attached as Appendix A.

3. APPLICATION PROCESS

- 3.1 On 20 September 2017, Jason Kitchener, Susan Kitchener and Abigail Skinner made an application for the grant of a premises licence.
- 3.2 The application was received electronically so copies were served by the Council to Hertfordshire Constabulary and the other responsible authorities.
- 3.3 A public notice was displayed on the premises for a period of not less than twenty-eight (28) days in accordance with the requirements of the Licensing Act 2003.
- 3.4 A newspaper advertisement was placed in The Comet in accordance with the requirements in the Act.

4. REPRESENTATIONS

- 4.1 No representation was received from Hertfordshire Constabulary.
- 4.2 NHDC Environmental Protection had initial concerns with the application and entered into negotiations with the applicant during the consultation period. The applicant subsequently amended the application to include additional operating schedule conditions which resolved the officer's concerns. The amendments made following negotiations with the environmental protection officer are as follows:

- 1. The premises licence holder will ensure that all windows and doors will be closed after 22.00hrs at times that regulated entertainment is being provided at the premises.
- 2. Deliveries and waste collections relating to premises shall only take place between 07.00hrs and 18.00hrs, Mondays to Saturdays.
- 3. No glass bottles shall be emptied into waste bins at the premises between 20:00 and 09:00.
- 4.3 It is the original application contained within Appendix A including the amendments listed above that the sub-committee are being asked to determine.
- 4.4 No representations were received from any other responsible authority.
- Two (2) representations were received from 'other persons' against the application and are attached as Appendix B.
- 4.6 The Councils Scheme of Delegation requires the licensing officer to determine whether a representation is relevant as specified within the Act.
- 4.7 Where representations include paragraphs that are not relevant to the Act, these paragraphs have been clearly crossed through and marked as 'not relevant' by the licensing officer and should not be considered as part of the determination process. Other persons must not refer to these paragraphs in any oral presentation at the hearing.
- 4.8 Where the licensing officer has determined that the representations are relevant, it is for the sub-committee to determine what weight to apportion to each representation.
- 4.9 The applicants have been served with a copy of the representations as part of this report.
- 4.10 The applicants and the other persons making relevant representations have been invited to attend the hearing to present their respective cases. They have been advised that they may be legally represented and of the subcommittee hearing procedure.

5. OBSERVATIONS

- 5.1 In determining this application, the sub-committee must have regard to the representations and take such steps, as it considers appropriate for the promotion of the Licensing Objectives.
- 5.2 In making its decision, the Licensing and Appeals Sub-Committee must act with a view to promoting the licensing objectives. It must also have regard to the Licensing Authority's Statement of Licensing Policy and National Guidance.
- 5.3 The Licensing and Appeals Sub-Committee has the following options when issuing the Decision Notice:
 - i) Grant the application as made
 - ii) Grant the application with conditions and/or amendments to the

licensable activities and/or timings (conditions should only be added where they are appropriate to promote the licensing objectives).

iii) Refuse the application.

6. LICENSING POLICY CONSIDERATIONS

6.1 The following paragraphs from the Council's Statement of Licensing Policy 2016 may be relevant to this application. This section does not prevent the sub-committee from considering other paragraphs of the Statement of Licensing Policy where they deem it appropriate:

B6

Our vision is:

"To ensure that North Hertfordshire continues to offer a diverse range of well managed entertainment venues and community and cultural activities within a safe and enjoyable environment."

₿7

The Council is committed to the continued promotion of the diverse cultural and community activities within the district and providing a safe and sustainable night-time economy for residents and visitors alike. Licensing Policy will be approached with a view to encouraging new and innovative forms of entertainment that promote this vision and are consistent with the four licensing objectives.

В8

The Council encourages greater live music, dance, theatre and other forms of entertainment for the benefit of the community. Where activities require a licence, the Council will seek to balance the potential for disturbance of local residents and businesses against the wider community and cultural benefits.

B9

In making a balanced decision, the Council accepts that those living in town centre environments are likely to experience a degree of disturbance associated with a vibrant night-time economy but this must be managed in such a way to limit its impact beyond that which is reasonable. The Council will at all times consider the wider benefits to and impacts on the community as a whole and will take a proportionate view on the weight to apply to representations.

D2 1

Each licence application will be decided by reference to this Policy, the National Guidance issued by the Secretary of State, relevant legislation and to the individual circumstances of the particular application. The Council may depart from the Policy where the individual circumstances of any application merit such a decision in the interests of the promotion of the Licensing Objectives. Full reasons will be given for decisions taken by the Council when undertaking its licensing functions.

D2.4

In determining applications, the Council will focus primarily on the direct impact of the proposed activities on persons that may be adversely affected in relation to the licensing objectives. The scope of those persons that may be affected will be determined on a case by case basis taking into account all relevant factors.

D2.5

The Council acknowledges that the licensing process can only seek to impose conditions that are within the direct control of the licence holder. The Council does not consider that the term 'direct control' can be generically defined and will consider its definition relative to the specific circumstances of each application. For example, licensed premises at the end of road leading to a car park may be able to control its patrons leaving the premises and using the car park. In general terms, to be

considered to be under the 'direct control' of a licence holder, there will need to be a direct causal link between the problems or likely problems and the specific premises.

D2.6

Where problems with a direct causal link to premises exist in relation to the promotion of the licensing objectives but they cannot be mitigated by the imposition of appropriate conditions, a Licensing Sub-Committee will seriously consider refusal of the application. For example, patrons from a licensed premise that are causing disorder in a town centre after leaving the premises cannot be controlled by conditions, however the problem may be resolved by the refusal of the application or revocation of the licence.

D2.9

The Council will carry out its licensing functions in the promotion of the licensing objectives and, in addition, will support the stated aims of the Act which are as follows:

- (i) protecting the public and local residents from crime, anti-social behaviour and noise nuisance caused by irresponsible licensed premises;
- (ii) giving the police and licensing authorities the powers they need to effectively manage and police the night-time economy and take action against those premises that are causing problems;
- (iii) recognising the important role which pubs and other licensed premises play in our local communities by minimising the regulatory burden on business, encouraging innovation and supporting responsible premises;
- (iv) providing a regulatory framework for alcohol which reflects the needs of local communities and empowers local authorities to make and enforce decisions about the most appropriate licensing strategies for their local area; and
- (v) encouraging greater community involvement in licensing decisions and giving local residents the opportunity to have their say regarding licensing decisions that may affect them.

D3.4

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.

D6.2

The Council recognises that each application must be considered on its 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. A standardised approach to imposing conditions must be avoided and conditions will only be lawful where they are deemed appropriate to promote the licensing objectives in response to relevant representations.

D6.3

Conditions will only be imposed when they are appropriate 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 or the surrounding areas of the premises, places or events. Conditions are likely to be focused towards the direct impact of those activities on persons living in, working in or visiting areas affected by, or likely to be affected by, those activities.

D6.8

It is the Council's view that the imposition of conditions should be restricted to those that are proportionate in addressing any concerns in relation to the promotion of the licensing objectives. Conditions should not be used as a tool to attempt to mitigate every possible scenario; this will serve only to place undue burden on applicants and is not consistent with the general principles of the Guidance.

E3.1.1

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 matters arising at licensed premises impact on those living, working or otherwise engaged in activities in the locality. Ordinarily, the Council's Environmental Protection & Housing Team, in their role as a responsible authority, would take the lead in respect of nuisance issues.

E3.1.3

The Council recognises that conditions relating to noise nuisance may not be appropriate in certain circumstances where the provisions of other legislation (for example, the Environmental Protection Act 1990, the Noise Act 1996, or the Clean Neighbourhoods and Environment Act 2005) adequately protect those living in the areas surrounding the premises. That said, the approach of the Council will be one of prevention and it will consider each application on its own merits, having due regard to the avoidance of duplication balanced against the effectiveness or otherwise of the other legislative provisions.

E3.3.1

This may include noise and disturbance from customers on the premises and customers in outdoor areas such as terraces, beer gardens and smoking areas. It will also include noise, disturbance and obstruction from customers in the vicinity of premises smoking and/or drinking and customers arriving at, leaving or queuing outside premises. Measures to prevent a public nuisance may include, but are not limited to:

- use of time restrictions on specified areas of the premises (different times can apply to different areas):
- · cessation of the use of certain areas of the premises;
- · supervision of outdoor areas, entrances and exits;
- · suitably worded, clear and prominent signage;
- restriction of seating in outdoor areas of the premises;
- restriction of times that drinks can be taken in specified outdoor areas of the premises;
- restriction of the number of customers permitted in specified outdoor areas of the premises, including time-specific restrictions (different numbers and times can apply to different areas).

E3.9.1

The Council is fully aware of the nuisance that can be caused by poorly managed or inappropriately located premises, however will seek to strike an appropriate balance with its vision of promoting a diverse and vibrant night-time economy.

E3.9.2

The provision of well-managed and controlled entertainment will be encouraged to promote the vision, however the potential disturbance to residents and businesses will need to have been adequately considered by applicants as part of their operating schedule

E3.9.3

Should disturbance from licensed premises become unreasonable, any review proceedings will seek to impose suitable control measures in the first instance. Should control measures prove ineffective or are deemed inappropriate then the restriction of licensable activity timings, removal of licensable activities, suspension or revocation of the licence will be seriously considered.

F8.1

The Council acknowledges that conditions cannot be imposed on an authorisation where it would be either impracticable or impossible for the licence holder to comply with such conditions when customers have left the premises and are beyond the control of the licence holder.

F8.2

That said, if behaviour of customers beyond the control of the licence holder can be causally linked to a specific premises and it is causing crime and disorder or a nuisance it is wrong to assume that the Act cannot address this; section 4 of the Act gives the Council a positive duty to deal with it proportionately. Whilst conditions would be inappropriate in these scenarios, the Council is strongly of the view that activities and/or operating times of an authorisation should be restricted, or an authorisation refused or revoked, where appropriate for the promotion of the licensing objectives.

7. RELEVANT EXTRACTS OF STATUTORY GUIDANCE

7.1 The following paragraphs from the Guidance issued by the Home Office under section 182 of the Licensing Act 2003 (April 2017 version) may be relevant to this application. This section does not prevent the sub-committee from considering other paragraphs of the Guidance where they deem it appropriate and the determination should be based upon consideration of the full document:

1.3

The licensing objectives are:

- · The prevention of crime and disorder;
- · Public safety;
- · The prevention of public nuisance; and
- · The protection of children from harm.

1.4

Each objective is of equal importance. There are no other statutory licensing objectives, so that the promotion of the four objectives is a paramount consideration at all times.

1.5

However, the legislation also supports a number of other key aims and purposes. These are vitally important and should be principal aims for everyone involved in licensing work.

They include:

- protecting the public and local residents from crime, anti-social behaviour and noise nuisance caused by irresponsible licensed premises;
- giving the police and licensing authorities the powers they need to effectively manage and police the night-time economy and take action against those premises that are causing problems;
- recognising the important role which pubs and other licensed premises play in our local communities by minimising the regulatory burden on business, encouraging innovation and supporting responsible premises;
- providing a regulatory framework for alcohol which reflects the needs of local communities and empowers local authorities to make and enforce decisions about the most appropriate licensing strategies for their local area; and
- encouraging greater community involvement in licensing decisions and giving local residents the opportunity to have their say regarding licensing decisions that may affect them.

1.16

Conditions on a premises licence or club premises certificate are important in setting the parameters within which premises can lawfully operate. The use of wording such as "must", "shall" and "will" is encouraged. Licence conditions:

- must be appropriate for the promotion of the licensing objectives;
- · must be precise and enforceable;
- · must be unambiguous and clear in what they intend to achieve;
- should not duplicate other statutory requirements or other duties or responsibilities placed on the employer by other legislation;

- must be tailored to the individual type, location and characteristics of the premises and events concerned;
- should not be standardised and may be unlawful when it cannot be demonstrated that they are appropriate for the promotion of the licensing objectives in an individual case:
- should not replicate offences set out in the 2003 Act or other legislation;
- · should be proportionate, justifiable and be capable of being met;
- cannot seek to manage the behaviour of customers once they are beyond the direct management of the licence holder and their staff, but may impact on the behaviour of customers in the immediate vicinity of the premises or as they enter or leave; and
- · should be written in a prescriptive format.

1.17

Each application must be considered on its own merits and in accordance with the licensing authority's statement of licensing policy; for example, if the application falls within the scope of a cumulative impact policy. Conditions attached to licences and certificates must be tailored to the individual type, location and characteristics of the premises and events concerned. This is essential to avoid the imposition of disproportionate and overly burdensome conditions on premises where there is no need for such conditions. Standardised conditions should be avoided and indeed may be unlawful where they cannot be shown to be appropriate for the promotion of the licensing objectives in an individual case.

2.1
Licensing authorities should look to the police as the main source of advice on crime and disorder. They should also seek to involve the local Community Safety Partnership (CSP).

2.15

The 2003 Act enables licensing authorities and responsible authorities, through representations, to consider what constitutes public nuisance and what is appropriate to prevent it in terms of conditions attached to specific premises licences and club premises certificates. It is therefore important that in considering the promotion of this licensing objective, licensing authorities and responsible authorities focus on the effect of the licensable activities at the specific premises on persons living and working (including those carrying on business) in the area around the premises which may be disproportionate and unreasonable. The issues will mainly concern noise nuisance, light pollution, noxious smells and litter.

2.16
Public nuisance is given a statutory meaning in many pieces of legislation. It is however not narrowly defined in the 2003 Act and retains its broad common law meaning. It may include in appropriate circumstances the reduction of the living and working amenity and environment of other persons living and working in the area of

working amenity and environment of other persons living and working in the area of the licensed premises. Public nuisance may also arise as a result of the adverse effects of artificial light, dust, odour and insects or where its effect is prejudicial to health.

2.17

Conditions relating to noise nuisance will usually concern steps appropriate to control the levels of noise emanating from premises. This might be achieved by a simple measure such as ensuring that doors and windows are kept closed after a particular time, or persons are not permitted in garden areas of the premises after a certain time. More sophisticated measures like the installation of acoustic curtains or rubber speaker mounts to mitigate sound escape from the premises may be appropriate. However, conditions in relation to live or recorded music may not be enforceable in circumstances where the entertainment activity itself is not licensable (see chapter 16). Any conditions appropriate to promote the prevention of public nuisance should be tailored to the type, nature and characteristics of the specific premises and its licensable activities. Licensing authorities should avoid inappropriate or disproportionate measures that could deter events that are valuable to the

community, such as live music. Noise limiters, for example, are expensive to purchase and install and are likely to be a considerable burden for smaller venues.

2 18

As with all conditions, those relating to noise nuisance may not be appropriate in certain circumstances where provisions in other legislation adequately protect those living in the area of the premises. But as stated earlier in this Guidance, the approach of licensing authorities and responsible authorities should be one of prevention and when their powers are engaged, licensing authorities should be aware of the fact that other legislation may not adequately cover concerns raised in relevant representations and additional conditions may be appropriate.

2.19

Where applications have given rise to representations, any appropriate conditions should normally focus on the most sensitive periods. For example, the most sensitive period for people being disturbed by unreasonably loud music is at night and into the early morning when residents in adjacent properties may be attempting to go to sleep or are sleeping. This is why there is still a need for a licence for performances of live music between 11 pm and 8 am. In certain circumstances, conditions relating to noise emanating from the premises may also be appropriate to address any disturbance anticipated as customers enter and leave.

2.21

Beyond the immediate area surrounding the premises, these are matters for the personal responsibility of individuals under the law. An individual who engages in antisocial behaviour is accountable in their own right. However, it would be perfectly reasonable for a licensing authority to impose a condition, following relevant representations, that requires the licence holder or club to place signs at the exits from the building encouraging patrons to be quiet until they leave the area, or that, if they wish to smoke, to do so at designated places on the premises instead of outside, and to respect the rights of people living nearby to a peaceful night.

9.42

Licensing authorities are best placed to determine what actions are appropriate for the promotion of the licensing objectives in their areas. All licensing determinations should be considered on a case-by-case basis. They should take into account any representations or objections that have been received from responsible authorities or other persons, and representations made by the applicant or premises user as the case may be.

9.43

The authority's determination should be evidence-based, justified as being appropriate for the promotion of the licensing objectives and proportionate to what it is intended to achieve.

9.44

Determination of whether an action or step is appropriate for the promotion of the licensing objectives requires an assessment of what action or step would be suitable to achieve that end. While this does not therefore require a licensing authority to decide that no lesser step will achieve the aim, the authority should aim to consider the potential burden that the condition would impose on the premises licence holder (such as the financial burden due to restrictions on licensable activities) as well as the potential benefit in terms of the promotion of the licensing objectives. However, it is imperative that the authority ensures that the factors which form the basis of its determination are limited to consideration of the promotion of the objectives and nothing outside those parameters. As with the consideration of licence variations, the licensing authority should consider wider issues such as other conditions already in place to mitigate potential negative impact on the promotion of the licensing objectives and the track record of the business. Further advice on determining what is appropriate when imposing conditions on a licence or certificate is provided in Chapter 10. The licensing authority is expected to come to its determination based on

an assessment of the evidence on both the risks and benefits either for or against making the determination.

10.8

The licensing authority may not impose any conditions unless its discretion has been exercised following receipt of relevant representations and it is satisfied as a result of a hearing (unless all parties agree a hearing is not necessary) that it is appropriate to impose conditions to promote one or more of the four licensing objectives. In order to promote the crime prevention licensing objective conditions may be included that are aimed at preventing illegal working in licensed premises. This provision also applies to minor variations.

10.9

It is possible that in some cases no additional conditions will be appropriate to promote the licensing objectives.

10.10

The 2003 Act requires that licensing conditions should be tailored to the size, type, location and characteristics and activities taking place at the premises concerned. Conditions should be determined on a case-by-case basis and standardised conditions which ignore these individual aspects should be avoided. For example, conditions should not be used to implement a general policy in a given area such as the use of CCTV, polycarbonate drinking vessels or identity scanners where they would not be appropriate to the specific premises. Conditions that are considered appropriate for the prevention of illegal working in premises licensed to sell alcohol or late night refreshment might include requiring a premises licence holder to undertake right to work checks on all staff employed at the licensed premises or requiring that a copy of any document checked as part of a right to work check is retained at the licensed premises. Licensing authorities and other responsible authorities should be alive to the indirect costs that can arise because of conditions. These could be a deterrent to holding events that are valuable to the community or for the funding of good and important causes. Licensing authorities should therefore ensure that any conditions they impose are only those which are appropriate for the promotion of the licensing objectives.

8. LICENSING OFFICER COMMENTS

The comments within this section of the report are provided by the licensing officer to assist the sub-committee with the interpretation of the Act, the Guidance and existing case law. It is for the sub-committee to determine what weight they attach to this advice.

Definition of 'appropriate'

- The previous Statutory Guidance first issued in July 2004 and subsequently updated up until April 2012, specifically required Licensing Sub-Committees to ensure that their decisions were based on measures that were 'necessary' for the promotion of the licensing objectives. This placed a burden on the licensing authority to demonstrate that no lesser steps would satisfy the promotion of the licensing objectives and any conditions imposed on a licence would only be those necessary for the promotion of the licensing objectives with no opportunity to go any further.
- 8.3 The revised Statutory Guidance issued on 25th April 2012 and subsequently amended in October 2012, June 2013, October 2014, March 2015 and April 2017 has amended the 'necessary' test to one of 'appropriate'. This has changed the threshold which licensing authorities must consider when determining applications by requiring that they make decisions which are 'appropriate' for the promotion of the licensing objectives.

8.4 The Guidance explains 'appropriate' as:

9.43

The authority's determination should be evidence-based, justified as being appropriate for the promotion of the licensing objectives and proportionate to what it is intended to achieve.

9.44

Determination of whether an action or step is appropriate for the promotion of the licensing objectives requires an assessment of what action or step would be suitable to achieve that end. While this does not therefore require a licensing authority to decide that no lesser step will achieve the aim, the authority should aim to consider the potential burden that the condition would impose on the premises licence holder (such as the financial burden due to restrictions on licensable activities) as well as the potential benefit in terms of the promotion of the licensing objectives. However, it is imperative that the authority ensures that the factors which form the basis of its determination are limited to consideration of the promotion of the objectives and nothing outside those parameters. As with the consideration of licence variations, the licensing authority should consider wider issues such as other conditions already in place to mitigate potential negative impact on the promotion of the licensing objectives and the track record of the business. Further advice on determining what is appropriate when imposing conditions on a licence or certificate is provided in Chapter 10. The licensing authority is expected to come to its determination based on an assessment of the evidence on both the risks and benefits either for or against making the determination.

- 8.5 It is anticipated that, in due course, case law will provide clarity on the meaning of 'appropriate' as referred to in paragraphs 9.43 and 9.44 of the Guidance. The sub-committee is therefore advised to give 'appropriate' its ordinary meaning, as expanded upon by paragraph 9.44 of the Guidance, subject to the over-riding requirement on all local authority decisions of reasonableness.
- 8.6 This approach, of allowing the courts to provide clarity, is reflected in the following paragraphs of the Guidance:
 - 1.9
 Section 4 of the 2003 Act provides that, in carrying out its functions, a licensing authority must 'have regard to' guidance issued by the Secretary of State under section 182. This Guidance is therefore binding on all licensing authorities to that extent. However, this Guidance cannot anticipate every possible scenario or set of circumstances that may arise and, as long as licensing authorities have properly understood this Guidance, they may depart from it if they have good reason to do so and can provide full reasons. Departure from this Guidance could give rise to an appeal or judicial review, and the reasons given will then be a key consideration for the courts when considering the lawfulness and merits of any decision taken.
 - 1.10
 Nothing in this Guidance should be taken as indicating that any requirement of licensing law or any other law may be overridden (including the obligations placed on any public authorities under human rights legislation). This Guidance does not in any way replace the statutory provisions of the 2003 Act or add to its scope and licensing authorities should note that interpretation of the 2003 Act is a matter for the courts. Licensing authorities and others using this Guidance must take their own professional and legal advice about its implementation.
- 8.7 The sub-Committee should also be aware that their decision must be proportionate to the evidence received in respect of the application and representation. Proportionality is a key factor in assisting with the definition of 'appropriate'.

Case law

- 8.8 As paragraph 2.16 of the Guidance confirms, public nuisance under the Licensing Act 2003 has a wide interpretation and it is for the Sub-Committee to determine, based on the evidence, whether they consider these issues to be a public nuisance.
- 8.9 The Guidance states at paragraph 2.21 that conditions relating to public nuisance beyond the vicinity of the premises are not appropriate and the Council's Statement of Licensing Policy supports that view. Conditions that it would be either impracticable or impossible for the licence holder to control would clearly be inappropriate.
- 8.10 That said, if behaviour beyond the premises can be clearly linked to a premises and it is causing a public nuisance, it is wrong to say that the Licensing Act 2003 cannot address this. Whilst conditions may well be inappropriate, if the evidence deems it necessary, times and/or activities under the licence could be restricted or, indeed, the application could be refused, suspended or revoked.
- 8.11 The magistrates court case of *Kouttis v London Borough of Enfield, 9th September 2011* considered this issue.
- 8.12 In a summary of the case provided by the Institute of Licensing it is reported that District Judge Daber considered an appeal against a decision of the local authority to restrict the hours of musical entertainment of a public house to mitigate the noise from patrons as they left the premises in response to representations from local residents. The appellant relied on the sections of the Guidance that state that "beyond the vicinity of the premises, these are matters for personal responsibility of individuals under the law. An individual who engages in anti-social behaviour is accountable in their own right". It was also suggested that, given that certain residents were not disturbed, this did not amount to public nuisance within the meaning of the Guidance as approved by Burton J in the Hope and Glory case.
- 8.13 The District Judge held that there was ample evidence of public nuisance relating to the specific premises, and that section 4 of the Act gave the licensing authority a positive duty to deal with it proportionately. In this case, no less interventionist way of dealing with the nuisance had been suggested. He held that not only was the authority not wrong, but that it was in fact right to reduce the hours as it had. The appeal was therefore dismissed.

'Not relevant' paragraphs within the representations

8.14 Some representations make reference to the 'saleability of their property' in relation to the licence being granted. This is not a relevant consideration as any premises may make an application under the Act and would be entitled to a premises licence providing that it can be demonstrated that there would be no detrimental impact on the licensing objectives.

New evidence

8.15 Other persons must restrict their oral submissions to the issues raised within their representations, although they can expand on the representations by way of examples, further information, etc.. They cannot raise new issues not mentioned within the written representation, for example if they have only

raised issues of crime and disorder, they cannot introduce issues of public safety orally at the hearing.

8.16 Any new documentation not circulated in advance to all parties within the hearing paperwork cannot be introduced at the hearing or presented to the sub-committee without all party consent.

9. Appendices

9.1 Appendix A Premises licence application form

9.2 Appendix B Relevant representations from other persons against the application

10. CONTACT OFFICERS

10.1 Hannah Sweetman Licensing Officer 01462 474231.

APPENDIX

A



North Hertfordshire Application for a premises licence Licensing Act 2003

For help contact licensing@north-herts.gov.uk Telephone: 01462 474000

* required information

Section 1 of 21		
You can save the form at any t	ime and resume it later. You do not need to b	e logged in when you resume.
System reference	Not Currently In Use	This is the unique reference for this application generated by the system.
Your reference	STYLUS	You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.
Are you an agent acting on be	half of the applicant?	Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.
Applicant Details		
* First name	Jason	
* Family name	Kitchener	
* E-mail		
Main telephone number		Include country code.
Other telephone number		
☐ Indicate here if you wou	ld prefer not to be contacted by telephone	
Are you:		
 Applying as a business of 	or organisation, including as a sole trader	A sole trader is a business owned by one person without any special legal structure.
Applying as an individua	al	Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.
Applicant Business		
Is your business registered in the UK with Companies House?		Note: completing the Applicant Business section is optional in this form.
ls your business registered outside the UK?		
B usiness name	Stylus	If your business is registered, use its registered name.
VAT number -	None	Put "none" if you are not registered for VAT.
L egal status	Partnership	

Continued from previous page		
Your position in the business	Partner	
Home country	United Kingdom	The country where the headquarters of your business is located.
Business Address		If you have one, this should be your official address - that is an address required of you
Building number or name	35a	by law for receiving communications.
Street	High Street	
District		
City or town	Baldock	
County or administrative area	Hertfordshire	
Postcode	SG7 6BG	
Country	United Kingdom	
Section 2 of 21		
PREMISES DETAILS		
I/we, as named in section 1, ap described in section 2 below (t in accordance with section 12	pply for a premises licence under section 17 of the premises) and I/we are making this applicate of the Licensing Act 2003.	he Licensing Act 2003 for the premises ion to you as the relevant licensing authority
Premises Address		
Are you able to provide a post	al address, OS map reference or description of	the premises?
♠ Address ♠ OS ma	p reference O Description	
Postal Address Of Premises		
Building number or name	35a	
Street	High Street	
District		
City or town	Baldock	
County or administrative area	Hertfordshire	
Postcode	SG7 6BG	
Country	United Kingdom	
Further Details		
Telephone number		
Non-domestic rateable value of premises (£)	15,250	

Secti	on 3 of 21						
APPI	ICATION DETAILS						
In wh	nat capacity are you appl	ying for the premises licence?					
	An individual or individuals						
	A limited company / lim	A limited company / limited liability partnership					
	A partnership (other tha	an limited liability)					
	An unincorporated asso	ociation					
	Other (for example a sta	atutory corporation)					
	A recognised club						
	A charity						
	The proprietor of an edu	ucational establishment					
	A health service body						
l	A person who is register	red under part 2 of the Care Standards Act					
	2000 (c14) in respect of	an independent hospital in Wales					
	A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England						
	The chief officer of police	ce of a police force in England and Wales					
Conf	irm The Following						
\boxtimes	I am carrying on or prop the use of the premises	oosing to carry on a business which involves for licensable activities					
	I am making the applica	ation pursuant to a statutory function					
	I am making the applica virtue of Her Majesty's p	ation pursuant to a function discharged by prerogative					
23 21	on 4 of 21						
NON	INDIVIDUAL APPLICAN	115					
Provi partr	de name and registered ership or other joint ven	address of applicant in full. Where appropriate give any registered number. In the nture (other than a body corporate), give the name and address of each party conc	case of a erned.				
Mon	Individual Applicant's I	Name					
Nam	e	Jason Kitchener					
Deta	ils						
_	Registered number (where N/A pplicable)						
Desci	ription of applicant (for e	example partnership, company, unincorporated association etc)					

Continued from previous page.		
Partnership,		
Address		
Building number or name	1	
Street	Butterfield Court	
District	Hitchin Street	
City or town	Baldock	
County or administrative area	Hertfordshire	
Postcode	SG7 6BG	
Country	United Kingdom	
Contact Details		
E-mail		
Telephone number		
Other telephone number		
* Date of birth		
	dd mm yyyy	Decree to the Adam anstrata antitlement to
* Nationality	British	Documents that demonstrate entitlement to work in the UK
Non Individual Applicant's	Name	
Name	Susan Kitchener	
Details		
Registered number (where a pplicable)	N/A	
Description of applicant (for e	example partnership, company, uni	ncorporated association etc)
Partnership		

Continued from previous page	and American Control of the Control	
Address		
Building number or name	1	
Street	Butterfield Court	
District	Hitchin Street	
City or town	Baldock	
County or administrative area	Hertfordshire	
Postcode	SG7 6BG	
Country	United Kingdom	
Contact Details		
E-mail		
Telephone number		·
Other telephone number		
* Date of birth	dd mm yyyy	
* Nationality	British	Documents that demonstrate entitlement to work in the UK
	Remove this applicant	
Non Individual Applicant's No	ame	
Name	Abigail Skinner	
Details		
Registered number (where a pplicable)	N/A	
Description of applicant (for ex	kample partnership, company, unincorporated a	association etc)
Partnership		
ĺ		

Continued from previous page	and the second s					
Address						
Building number or name	6					
Street	Hitchin Street					
District						
City or town	Baldock					
County or administrative area	Hertfordshire					
Postcode	SG7 6BG					
Country	United Kingdom					
Contact Details						
E-mail						
Telephone number						
Other telephone number						
* Date of birth						
	dd mm yyyy	Documents that demonstrate entitlement to				
* Nationality	British	work in the UK				
	Remove this applicant					
	Add another applicant					
Section 5 of 21						
OPERATING SCHEDULE						
When do you want the premises licence to start?	02 / 10 / 2017 dd mm yyyy					
If you wish the licence to be valid only for a limited period, / / when do you want it to end dd mm yyyy						
Provide a general description of the premises						
For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off-supplies you must include a description of where the place will be and its proximity to the premises.						
Vinyl Record shop with coffee l	ounge					

Continued from previous	page				
If 5,000 or more people					
expected to attend the premises at any one tin					
state the number exped					
attend					
Section 6 of 21					1-4380
PROVISION OF PLAYS See guidance on regula	ated entertainment				
Will you be providing p					
	No				
Section 7 of 21					
PROVISION OF FILMS See guidance on regula	atod antertainment		arche		
_					
Will you be providing fi		,			
• Yes	O No				
Standard Days And Ti	mings				
MONDAY			Give timi	ngs in 24 hour clock.	
	Start 08:00	End	23:00 (e.g., 16:0	00) and only give details for the eek when you intend the premis	days
	Start	End		ed for the activity.	,,,,
TUESDAY	•				
. 02007.11	Start 08:00	End	23:00		
	L		23.00		
	Start	End			
WEDNESDAY					
	Start 08:00	End	23:00		
	Start	End			
THURSDAY			-		
MORODAI	Start 08:00	End	23:00		
			25.00		
	Start	End			
FRIDAY					
	Start 08:00	End	23:00		
	Start	End			
SATURDAY	<u> </u>				
JATONDAT	Start 100:00	End	23:00		
	Start 08:00		23.00		
	Start	End			

Continued from previ	ous page			
SUNDAY	-			
	Start 08:00	End	23:00	
	Start	End	`	Where taking place in a building or other
Will the exhibition of the lindoors	f films take place indoors or Outdoors	outdoors or both		structure tick as appropriate. Indoors may include a tent.
110		advetated and di	vo rolovant f	urther details, for example (but not
	r or not music will be amplifi			urtilei details, for example (out not
Not for profit film ex	hibition in lounge area of sh	op for an audienc	e of less thar	n 500
C+++		f film		
-	rariations for the exhibition o			us during the cummer menths
	t exclusively) where the active	vity will occur on	additional da	nys during the summer months.
N/A				
				,
column on the left, I	ist below			m at different times from those listed in the on a particular day e.g. Christmas Eve.
N/A		Address of the second s		
Section 8 of 21				
<u>ame</u> rican substitute and com-	OOR SPORTING EVENTS		<u> </u>	to the state of th
	julated entertainment			
Will you be providin	g indoor sporting events?			
	No			
Section 9 of 21				
Table of the property of the street and the control of	ING OR WRESTLING ENTER	TAINMENTS	<u> </u>	
S ee guidance on reg	julated entertainment			
Will you be providin	g boxing or wrestling enterta	ainments?		
O Yes	No			
Section 10 of 21				
PIROVISION OF LIVE	MUSIC	to the second	<u> </u>	
S ee guidance on reg	julated entertainment			
Will you be providin	g live music?	Page	23	

Continued from previous p	vage	. An also de					
Standard Days And Tin	nings						
MONDAY			Give timings in 24 hour clock.				
	Start 08:00	End 23:00	(e.g., 16:00) and only give details for the days of the week when you intend the premises				
	Start	End	to be used for the activity.				
TUESDAY							
	Start 08:00	End 23:00					
	Start	End					
WEDNESDAY							
	Start 08:00	End 23:00					
	Start	End					
THURSDAY							
	Start 08:00	End 23:00					
	Start	End					
FRIDAY							
	Start 08:00	End 23:00					
	Start	End					
SATURDAY							
	Start 08:00	End 23:00					
	Start	End					
SUNDAY							
	Start 08:00	End 23:00					
	Start	End					
Will the performance of	live music take place indoor	s or outdoors or both?	Where taking place in a building or other structure tick as appropriate. Indoors may				
Indoors	Outdoors	C Both	include a tent.				
State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.							
A mplified live music in lounge area of shop for an audience of less than 500							
State any seasonal variations for the performance of live music							
For example (but not exclusively) where the activity will occur on additional days during the summer months.							
N/A		Page 24					

Continued from previous page						
Non-standard timings. Where the premises will be used for the performance of live music at different times from those listed in the column on the left, list below						
For example (but not ex	clusively	/), where you	wish the activity to g	go on longer	on a particular day e.g. Christmas Eve.	
N/A						
Section 11 of 21						
PROVISION OF RECORE						
See guidance on regula	ted enter	rtainment				
Will you be providing re	corded r	music?				
Yes	C) No				
Standard Days And Tir	mings					
MONDAY			,		Give timings in 24 hour clock.	
	Start 0	08:00	End	23:00	(e.g., 16:00) and only give details for the days	
	Start		End		of the week when you intend the premises to be used for the activity.	
TUECDAY					(0 %C usou (c, u.c	
TUESDAY	a [a		е	22.00		
	Start 0	08:00	End	23:00		
	Start	<u></u>	End			
WEDNESDAY						
	Start 0	08:00	End	23:00		
	Start		End			
THURSDAY						
	Start 0	08:00	End	23:00		
	Start		End			
	Juit [2179			
FRIDAY	r					
	Start 0	08:00	End	23:00		
	Start		End			
SATURDAY						
	Start 0	08:00	End	23:00		
	Start		End			

		et site.	
Continued from previo	us page		
SUNDAY	:		
	Start 08:00	End 23:00	
	Start	End	
Will the playing of re	corded music take place inde	oors or outdoors or both?	Where taking place in a building or other structure tick as appropriate. Indoors may
• Indoors	Outdoors	O Both	include a tent.
	to be authorised, if not alrea or not music will be amplifie		t further details, for example (but not
Playing of recorded r	nusic throughout shop via at	mplified Hi-fi system to an a	udience of less than 500
State any seasonal va	riations for playing recorded	d music	
For example (but not	exclusively) where the activ	ity will occur on additional	days during the summer months.
N/A		· · · · · · · · · · · · · · · · · · ·	
_			
in the column on the	left, list below		corded music at different times from those listed
For example (but not	exclusively), where you wish	n the activity to go on longe	er on a particular day e.g. Christmas Eve.
N/A			
Section 12 of 21			
PROVISION OF PERF	ORMANCES OF DANCE		
See guidance on regu	ılated entertainment		
Will you be providing	performances of dance?		
	No		
Section 13 of 21			
PROVISION OF ANYT DANCE	HING OF A SIMILAR DESC	RIPTION TO LIVE MUSIC, R	ECORDED MUSIC OR PERFORMANCES OF
See guidance on regu			
Will you be providing performances of dans	anything similar to live mus ce?	sic, recorded music or	
Yes	No		·
Section 14 of 21			
LATE NIGHT REFRES	HMENT		
Will you be providing	late night refreshment?	Page 26	
		ن	

Continued from previous	page	. No.		
Standard Days And Ti	mings			
MONDAY				Give timings in 24 hour clock.
	Start 08:00	End	23:00	(e.g., 16:00) and only give details for the days of the week when you intend the premises
	Start	End		to be used for the activity.
TUESDAY				
	Start 08:00	End	23:00	
	Start	End		
WEDNESDAY				
	Start 08:00	End	23:00	
	Start	End		
THURSDAY				
	Start 08:00	End	23:00	
	Start	End		
FRIDAY				
	Start 08:00	End	23:00	
	Start	End		
SATURDAY				
•	Start 08:00	End	23:00	
	Start	End		
SUNDAY	1-4			
	Start 08:00	End	23:00	
	Start	End		
Will the provision of late both?	e night refreshment tak	te place indoors or o	outdoors or	
Indoors	Outdoors	○ Both		Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.
State type of activity to exclusively) whether or	be authorised, if not ali not music will be ampl	ready stated, and gi ified or unamplified	ve relevant fo	urther details, for example (but not
Late night food & drink				
S tate any seasonal varia	ations	B	07	
		Page	Z 1	

Continued from previous	page	
For example (but not e	xclusively) where the ac	tivity will occur on additional days during the summer months.
N/A		
Non-standard timings.	Where the premises wil	l be used for the supply of late night refreshments at different times from
	mn on the left, list belov	
	xclusively), where you w	rish the activity to go on longer on a particular day e.g. Christmas Eve.
N/A		
Section 15 of 21		
SUPPLY OF ALCOHOL		<u> - Eddarda i Principalitar e i interessant i parlimant i prafera i interest e participar i para i par</u>
Will you be selling or su	upplying alcohol?	
Yes	∩ No	
Standard Days And Ti	mings	
MONDAY		Give timings in 24 hour clock.
	Start 08:00	End 23:00 (e.g., 16:00) and only give details for the days
	Start	End to be used for the activity.
TUESDAY		
	Start 08:00	End 23:00
•	Start	End
WEDNESDAY		
	Start 08:00	End 23:00
	Start	End
THURSDAY		
	Start 08:00	End 23:00
	Start	End
FRIDAY		
	Start 08:00	End 23:00
	Start	End
SATURDAY		
	Start 08:00	End 23:00
	Start	Pagen98

Continued from previous page	•	olt-	
SUNDAY			
Start	08:00	End 23:00	
Start		End	
Will the sale of alcohol be for	consumption:		If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol
○ On the premises	○ Off the premises •	Both	is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away from the premises select both.
State any seasonal variations			
For example (but not exclusiv	ely) where the activity will occ	ur on additional da	ays during the summer months.
N/A			
column on the left, list below			on a particular day e.g. Christmas Eve.
N/A			
State the name and details of licence as premises supervisor		to specify on the	
Name			
First name	Susan		
Family name	Kitchener		
Date of birth	dd mm yyyy		

Continued from previous page		
Enter the contact's address		
Building number or name	1	
Street	Butterfield Court	
District	Hitchin Street	
City or town	Baldock	
County or administrative area	Hertfordshire	
Postcode	SG7 6BG	
Country	United Kingdom	
Personal Licence number (if known)	N/K	
Issuing licensing authority (if known)	N/K	
PROPOSED DESIGNATED PRE	MISES SUPERVISOR CONSENT	
be supplied to the authority?	he proposed designated premises supervisor posed designated premises supervisor	
 As an attachment to this 		
Reference number for consent form (if known)		If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.
Section 16 of 21		
ADULT ENTERTAINMENT		
Highlight any adult entertainm premises that may give rise to	nent or services, activities, or other entertainme concern in respect of children	ent or matters ancillary to the use of the
rise to concern in respect of ch	ng intended to occur at the premises or ancilla ildren, regardless of whether you intend childr semi-nudity, films for restricted age groups etc	en to have access to the premises, for example
	hine at a later date playing games such as Spac restricted age groups at a later date.	e Invaders, Pac-man etc.
Section 17 of 21		
HOURS PREMISES ARE OPEN	TO THE PUBLIC	
Standard Days And Timings		
MONDAY		Give timings in 24 hour clock.
Start	08:00 End 23:00	(e.g., 16:00) and only give details for the days of the week when you intend the premises
Start	Page 90	to be used for the activity.

Continued from previous	page	
TUESDAY		
	Start 08:00	End 23:00
	Start	End
WEDNESDAY		
	Start 08:00	End 23:00
	Start	End
THURSDAY	•	
	Start 08:00	End 23:00
	Start	End
FRIDAY		L
	Start 08:00	End 23:00
	Start	End
SATURDAY		
SATORDAT	Start 08:00	End 23:00
	Start	End
SUNDAY	Start []	
JONDAT	Start 08:00	End 23:00
		End End
	Start	Liiu
State any seasonal varia		the thirty and the state of the
	xclusively) where the activity	y will occur on additional days during the summer months.
N/A		
Non standard timings. Those listed in the colu	Where you intend to use the mn on the left, list below	e premises to be open to the members and guests at different times fron
		the activity to go on longer on a particular day e.g. Christmas Eve.
N/A	Actusivery), where you wish t	the detivity to go of forige. On a particular day eig.
JN/A		
Section 18 of 21		
LI CENSING OBJECTIVE	!S	
Describe the steps you	intend to take to promote th	he four licensing objectives:
a) General – all four lice	ensing objectives (b,c,d,e)	Page 31

Continued from previous page...

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

Strong management controls and effective training of all staff so that they are aware of the premises licence and the requirements to meet the four licensing objectives with particular attention to: 1) No selling of alcohol to underage people, 2) no drunk and disorderly behaviour on the premises area, 3) vigilance in preventing the use and sale of illegal drugs at the shop & lounge, 4) no violent and anti-social behaviour, 5) no harm to any children. As a licensed premises we know that it is necessary to carry out our functions or operate our business with a purpose of promoting these objectives. We promise to support these objectives through our operating schedules and other measures

b) The prevention of crime and disorder

CCTV system installed to monitor entrances, exits and other parts of the premises in order to address the prevention of crime objective. A clear and legible notice outside the premises indicating the normal hours under the terms of the premises licence during which licensable activites are permitted. Clear and conspicuous notices warning of potential criminal activity, such as theft, that may target customers will be displayed. Not selling of alcohol to drunk or intoxicated customers. Custom will not be sought by means of personal solicitation outside or in the vacinity of the premises. Prevention and vigilance in illegal drug use in the shop. Staff will be well trained in asking customers to use premises in an orderly and respectful manner

c) Public safety

Internal and external lighting fixed to promote the public safety objective. Well trained staff adherence to environmental health requirements. Training and implementation of underage ID checks. A log book or recording system shall be kept upon the premises in which shall be entered particulars of inspections made; those required to be made by statute, and information compiled to comply with any public safety condition attached to the premises that requires the recording of such information. The log book shall be kept available for inspection when required by persons authorised by the Licensing Act 2003 or associated legislation. All parts of the premises and all fittings and apparatus therein will be maintained at all times in good order and in a safe condition.

d) The prevention of public nuisance

Noise reduction measures to address the public nuisance objective. Prominent, clear and legible notices will be displayed at the exist requesting the public respect the needs of nearby residents and to leave the premises and the area quietly. Deliveries of goods necessary for the operation of the business will be carried out at such a time or in such a manner as to prevent nuisance and disturbance to nearby residents. Customers will be asked not to stand around ludly talking in the street outside the premises. Customers will not be admitted to premises above opening hours. The movement of bins and rubbish outside the premises will be kept to a minimum after 11pm. Any lighting on or outside the premises will be positioned and screened in such a way so as not to cause a disturbance to nearby residents. Adequate waste receptacles for use by customers will be provided in the local vicinity.

e) The protection of children from harm

"Challenge 25" sign which is a retailing strategy that encourages anyone who is over 18 but looks under 25 to carry a cceptable ID if they wish to buy alcohol. Well trained staff about requirement for persons' identification, age establishment etc. All the details provided in Training Record Book available in the shop. Log Book will be kept upon the premises at all ti mes.

Section 19 of 21

N OTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

Continued from previous page...

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

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

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

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

Applicants must demonstrate that they have an entitlement to work in the UK and are not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity. They do this by providing with this application copies or scanned copies of the following documents (which do not need to be certified).

Documents which demonstrate entitlement to work in the UK

- An expired or current passport showing the holder, or a person named in the passport as the child of the holder, is A British citizen or a citizen of the UK and Colonies having the right of abode in the UK [please see note below about which sections of the passport to copy].
- An expired or current passport or national identity card showing the holder, or a person named in the passport as the child of the holder, is a national of a European Economic Area country or Switzerland.
- A Registration Certificate or document certifying permanent residence issued by the Home Office to a national of a European Economic Area country or Switzerland.
- A Permanent Residence Card issued by the Home Office to the family member of a national of a European Economic Area country or Switzerland.
- A current Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the
 holder indicating that the person named is allowed to stay indefinitely in the UK, or has no time limit on their
 stay in the UK.
- A **current** passport endorsed to show that the holder is exempt from immigration control, is allowed to stay indefinitely in the UK, has the right of abode in the UK, or has no time limit on their stay in the UK.
- A current Immigration Status Document issued by the Home Office to the holder with an endorsement indicating that the named person is allowed to stay indefinitely in the UK or has no time limit on their stay in the UK, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A **full** birth or adoption certificate issued in the UK which includes the name(s) of at least one of the holder's parents or adoptive parents, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, when produced in combination with an
 official document giving the person's permanent National Insurance number and their name issued by a
 Government agency or a previous employer.
- A current passport endorsed to show that the holder is allowed to stay in the UK and is currently allowed to
 work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a
 licensable activity.

Continued from previous page...

- A **current** Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder which indicates that the named person can currently stay in the UK and is allowed to work relation to the carrying on of a licensable activity.
- A current Residence Card issued by the Home Office to a person who is not a national of a European Economic
 Area state or Switzerland but who is a family member of such a national or who has derivative rights or
 residence.
- A current Immigration Status Document containing a photograph issued by the Home Office to the holder with an endorsement indicating that the named person may stay in the UK, and is allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A Certificate of Application, **less than 6 months old**, issued by the Home Office under regulation 17(3) or 18A (2) of the Immigration (European Economic Area) Regulations 2006, to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence.
- Reasonable evidence that the person has an outstanding application to vary their permission to be in the UK
 with the Home Office such as the Home Office acknowledgement letter or proof of postage evidence, or
 reasonable evidence that the person has an appeal or administrative review pending on an immigration
 decision, such as an appeal or administrative review reference number.
- Reasonable evidence that a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence in exercising treaty rights in the UK including:-
 - evidence of the applicant's own identity such as a passport,
 - evidence of their relationship with the European Economic Area family member e.g. a marriage certificate, civil partnership certificate or birth certificate, and
 - evidence that the European Economic Area national has a right of permanent residence in the UK or is one of the following if they have been in the UK for more than 3 months:
 - (i) working e.g. employment contract, wage slips, letter from the employer,
 - (ii) self-employed e.g. contracts, invoices, or audited accounts with a bank,
 - (iii) studying e.g. letter from the school, college or university and evidence of sufficient funds; or
 - (iv) self-sufficient e.g. bank statements.

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

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

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

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

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

Section 20 of 21

NOTES ON REGULATED ENTERTAINMENT

Continued from previous page...

In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08:00 and 23.00 on any day, provided that the audience does not exceed 500.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - o a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - o any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.

Continued from previous page...

- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the
 audience does not exceed 500. However, a performance which amounts to adult entertainment remains
 licensable.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - o any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - o any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - o any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - o any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

Section 21 of 21

PAYMENT DETAILS

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

Premises Licence Fees are determined by the non domestic rateable value of the premises. Se the North Herts wbsite for more information about fees - http://www.north-herts.gov.uk/index/business/licensing/liquor_licensing/fees.htm To find out a premises non domestic rateable value go to the Valuation Office Agency site at http://www.voa.gov.uk/business_rates/index.htm

Band A - No RV to £4300 £100.00

Band B - £4301 to £33000 £190.00

Band C - £33001 to £8700 £315.00

Band D - £87001 to £12500 £450.00*

Band E - £125001 and over £635.00*

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

Band D - £87001 to £12500 £900.00

Band E - £125001 and over £1,905.00

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

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

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

Capacity 5000-9999 £1,000.00

Capacity 10000 -14999 £2,000,00

Capacity 15000-19999 £4,000.00

Capacity 20000-29999 £8,000.00

Capacity 30000-39000 £16,000.00

Capacity 40000-49999 £24,000.00

Capacity 50000-59999 £32,000.00

Capacity 60000-69999 £40,000.00

Capacity 70000-79999 £48,000.00

Capacity 80000-89999 £56,000.00

Capacity 90000 and over £64,000.00

* Fee amount (£)

190.00

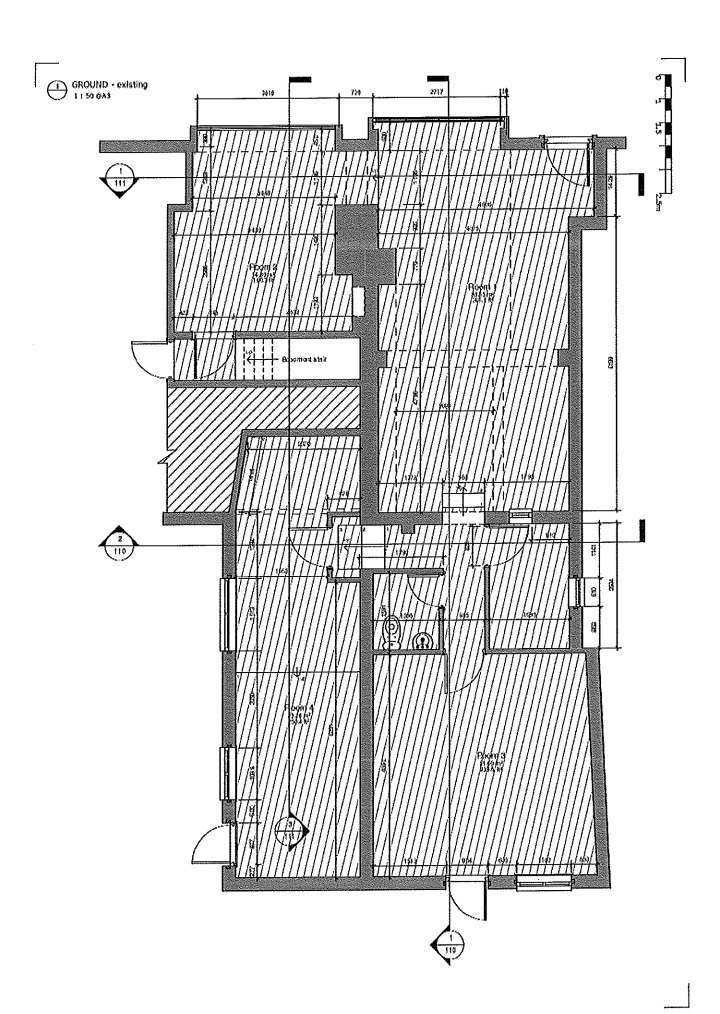
DECLARATION

Page 36

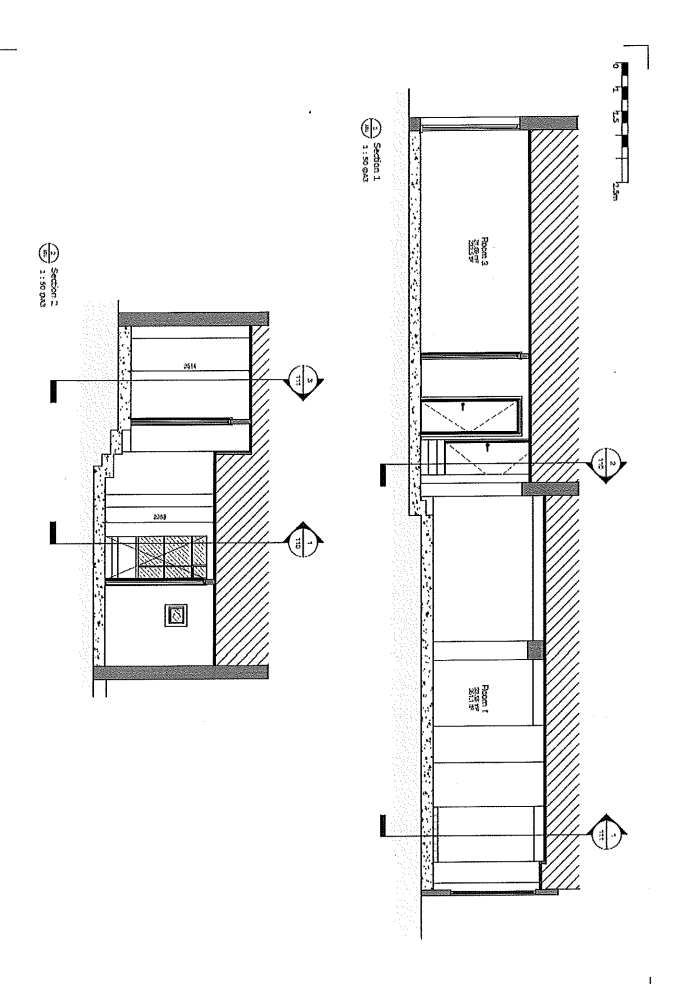
Continued from previous page	
* I/we understand it is an offer with this application. The off	nce under section 158 of the Licensing Act 2003 to make a false statement in or in connection Tence is liable, on summary conviction, to a fine up to level 5 on the standard scale.
[Applicable to individual applicable to individual applicable to am not entitled am subject to a condition prolicence will become invalid if The DPS named in this applicable.	olicants only, including those in a partnership which is not a limited liability partnership] I to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I eventing me from doing work relating to the carrying on of a licensable activity) and that my I cease to be entitled to live and work in the UK (please read guidance note 15). Cation form is entitled to work in the UK (and is not subject to conditions preventing him or I to a licensable activity) and I have seen a copy of his or her proof of entitlement to work, if
☐ Ticking this box indica	tes you have read and understood the above declaration
This section should be comple behalf of the applicant?"	eted by the applicant, unless you answered "Yes" to the question "Are you an agent acting on
* Full name	Jason Kitchener
* Capacity	Partner
* Date	20 / 09 / 2017 dd mm yyyy
Full name	Susan Kitchener
* Capacity	Partner
* Date	20 / 09 / 2017 dd mm yyyy
	Remove this signatory.
Full name	Abigail Skinner
* Capacity	Partner
* Date	20 / 09 / 2017 dd mm yyyy
	Remove this signatory
	Add another signatory
Once you're finished you need to do the following: 1. Save this form to your computer by clicking file/save as 2. Go back to https://www.gov.uk/apply-for-a-licence/premises-licence/north-hertfordshire/apply-1 to upload this file and continue with your application. Don't forget to make sure you have all your supporting documentation to hand.	

Page 37

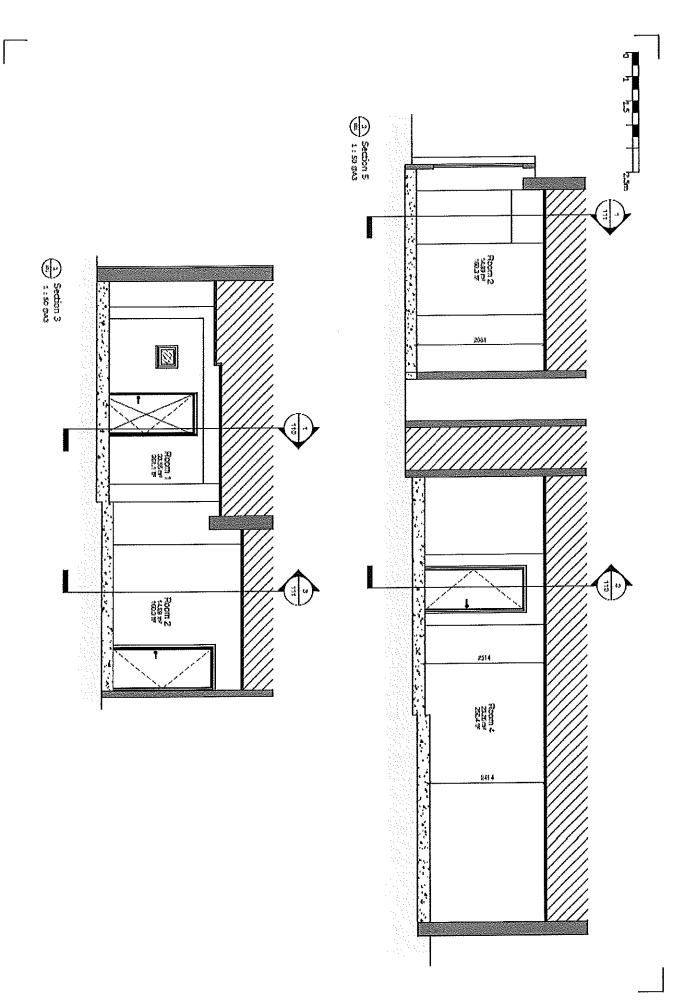
Continued from previous page	
IT IS AN OFFENCE UNDER SE KNOW, OR HAVE REASONAB THEIR IMMIGRATION STATU CONDITIONS AS TO EMPLOY ASYLUM AND NATIONALITY	SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE AKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION COURT OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY BLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF US. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO WHENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN GO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE
OFFICE USE ONLY	
Applicant reference number	STYLUS
Fee pald	
Payment provider reference	
ELMS Payment Reference	
Payment status	
Payment authorisation code	
Payment authorisation date	
Date and time submitted	
Approval deadline	
Error message	
Is Digitally signed	
< Previous <u>1 2 3 4</u>	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 Next>



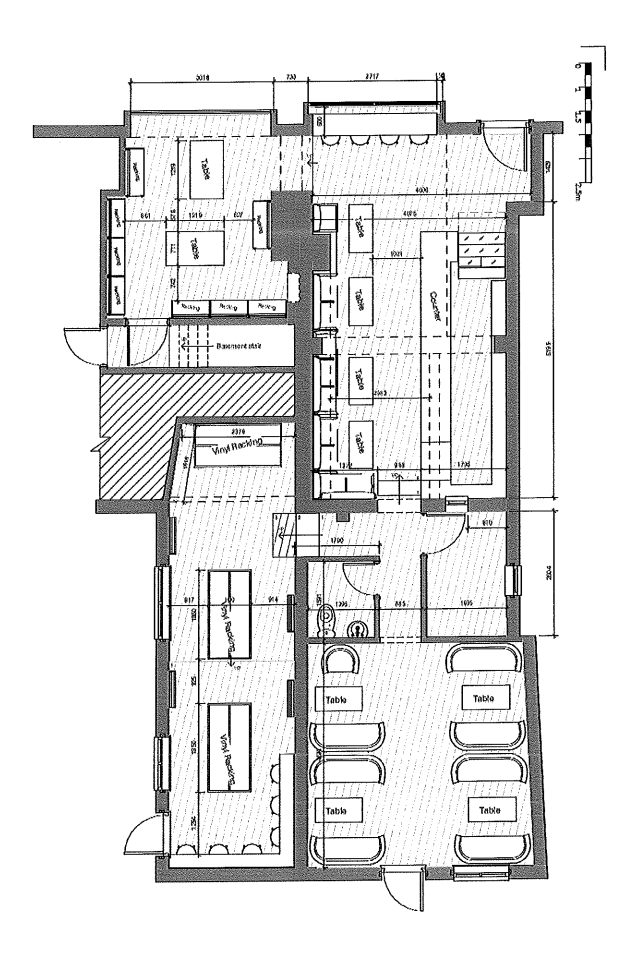
Page 39



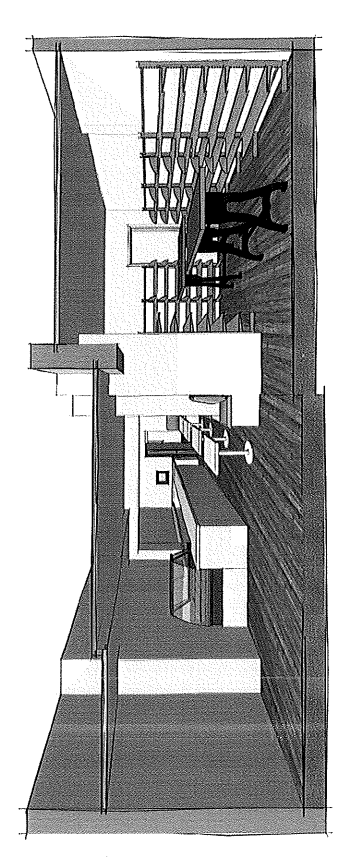
Page 40

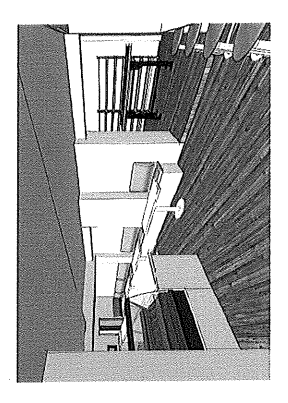


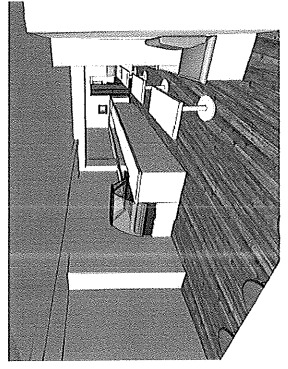
Page 41



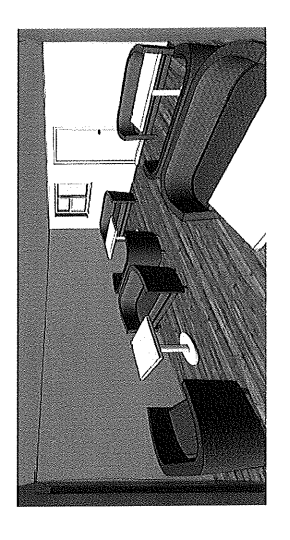
Page 42

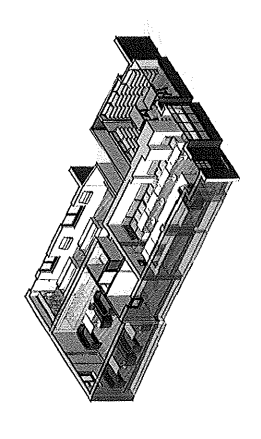


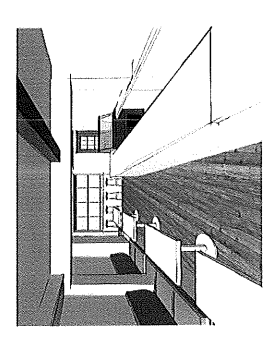


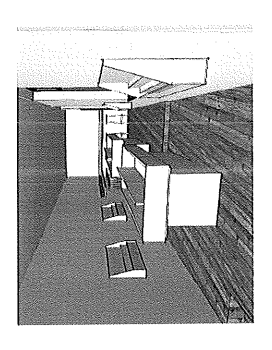


Page 43









Page 44

APPENDIX

Hannah Sweetman

From:

Stuart Neal

Sent:

18 October 2017 15:01

To:

Hannah Sweetman

Subject:

Objection to the premises licence application for 35a High Street, Baldock - Stylus

Follow Up Flag:

Follow up

Flag Status:

Completed

Hi Hannah

I believe a few of the occupants of the building have already been in touch.

My concerns are purely noise related:

Living in a grade 2 listed building, our large sash windows are only single glaze and do very little to mute any noise coming from outside. This is especially noticeable late at night as patrons leave the surrounding pubs on the High street, regular talking can be heard quite clearly as they walk past the street facing flats. With the cafe and bar being directly below us this noise will instead be up to and beyond the closing time of Stylus as people will be smoking outside as well arriving/leaving.

Stylus is located directly beneath my flat, the builders currently working there and their radio can be heard very clearly through the floor. While this isn't a problem during the day I imagine the day to day running will be much louder (at current levels of sound proofing) and carry on much later which will definitely negatively effect residents.

Honestly I like the idea of a cafe below my flat, I just want to make sure that the late night licence they have applied for does not reduce my quality of life nor effect the saleability of my property. I would like to know what measures are being taken to reduce noise pollution and how often late night shows will be carried out.

As this information is not available I sadly must object to the late night music and alcohol licence without some terms in place. I hope a happy middle ground can be met,

Yours sincerely Stuart Neal 37c High Street Baldock SG7 6BE To the licencing team,

This is a collective objection to the premises licence application for 35a High Street, Baldock Business name: Stylus

Whilst we understand that the leaseholder wishes to maximise profit from his investment, it is our concern as residents that the granting of a premises licence will have a significant impact on our enjoyment of our residential premises.

To summarise, our concerns are:

Prevention of public nuisance

- The High Street in Baldock already attracts a lively night-time crowd, which already poses a noise and disturbance problem to these properties. This is only manageable due to the distance from the pubs themselves. Having a drinking establishment underneath residential accommodation would lead to unreasonable disturbance to the residents of the flats above.
- The windows on the properties are single pane glass as the building is grade 2 listed, so there isn't an effective sound barrier between the bedrooms / lounges and the street a few metres below and it would be impossible or very expensive to soundproof the properties
- There is no clear indication as to how often the owner of the business will actually be holding these evenings and, as far as we are aware, there is no limit to how many of these they will be at liberty to hold, therefore we assume that, at any point, there could be very regular evenings held at the venue. As working residents, trying to sleep while there is live music underneath the flats would prove insupportable
- If people are drinking, they could be tempted to carry out behaviours like pressing buzzers for the flats above, which are located next door to the entrance of the café / bar or urination in the alleyway to the side of the property
- Licenced properties have an increased need to dispose of bottles. This creates a potential nuisance due to smells, noise and storage (which is assumed to be in the common shared areas towards the rear of the flats)
- No information has been provided about soundproofing of the unit below therefore it is assumed that live music will not be adequately contained, resulting in disturbance to residents up to 11pm (or later).

This would considerably affect residents as music playing until 11pm on any evening would significantly affect the enjoyment of the flats.

	Currently, residents can hear the builders' radio and conversations quite clearly through the floor when at home during the day while the works are going on.
Public safety	 Due to the no smoking laws, customers are required to smoke outside premises. The windows in the flats are situated directly above the door of the premises and would be impacted by drifting smoke as there is assumed to be no designated smoking area
	 Access to all of the flats is via an insubstantial side gate to the side of the property in a darkened area of the high street. This is not secure enough to stop someone from getting into the side alleyway if they were so inclined
	• There is an assumption that there will be a need for tradesmen, service men and delivery people to have access to the rear of the property for deliveries. This impacts the residents as members of the public will be using the side gate and will have access to the common areas shared by residents and other business owners. The more people are allowed into this area, the less safe it feels for the residents, whose front doors are located here and whose property is stored on the communal roof terrace and which is currently deemed a fairly private area
The prevention of crime and disorder	 There is a concern about the potential for damage to property if customers are leaving the bar having drunk significant quantities of alcohol
	 For residents arriving home in the evening, it may be daunting to enter the flats through either the front door or the front gate if there are people drinking and/or smoking outside the bar
	 There are single women living in the flats and drunk customers may intimidate residents or worse commit criminal acts endangering residents

We have been unable to check the premises licence online (the licensing PDF with the latest applications in it only has applications from January / February) so cannot tailor our concerns, which has led to a blanket objection to the late night music and alcohol licence.

Aside that, it seems like the café itself would be a nice addition to the High Street, but we hope that appropriate actions can be taken to prevent any disturbance to residents.

Yours sincerely

Marnie Tennant (Resident at 35C High Street, Baldock, SG7 6BG) Stephanie Moritz (Resident at 35B High Street, Baldock, Herts, SG7 6BG)