

Committee Agenda

Title:

Licensing Sub-Committee (5)

Meeting Date:

Thursday 15th February, 2018

Time:

10.00 am

Venue:

Room 3.1, 3rd Floor, 5 Strand, London, WC2 5HR

Members:

Councillors:

Peter Freeman (Chairman) Heather Acton Shamim Talukder

Members of the public are welcome to attend the meeting and listen to the discussion Part 1 of the Agenda.



Admission to the public gallery is via a visitor's pass which is available from the main ground floor reception at 5 Strand from 9.30am. If you have a disability and require any special assistance please contact the Committee Officer (details listed below) in advance of the meeting.



An Induction loop operates to enhance sound for anyone wearing a hearing aid or using a transmitter. If you require any further information, please contact the Committee Officer, Jonathan Deacon.

Email: jdeacon@westminster.gov.uk Tel: 020 7641 2783

Corporate Website: www.westminster.gov.uk

Note for Members: Members are reminded that Officer contacts are shown at the end of each report and Members are welcome to raise questions in advance of the meeting. With regard to item 2, guidance on declarations of interests is included in the Code of Governance; if Members and Officers have any particular questions they should contact the Director of Law in advance of the meeting please.

AGENDA

PART 1 (IN PUBLIC)

1. MEMBERSHIP

To report any changes to the membership.

2. DECLARATIONS OF INTEREST

To receive declarations by Members and Officers of any personal or prejudicial interests in matters on this agenda.

Licensing Applications for Determination

1. LE BAB, 4 MERCER WALK, WC2

(Pages 1 - 98)

App	Ward /	Site Name	Application	Licensing
No	Cumulative	and		Reference
	Impact	Address		Number
	Area			
1.	St James's	Le Bab, 4	New	17/14879/LIPN
	Ward /	Mercer	Premises	
	West End	Walk, WC2	Licence	
	Cumulative			
	Impact			
	Area			

2. BOXCAR BUTCHERS LTD, 7A WYNDHAM PLACE, W1

(Pages 99 - 118)

Арр	Ward /	Site Name	Application	Licensing
No	Cumulative	and		Reference
	Impact	Address		Number
	Area			
2.	Bryanston	Boxcar	New	17/14687/LIPN
	and Dorset	Butchers	Premises	
	Square	Ltd, 7A	Licence	
	Ward / not	Wyndham		
	in	Place, W1		
	cumulative			

im	npact		
ar	ea		

3. SWEATY BETTY, 1-2 CARNABY STREET, W1

(Pages 119 - 138)

App	Ward /	Site Name	Application	Licensing
No	Cumulative	and		Reference
	Impact	Address		Number
	Area			
3.	West End	Sweaty	New	17/14852/LIPN
	Ward /	Betty, 1-2	Premises	
	West End	Carnaby	Licence	
	Cumulative	Street, W1		
	Impact			
	Area			

4. DORSET CAFE, DORSET HOUSE, BASEMENT AND GROUND FLOOR, 27 MELCOMBE STREET, NW1

(Pages 139 - 154)

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App	Ward /	Site Name	Application	Licensing
No	Cumulative	and		Reference
	Impact	Address		Number
	Area			
4.	Bryanston	Dorset	New	17/14501/LIPN
	and Dorset	Cafe,	Premises	
	Square	Dorset	Licence	
	Ward / not	House,		
	in	Basement		
	cumulative	and		
	impact	Ground		
	area	Floor, 27		
		Melcombe		
		Street,		
		NW1		

Stuart Love Chief Executive 8 February 2018 In considering applications for premises licences under the Licensing Act 2003, the subcommittee is advised of the following:

POLICY CONSIDERATIONS

The City of Westminster statement of licensing policy applies to all applications where relevant representations have been made. The Licensing Sub-Committee is required to have regard to the City of Westminster statement of Licensing Policy and the guidance issued by the Secretary of state under Section 182 of the Licensing Act 2003.

GUIDANCE CONSIDERATIONS

The Licensing Authority is required to have regard to any guidance issued by the Secretary of State under the Licensing Act 2003.

CORE HOURS WHEN CUSTOMERS ARE PERMITTED TO BE ON THE PREMISES (As set out in the Council's Statement of Licensing Policy 2011)

• For premises for the supply of alcohol for consumption on the premises:

Friday and Saturday: 10:00 to midnight

Sundays immediately prior to Bank Holidays: Midday to midnight

Other Sundays: Midday to 22:30 Monday to Thursday: 10:00 to 23:30.

• For premises for the supply of alcohol for consumption off the premises:

Monday to Saturday: 08:00 to 23:00

Sundays: 10:00 to 22:30.

For premises for the provision of other licensable activities:

Friday and Saturday: 09.00 to midnight

Sundays immediately prior to Bank Holidays: 09.00 to midnight

Other Sundays: 09.00 to 22.30

Monday to Thursday: 09.00 to 23.30.



Contact details

Licensing Sub-Committee^m 1 Report

Item No:	
Date:	15 February 2018
Licensing Ref No:	17/14879/LIPN - New Premises Licence
Title of Report:	Le Bab 4 Mercer Walk London WC2H 9FA
Report of:	Director of Public Protection and Licensing
Wards involved:	St James's
Policy context:	City of Westminster Statement of Licensing Policy
Financial summary:	None
Report Author:	Ms Daisy Gadd Senior Licensing Officer

Telephone: 0207 641 2737

Email: dgadd@westminster.gov.uk

1. Application

1-A Applicant and premises					
Application Type:	New Premises Licence, Licensing Act 2003				
Application received date:	19 December 2017				
Applicant:	Avant Restaurants Limited	d			
Premises:	Le Bab				
Premises address:	4 Mercer Walk London	Ward:	St James's		
	WC2H 9FA	Cumulative Impact Area:	West End		
Premises description:	According to the application, the premises intends to operate as a Middle Eastern restaurant with fine dining and a chef's table.				
Premises licence history:	This is a new premises licence and therefore no history exists.				
Applicant submissions:	None				
Plans:	Plans are available to view upon request to the Licensing Authority and they will be made available at Licensing Committee.				

1-B Proposed licensable activities and hours								
Late Night Refreshment: Indoors, outd					outdoors o	r both	Both	
Day:	Mon	Tues	5	Wed	Thur	Fri	Sat	Sun
Start:	23:00	23:00)	23:00	23:00	23:00	23:00	
End:	23:30	23:30)	23:30	23:30	00:00	00:00	
Seasonal variations/ Non- standard timings: New Years Eve all activities are permitted throughout to night until the start of the permitted hours on New Year Day.								

Sale by retail of alcohol				On or off	Both			
Day:	Mon	Tues		Wed	Thur	Fri	Sat	Sun
Start:	10:00	10:00)	10:00	10:00	10:00	10:00	12:00
End:	23:30	23:30)	23:30	23:30	00:00	00:00	22:30
Seasonal variations/ Non- standard timings: New Years E night until the Day.				ght until the				

Hours premises are open to the public								
Day:	Mon	Tues	5	Wed	Thur	Fri	Sat	Sun
Start:	10:00	10:00)	10:00	10:00	10:00	10:00	10:00
End:	00:00	00:00)	00:00	00:00	00:30	00:30	23:00
Seasonal variations/ Non- standard timings: New Years Eve all activities are permitted through the start of the permitted hours on Non- Day.					•			
Adult Entertainment:			No	ne				

2. Representations

2-A Responsik	ole Authorities
Responsible Authority:	Licensing Authority
Representative:	Ms Shannon Pring
Received:	15 January 2018

As a responsible authority under section 13 (4) of the Licensing Act 2003 as amended under the Police and Social Responsibility Act 2011 the Licensing Authority have considered your application in full. The Licensing Authority has concerns in relation to this application and how the premises would promote the Licensing Objectives:

- Public Nuisance
- Prevention of Crime & Disorder
- Public Safety

The premises is located within the West End Cumulative Impact Area and as such a number of policy points must be considered.

The premises currently falls within RNT2 but must demonstrate how the additional people will not add to cumulative impact within the cumulative impact area. No additional information has been received which addresses the policy concerns and we ask that you provide further information to address the above concerns.

Furthermore, we acknowledge that the licensable activities that you have applied for, fall within core hours; however we note that the opening hours that you have applied for go beyond the council's core hours and as such would also ask that you consider reducing the closing times to match core hours. Specifically, Monday to Thursday 10:00 – 23:30, Friday to Saturday 10:00 – 00:00 (midnight) and Sunday 10:00 – 22:30.

Please accept this as a formal objection and we look forward to receiving your further submissions as soon as possible.

Responsible	Environmental Health Consultation Team
Authority:	
Representative:	Mr Ian Watson
Received:	16 January 2018

The premises are located within the West End Cumulative Impact Area.

The applicant has submitted plans of the Ground and Basement floors dated November 2017.

This representation is based on the plans and operating schedule submitted.

The applicant is seeking the following

- 1. To provide for the Supply of Alcohol 'On' and 'Off' the premises Monday to Thursday 10.00 to 23.30 hours, Friday and Saturday between 10.00 and 00.00 hours and Sunday between 12.00 to 22.30 hours. New Year's Eve to New Year's Day.
- 2. To provide Late Night Refreshment 'Indoors' and 'Outdoors' Monday to Thursday 23.00 to 23.30 Friday and Saturday between 23.00 and 00.00 hours.

I wish to make the following representation

- 1. The hours requested for the Supply of Alcohol will have the likely effect of causing an increase in Public Nuisance within the West End CI area.
- 2. The hours requested to permit the provision of late night refreshment will have the likely effect of causing an increase in Public Nuisance and impact on Public Safety within the West End CI area.

Whilst the applicant has provided conditions with the application these will need to be checked to ensure they address residential objections and concerns. Additional conditions may be proposed.

Should you wish to discuss the matter further please do not hesitate to contact me.

2-B Other Persons

Received: 2 January 2018

We fear this will cause a public nuisance for the surrounding residents unless the new restaurant is required to close at 23.00 as per the planning condition; that some control needs to be included to manage queuing since we understand there are long queues at the existing branch of this restaurant; and finally that customers should be encouraged to leave the restaurant via Langley Street rather than Mercer Street late at night.

Received: 12 January 2018

The restaurant will be extremely close to our residential property and I am concerned that late licensing hours will directly impact us. We already have considerable problems with our doorway being used as a toilet and I'm terribly worried that late night drinking will make this horrible situation even worse. I would also be worried about the noise situation

Received: 12 January 2018

I wish to object to this application as it fails to fulfil the licensing objective of the prevention of public nuisance. The planning permission for the Mercer Walk development stated that restaurants should not be used after 11pm, yet this application in the Westminster cumulative impact area flies in the face of this commitment.

Overlooking Monmouth Street in Seven Dials, I am a neighbour to this increasingly sprawling development, and revellers often disperse through Seven Dials. This operator should stick to the planning permission commitment of an 11pm close.

Received: 15 January 2018

We have two very young children (the youngest being just 3 months old). We are therefore very much against restaurants being open late in the evening. It brings more people and noise to our residential street and will result in families, including us, being forced to move away.

Sleep and comfortable upbringing without noise at night - that normality - is vital for my children.

Received: 16 January 2018

I wish to make a representation as a local resident. My flat is situated on the opposite side of Mercer Street from the premises. Mercer Street is mainly a residential area, and has no licensed premises at present.

I am concerned that noise coming from inside the premises and the noise from people queuing to enter, and also to leave the premises, will harm the Licensing Objective of the prevention of public nuisance.

I am also concerned about the possibility of cooking smells and am not clear how this will be dealt with.

I think it would be reasonable to suggest that the licence should require the premises to close at 23:00. The doors and windows should be closed at 21:00.

There should be a condition added to manage quieting, as I understand that Le Bab already has another premises where queuing time can be up to 2 hours.

The servicing should be made consistent with the management plans for the development.

Received: 16 January 2018

We'd like to object strongly to any application to extend the licensing hours of this premise to beyond those stated in the planning permissions.

We live on the ground floor around the corner on Shelton Street, which is a quiet residential area, and not capable of sustaining the noise of dozens of diners and drinkers leaving late at night. It also cannot take anymore noise from the cleaning up and recycling involved in running a large establishment.

We have 3 children all under the age of 13 who deserve to be able to sleep undisturbed. The public nuisance of up to 100 diners after the time of 11pm is just unacceptable, especially as the restaurant will not be able to control where the diners migrate to after they leave their establishment.

Covent Garden has traditionally been a shopping and theatre district which close at 8pm and 10:30pm respectively. Eateries have been small in the past, meaning that groups of diners/drinkers have been small in their numbers and manageable.

The opening such a large establishment and so late is going to increase the incidence of public nuisance which in turn is going to increase the risk of harm to my children.

Received: 16 January 2018

The hours requested in this Licence application are unacceptable for residents - balance needs to be made between the need for bars & restaurants in the neighbourhood and the lives of the residents who live here. The hours requested with this application are not, in my opinion, resident friendly.

Received: 16 January 2018

I am very concerned about the public nuisance that granting this late opening to Le Bab. The nature of this type of restaurant will encourage late night trade in what was once a relatively peaceful part of Covent Garden the noise from people exiting these premises so late in the evening will definitely affect the noise levels and disruption where I live which is just on the corner of Mercer and Shelton.

It is inevitable that people using the premises will leave the area via Mercer St. and create considerable noise.

The applied for opening hours are considerably longer and later than was highlighted in the planning permission for this development and it should not be granted.

Please do not chip away at the peace of Covent Garden!

Received: 16 January 2018

I am very concerned about the public nuisance that granting this late opening to Le Bab. As the owner of 25 Mercer Street, I am concerned by the growing number of restaurants that seem to be opening up around my area. The latest one, Le Bab, has the potential for creating unnecessary late night disturbances through queuing and the potential volume of people visiting it. The opening hours therefore need to be in line with other restaurants in the area and should not extend beyond this. Another concern I

have is the capacity of the restaurant which does not appear to be mentioned. I believe it is somewhere inn the region of 120 which will most certainly add to public nuisance what with queuing and noise disturbances. Unlike other premises around this area patrons arriving and leaving Le Bab will use Mercer Street and Shelton Street thus bringing late night activity into a residential area.

I strongly object to this latest episode licence application.

Received: 16 January 2018

We live in a third-floor flat at the top of a building on Shelton Street, around the corner from Mercer Street and Mercer Walk. At night we can experience disturbance from incredible racket emanating from drunken people in the street below. It's a narrow street, and the sound of their singing, bawling, fighting, howling, cursing, yelling and screaming echoes dramatically, bouncing off the walls and up to our windows. Shelton Street is not a main thoroughfare, but an otherwise quiet street where there are few other passersby to temper their behaviour. Although there is a certain appeal to having a faster food source in a neighbourhood otherwise dominated by more formal restaurants, we cannot help but feel a licensed take-away would be a real magnet for people who just want to continue drinking, and that people will be more likely to congregate in the street outside and around a kebab take-away outlet, and that they will inevitably stumble onto and down Shelton Street as they try to find their way home, contributing even more to the nuisance of late-night revellers in our patch of Covent Garden.

Received: 16 January 2018

I write with regards to licence application 17/14879/LIPN submitted by Avant Restaurants Ltd and pertaining to their premises 'Le Bab' at 4 Mercer Walk, London WC2H 9FA.

I am the owner and resident of a property on Shelton Street, and I would like to register my objection to this licence application on the grounds of prevention of public nuisance. I believe that the nature of this restaurant, being a kebab restaurant, and based on the precedent of their other premises at Kingly Court, will lead to excessive numbers of people queuing outside the restaurant and therefore excessive noise in what is a largely residential area.

I also believe that planning permission for the Mercer Walk development was granted on the specific condition that no premises would be open later than 23:00, however this application allows for the restaurant to be open until 00:00, a full hour later than this condition permits. As a parent with young children I do not wish to have large numbers of people exiting a restaurant late into the night, right opposite my property, especially after consuming alcohol, as this will undoubtedly cause unacceptable levels of noise.

Received: 16 January 2018

I write with comments on the licensing application for Le BAB at Mercers Walk

I am generally concerned with the intensification of restaurant uses on Mercer Street with the newly licensed Temper, as well as the potential Le Bab combined with additional units under application for change of use yards away inside St Martins Courtyard. Mercer Street is heavily residential and only more so with the recent additions within the new development at Mercers Walk.

Covent Garden is a high stress environment with a high intensity of retail, restaurant

and bar uses. The presence of quiet cross streets (Mercer St for example) perform the critical role of the release valve for the community of residents but for the tourists as well. Clearly developers will wish to increase frontage and footfall wherever possible to serve their commercial interests however this is rarely compatible with a healthy use mix and useable environment for those who work and reside locally.

The crime associated with the Cambridge circus environments is spreading South and East with daily occurrences of criminal and antisocial behaviour on Mercer Street and Shelton Street.

It is for the reasons above that I would ask you to limit hours per the planning consent. These reasons all relate to the key policy areas for determining these considerations:

- Prevention of crime and disorder,
- Public safety,
- Prevention of public nuisance, and
- Protection of children from harm

I would echo the CGCA and urge that the following amendments be made.

- The licence should require that the premises close at 23:00 (mirroring the Planning condition).
- The servicing conditions should be made consistent with the servicing and management plan for the development.
- The doors and windows should be closed from 21:00 (rather than 23:00 as proposed).
- · A condition is added to manage any queuing at the premises.

If the Licensing Committee is minded to grant a licence until a time later than the planning permission time we would ask for the following additional conditions:

Last entry to be 60 minutes before the end of licensable activities to ensure that dispersal is gradual.

After 23:00 the premises operate a dispersal policy requiring them to use their best endeavours to encourage customers to leave the area using Langley Street and not Mercer Street.

Received: 16 January 2018

This representation is being made by the Covent Garden Community Association (CGCA). The CGCA is recognised by both Camden and Westminster as the Amenity Society for the Covent Garden area (defined as the area bounded by High Holborn, New Oxford Street, Charing Cross Road, St. Martin's Place, Northumberland Avenue, Victoria Embankment, Lancaster Place, Aldwych and Kingsway) and so represents the interests of those who live and work in this area. The CGCA's Licensing Subcommittee is authorised by the Association to make Representations on any Licensing Applications which the Subcommittee believes may have an effect on local residents or other members of the community through likely impact on one or more of the Licensing Objectives. This authorisation was last renewed at a meeting of the Executive Committee of the CGCA on 5th December 2017.

This Representation is being made regarding the Application for a New Premises

Licence for Le Bab which trades as a kebab restaurant, albeit of a premium nature. This is situated in a newly constructed A3 unit on Mercer Walk which is a new development situated between Langley Street and Mercer Street. The application is for a restaurant under MC66 conditions to operate during Core Hours with the premises closing 30 minutes later than this. The unit is situated under newly built flats. It is on the Western side of the new development and has a frontage onto Mercer Street. It is opposite Temper, a new restaurant in a similar unit on the South Side of Mercer's Walk.

We understand that the applicant already operates a very successful restaurant in Kingly Court. We note that the Trip Advisor reviews are very positive but that customers frequently note that it is very busy and that queuing times are up to 2 hours. Kingly Court is a very different environment the Seven Dials area and this needs to be taken into account in the operation and management of the premises.

CGCA View

The Mercer's Walk development is situated between Langley Street and Mercer Street. Langley Street is broadly commercial in nature and has 3 existing Licensed Premises. Mercer Street is in residential/commercial mixed use and has only 1 small Licensed Premise (Crazy Bear) which has been closed for more than 2 years. A unit in Mercer Walk due to be operated by Temper has also been granted a licence. The CGCA is concerned about the impact of the people arriving and leaving Le Bab in the later part of the evening on residents living in the area, as well noise coming from inside the premises themselves and from people outside either smoking or queuing. We believe that these will harm the Licensing Objective of the Prevention of Public Nuisance.

We note that the Planning Permission which granted permission for the whole development includes a condition which requires that no customers use these premises after 23:00 Monday to Saturday and 22:30 on Sunday. This application wishes to allow customers to remain on the premises for 90 minutes longer than this. We believe that 23:00 remains appropriate time for the licence to end and the premises to close to prevent public nuisance being caused in the area. We have confirmed with Westminster's Planning Department that this condition was intended by them to be the time that the Premises close and that customers are off the premises. Residents who were involved in the planning application have a legitimate expectation that the hours will be limited to 23:00. It is unfair and inappropriate to grant longer hours.

We note that Licensing Policy CIP1 Paragraph 2.4.26 states as follows:

It should be noted that the council employs a range of mechanisms to prevent or limit cumulative impact relating to the problems arising from premises, and their customers behaving badly or unlawfully once away from the premises. See Revised Guidance (paragraph 13.40). The measures currently available to the council are given as examples such as:

Planning policies

We therefore regard the fact that Planning have restricted the opening hours of a premises by condition to be a material consideration for this Application, even though Planning and Licensing are separate regimes. This is particularly important now that the Licensing Authority has seen fit to grant a licence to Core Hours for the adjacent premises to this one. Far from being a precedent which might allow Le Bab to operate

until the same time this is a reason why the Licensing Authority should consider carefully whether granting an application to the same hours is capable of demonstrating that it will not add to Cumulative Impact in a very sensitive part of the CIA as required by Policy CIP1.

As well as the Cumulative Impact we are concerned about the impact of noise from the operation of the premises on the environment of Mercer Walk (which has residential on the upper floors) and also echoing out into Mercer Street. This noise will be generated by noise escape from the premises or by any customers outside the premises, whether smoking or queuing. We ask therefore that proposed condition 10 (regarding doors and windows) be amended so that all doors and windows are closed at 21:00 rather than 23:00. We would also ask that MC26 (or similar) is added to manage any queuing at the premises namely:

 The licence holder shall ensure that any queue to enter the premises which forms outside the premises is orderly and supervised by door staff so as to ensure that there is no public nuisance or obstruction to the public highway

The servicing condition (Condition 13) proposed in the application is that no deliveries shall take place between 23:00 and 07:00 hours the following day. There is no reference to collections (including waste). The premises are required (by their landlord) to comply with a servicing plan where all deliveries are made from the public realm area within the development between 07:00 and 10:00 each day and all waste is to be stored in the commercial waste area provided by the Landlord. These conditions are intended to minimise the public nuisance which could be caused if deliveries and waste collections were made directly from Langley or Mercer Streets. These conditions should be reflected in the conditions on the Licence in order to ensure that there is no possibility of confusion.

The application includes provision for Late Night Refreshment and the Sale of Alcohol to be for consumption both on and off the premises. The proposed condition 1 states that this is not for immediate consumption and will cease after 23:00. It also does not permit sale of alcohol off the premises as 1 (iv) states that alcohol can only be sold or supplied "by customers who are seated in the premises and bona fide taking substantial table meals there"

We assume therefore that the sale of alcohol can be limited to "on the premises only" as off sales would breach the proposed condition. As providing hot food is not licensable before 23:00 this can also be restricted to on the premises only (if the Licensing Authority permits the premises to open after 23:00) because after 23:00 the applicant's proposed condition would be breached.

In summary we are asking for the following changes:

- The licence should require that the premises close at 23:00 (mirroring the Planning condition)
- The servicing conditions should be consistent with the servicing and management plan for the development.
- The doors and windows should be closed from 21:00 (rather than 23:00 as proposed)

- A condition is added to manage any queuing at the premises.
- Off sales are removed from the Licence

We are aware that by offering MC66 the applicant wishes to take advantage of the fact that restaurants are seen as less likely to cause a public nuisance than more alcohol led premises and so the Licensing Authority is less likely to restrict their hours. Our view is that the premises remain open after 23:00 then we believe that there is a significant risk of increased public nuisance even if the premises are operating solely as a restaurant. This risk arises from people arriving at and leaving the premises, especially if they use Mercer Street which, after the theatre closes, is quiet. If the premises are busy then a large number of people could be exiting into a quiet street after a time when many people will have gone to bed. Unlike the flats above the premises many of the homes on Mercer Street are single glazed and noise risks disturbing residents. We therefore believe that the hours should be restricted to 23:00 to prevent this nuisance occurring.

If, despite this, the Licensing Committee is minded to grant a licence until a time later than 23:00 we would ask for the following additional conditions to be imposed in order to reduce the impact from later hours.

Last entry to be 60 minutes before the end of licensable activities.

This will ensure that any dispersal is gradual and that the number of people using the premises in the later part of the evening is lower and so less nuisance will be caused as they leave. We see that the information on dwell time from Google suggests that people usually spend 1-2 hours at Le Bab and so 60 minutes would be a reasonable last entry time.

• Management will operate a dispersal policy which includes the requirement that they use their best endeavours to ensure dispersal via Langley Street and all staff will be trained in its implementation.

This will, if the best endeavours are successful, reduce (but not eliminate) the impact on residents on Mercer Street. We understand that the landlord for the premises is committed to keep a security presence in Mercer Walk during the period for which these premises are open. An appropriate dispersal policy, if properly implemented and coordinated with the Landlord and with Temper (opposite) will improve the situation.

Received: 16 January 2018

I reside at No.17 Shelton Street, which is quite a short distance from the above Licence application site. A lot of residents live around here, and I and others are concerned at the rise in the number of local late night licensed premises, which has resulted in a noticeable increase in rowdiness and noise late at night in recent years.

I am therefore writing to OBJECT to the granting of a licence as requested by this applicant on the grounds of prevention of public nuisance.

In particular I request firstly that there should be an amendment to the proposed licence such that the premises should close no later than 23.00 hrs as in the planning permission for the Mercer Walk development.

Secondly, I understand that the premises in this case are to be a kebab restaurant, which might involve external queues of patrons and therefore potentially more noise and disturbance. I am not clear whether the licensing authority has the power to forbid external queuing, but if not, I would request that some conditions on the extent of queuing should be applied.

Finally, please could the licence stipulate that the windows and external doors of these premises should always be shut from 21,00 hrs.

Received: 16 January 2018

As the residents' association representing more than 20 dwellings not far from these premises, five of which belong to families with children, we ask you to refuse this application. Our grounds are largely related to public nuisance, but also to protect our children from harm.

The building in which Le Bab will be situated has its only entrance and exit door at the western end of Mercer Walk, very close to Mercer Street. The unit is on a corner and has two glass sides, one of which faces onto Mercer Street. Our dwellings are situated on the north side of the junction of Mercer Street and Shelton Street, only a short distance from the premises which are in clear view from many of our flats.

When the premises were given Planning Permission we expressed concern about the impact of A3 uses in the late evening in this location, and a restriction was imposed on the hours to end at 11pm. We continue to believe that this restriction is the very least that we need. What the applicant now proposes (11.30pm during the week, and Midnight at the weekend) is far too late. But, more importantly, we do not think that it is appropriate to have any more licenced premises at any time in our very quiet, densely residential corner of Covent Garden. The mix of uses would become too skewed towards licenced premises, which we believe would prevent our community from flourishing.

Our streets are narrow - with high, old brewery buildings which echo to every sound. The area has little ambient noise after the theatre closes (shortly after 10pm), and very little traffic - so any sound acts as a peak which disturbs residents. If you grant a licence, the customers leaving this venue will have been drinking alcohol as well as eating, so they will speak loudly even if they are otherwise behaving well. And noise will emanate from the premises themselves. Noise from Mercer's Walk echoes around the hard surfaces and carries particularly badly; we can hear it from over a block away, so we will not be able to escape this.

We believe that in order to protect residents around Ching Court (and our neighbours who live closer to the premises on Mercer Street) from cumulative impact generated by another licensed unit, you should refuse this.

If, despite our appeal to you, you are minded to grant some form of licence, please do not allow the terminal hour to go beyond 11pm at the very latest.

You granted a later licence to another unit in Mercer Walk – 'Temper' at number 5 – but at least number 5 has its exit onto Langley Street after 11pm, from which customers can go directly to the tube station. This unit at number 4, by contrast, has only one exit and this is very close to Mercer Street which is entirely quiet at this time. As you can see

from this picture, customers leaving would definitely contribute to cumulative impact, contrary to your policy.



Number 5 does, in fact, have a second door close to Mercer Street and very close to the door of this unit at number 4. However, you require that second door of number 5 be closed after 11pm for exactly the reasons that we have outlined. To be consistent, use of this door at number 4 cannot be permitted after 11pm either, which requires the business to be closed to the public by then. This photograph, taken from the other side, illustrates the situation:



In addition, we would like to see no off sales allowed at any time, for obvious reasons given the lack of police resources to deal with antisocial behaviour in the area.

It is worth noting that we supported the aspects of this new development that increased the number of residential flats in the area – some of which are situated directly above the premises in question. However, these flats are not yet home to long-term residents, but are being used as corporate apartments for guest workers at the moment. These guest workers have just arrived and have not engaged with the local community. However, we are very keen that the flats should in future become homes for people who can become long-term members of our community. For this to happen the environment needs to be favourable to families, and we believe that any increase in licensed premises works against this.

Our community is already under a lot of pressure, as you know, with families finding it difficult to remain. We appeal to you to refuse this application.

Received: 16 January 2018

This representation is being made by Seven Dials Housing Co-Op Since 1972 Seven Dials Housing Co-op has managed permanent and short-life properties on behalf of landlords in the Covent Garden area. Our tenants have been members of the community for many generations.

Mercer Street is a residential/commercial mixed use and has only 1 licensed premise, which is the Crazy Bear which has been closed for nearly two years.

We have residents on Mercer St and on the corner of Mercer and Shelton Street who would be directly affected by any noise nuisance, public nuisance e.g. servicing etc. Having seats outside will definitely be a public nuisance and will attract other forms of crime to the area.

Our tenants are already struggling with the servicing to the restaurants and bars in this area. We will not accept deliveries between the hours of 23.00 and 08.00.

Where is your waste going to be stored and when will it be collected this massively impacts our residents with noise and with the parking of their cars.

Mercer and Shelton Street are both already heavily congested with traffic at various points of the day due to deliveries, which creates a nuisance for residents trying to leave or enter the area with their cars.

Many of our residents on both Shelton St and Mercer St have young children and are very concerned about the added danger to these roads with large vehicles dropping off or picking up deliveries. The roads in the vicinity are extremely narrow which then leads to many of these delivery vans parking up on to the pavements where mothers are forced on to the road as they cannot get round the vehicles safely. These parked delivery vans also force other vehicles to mount the pavement in order to get round, which again creates a extremely dangerous environment for pedestrians and young children.

We see this as a danger to our children and public safety issue.

We are requesting that:

- The license should be that the premises close at 23.00
- There are no tables and chairs outside after 20.00
- The appropriate servicing conditions are in line with the servicing and management plan for the development and the factors above are taken into consideration.

We do hope you take on-board our concerns and requests.

3. Policy & Guidance

The following policies within the City Of Westminster Statement of Licensing Policy apply:				
Policy CIA1 applies:	(i) It is the Licensing Authoritys policy to refuse applications in the Cumulative Impact Areas for: pubs and bars, fast food premises, and premises offering facilities for music and dancing; other than applications to vary hours within the Core Hours under Policy HRS1.			
	(ii) Applications for other licensable activities in the Cumulative Impact Areas will be subject to other policies, and must demonstrate that they will not add to cumulative impact in the Cumulative Impact Areas.			
Policy HRS1 applies:	(i) Applications for hours within the core hours set out below in this policy will generally be granted, subject to not being contrary to other policies in the Statement of Licensing Policy.			
	(ii) Applications for hours outside the core hours set out below in this policy will be considered on their merits, subject to other relevant policies.			
Policy RNT2 applies:	Applications will be granted subject to other policies in this Statement and subject to the relevant criteria in Policies CD1, PS1, PN1 and CH1, provided it can be demonstrated that they will not add to cumulative impact in the Cumulative Impact Areas.			

4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

- (a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;
- (b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and

(c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

5. Appendices

16

17

18

Appendix 1	Applicant supporting documents
Appendix 2	Premises history
Appendix 3	Proposed conditions
Appendix 4	Residential map and list of premises in the vicinity
Appendix 5	Pre-application advice report

Report author:	Ms Daisy Gadd	
	Senior Licensing Officer	
Contact:	Telephone: 0207 641 2737	
	Email: dgadd@westminster.gov.uk	

If you have any queries about this report or wish to inspect one of the

background papers please contact the report author.

Representation resident

Representation resident

Representation resident

background papers please contact the report author.				
Background Documents – Local Government (Access to Information) Act 1972				
1	Licensing Act 2003	N/A		
2	City of Westminster Statement of Licensing Policy	7 th January 2016		
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2017		
4	Representation Environmental Health	15 January 2018		
5	Representation Licensing Authority	16 January 2018		
6	Representation resident	2 January 2018		
7	Representation resident	12 January 2018		
8	Representation resident	12 January 2018		
9	Representation resident	15 January 2018		
10	Representation resident	16 January 2018		
11	Representation resident	16 January 2018		
12	Representation resident	16 January 2018		
13	Representation resident	16 January 2018		
14	Representation resident	16 January 2018		
15	Representation resident	16 January 2018		

16 January 2018

16 January 2018

16 January 2018

19	Representation resident	16 January 2018
20	Representation resident	16 January 2018
21	Representation resident	16 January 2018

Please see below the following (appended accordingly):

- 1. Dispersal Policy;
- 2. Email to David Kaner, Chair of the Covent Garden Community Association dated 25th January 2018;
- 3. Email to Mrs Rigby dated 25th January 2018;
- 4. Letter to residents dated 25th January 2018;
- 5. Letter to Miss Havers dated 26th January 2018;
- 6. Emails to David Kaner, Chair of the Covent Garden Community Association dated 31st January 2018;
- 7. Letter to Miss Havers dated 31st January 2018;
- 8. Letter to residents dated 1st February 2018;
- 9. Letter to Michelle Zini, Chair of Seven Dials Housing Co-Op dated 1st February 2018;
- 10. Email to Mrs Rigby dated 2nd February 2018;
- 11. Case of Miah v Secretary of State for the Environment and Another (1985);

DISPERSAL POLICY Le Bab, 4 Mercer Walk, London, WC2H 9FA

The dispersal procedure is dedicated to make the maximum contribution by exercising proactive measures towards and at the end of trading to move customers away from the venue and its immediate area in such a way as to cause minimum disturbance or nuisance to neighbours, both residential and business, and to make the minimum impact upon the neighbourhood.

The dispersal procedure is subject to review and will address concerns identified in order to establish a permanent reduction or elimination of any noise concerns for the neighbouring residents.

1. Liaising with Neighbours

A dedicated telephone number will be made available to the residents in the immediate vicinity of the premises and, should the need arise, the licence holder will arrange a meeting with the residents to discuss their concerns and to address any matters raised by the residents in that meeting.

The residents will be provided with contact details for the premises and its management.

2. End of Evening Operational Policies:

The premises do not intend to play loud music. Music will be at an ambient background level only in keeping with the restaurant style of operation.

As required by the premises licence, customers will not be permitted in any external area of the premises after 22:00 hours save for those that temporarily leave the premises to smoke.

Customers permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall not be permitted to take drinks or glass containers with them.

Staff will actively encourage customers that wish to smoke to do so away from Mercer Street to minimise disturbance to residents.

3. Notices

The premises will provide notices at the entrance/exit of the premises asking patrons to leave quietly and to respect neighbours in the area.

Staff will be trained to advise customers to leave quietly and to respect neighbours in the area.

4. General dispersal

The premises will trade as a restaurant and therefore there will be a gradual dispersal of customers. The licence holder is confident that this gradual dispersal, together with the further measures set out in the policy which will ensure that there will be no late night disturbance to local residents.

Staff will actively encourage customers to disperse on to Langley Street rather than Mercer Street to minimise disturbance to residents.

5. Security Guarding

The Mercers Company operate a security office from Old Brewers Yard within Block D. The office is staffed by a qualified security officer on a 24/7 basis. In addition, a further qualified security officer will patrol all buildings within the Mercers' Company Covent Garden ownership.

The Mercers Company will provide:-

- There will be two security guards on duty 24-hours a day.
- One of the security guards will watch the CCTV, the other will patrol the estate.
- From 7 p.m. to 1 a.m. the patrolling security guard will supervise patrons leaving the two restaurants, ensuring that they leave by the correct exit.
- From 7 a.m. to 10.00 a.m. the patrolling security guard will manage the servicing of the estate.

Email to David Kaner, Chair of the Covent Garden Community Association dated 25th January 2018;

Dear David,

Thank you so much for meeting with myself, Kevin and my client Ed Brunet on Tuesday.

As discussed, I attach:-

- 1. Amended and further conditions that we wish to offer prior to the hearing on 15th February.
- 2. The brochure we discussed, providing details of the company, those persons involved with the company and with the restaurant and the whole ethos of the food and drink that is proposed to be provided at the premises.
- Our dispersal policy.

We are very grateful for the input that you have provided and the immense knowledge that you bring to the application in view of your role with the Association and your knowledge of nearby residents and premises.

You will see that I have drafted a further condition acknowledging that the premises should close within Westminster's core hours, save for 10 guests in the private dining area of the Chef's Table, together with staff.

I have addressed the dispersal point as we have discussed and also the discussion regarding the fact that we will not be having a queue at the premises. As Ed explained at our meeting, the premises have a dining app, which means that customers are asked to go and have a drink in the area and are sent details 15 minutes before their table is ready, so that they can come back and have their meal. This is the system we operate at le Bab in Kingley Court and Ed has confirmed that they have never had any problems with queues at the premises, nor any complaints of noise disturbance.

I am sending all this information, as you can see, to Licensing, requesting that they disseminate this to all those who have made representations and I will also write directly to the resident who lives very nearby, as the resident has written in by post.

I have also added on my email to all the residents that they are to contact myself or Kevin direct if they wish to meet up, so we can arrange for them to meet with Ed and ourselves, so that we can personally deal with their concerns.

As you know I am away from the office the week commencing 5th February. I will return on 12th February. Please do copy me in on all emails and I will of course make contact upon my return.

Best Wishes.

Lisa

Email to Mrs Rigby dated 25th January 2018;

Dear Mrs Rigby,

I am instructed by Avant Restaurants Limited in respect of their application for a premises licence for the premises Le Bab at 4 Mercer Walk.

I have been provided with a copy of your letter of representation dated 16th January.

I would very much like to arrange a meeting with yourself and my client to discuss your concerns. I would be grateful if you could telephone me to arrange a convenient time and date to meet.

In the interim, I attach:-

- 1. Amended and further conditions which we wish to offer in respect of the application.
- 2. A copy of my client's brochure providing details of the company, all those persons involved with the company and restaurant and my client's ethos of the food and drink that is proposed to be provided.
- 3. A copy of my client's dispersal policy.

Please may I assure you that my clients take your concerns extremely seriously and would very much like to meet with you to discuss their operation in more detail.

Kind regards.

Lisa

PopplestonAllen

Our ref: LMI/MRO/L12133-2 Doc Ref: 2146265690

25 January 2018

Your ref:

E-mall: Linzani@popall.co.uk

C-IMBIII.

0203 859 7755

Direct line:

4 Mercer Walk, London WC2H 9FA - New licence application

I have been passed a copy of your representation from the Licensing Authority.

My clients have taken on board all your comments and I attach further documentation in relation to my client's application:-

- Amended and further conditions.
- 2. My client's brochure.
- My client's dispersal policy.

My clients and I would very much like to meet with you and discuss your concerns. Please may I assure you that my clients take your concerns extremely seriously and would very much like to meet with you to discuss their operation in more detail.

I look forward to hearing from you.

Kind regards.

Resident

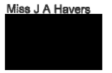
Yours sincerely

Lisa Inzani

Poppleston Allen

Partners • James R D Anderson Ltd • Nick Arron Ltd • Graeme Cushion Ltd • Clare Earnes Ltd • Andy Grimsey Ltd • Lisa Inzani Ltd Lisa Sharkey Ltd • Jonathan M Smith Ltd • Associates • Hennah Price • Sarah Taylor
The Stanley Building, 7 Panoras Square, London N1C 4AG • T 0203 859 7760 • W popali.co.uk
Principal Office in Nottingham

PopplestonAllen



Date: 26 January 2018

Our ref: LMI/MRO/L12133-2 Doc Ref: 2146265690

Your ref:

E-mail: I.inzani@popali.co.uk

0203 859 7755

Direct line:

Dear Miss Havers,

Re: 4 Mercer Walk, London WC2H 9FA - New licence application

I have been passed a copy of your representation from the Licensing Authority.

My clients have taken on board all your comments and I attach further documentation in relation to my client's application:-

- Amended and further conditions.
- 2. My client's brochure.
- My client's dispersal policy.

My clients and I would very much like to meet with you and discuss your concerns. Please may I assure you that my clients take your concerns extremely seriously and would very much like to meet with you to discuss their operation in more detail.

I look forward to hearing from you.

Kind regards.

Yours sincerely

Lisa Inzani
Poppleston Allen

CC. UCC Living Among

Partners • James R D Anderson Ltd • Nick Arron Ltd • Graeme Cushion Ltd • Ciare Eames Ltd • Andy Grimsey Ltd • Lisa Inzani Ltd Lisa Sharkey Ltd • Jonathan M Smith Ltd • Associates • Hannah Price • Sarah Taylor

The Stanley Building, 7 Pancras Square, London N1C 4AQ • T 0203 859 7760 • W popall.co.uk

Principal Office in Nottingham

Emails to David Kaner, Chair of the Covent Garden Community Association dated 31st January 2018

Dear David,

Many thanks for your response.

I attach a consolidated list of all conditions.

Kind Regards

Lisa

From: CGCA Licensing Sent: 31 January 2018 14:49

To: Lisa Inzani

Cc: 'licensing licensing'; Kevin Jackaman; Kerry McGowan

Subject: RE: 4 Mercer Walk, London WC2 - New premises licence application - Hearing 15th February

Dear Lisa,

This is to confirm receipt of the email and to confirm that these are all agreed save for Conditions 6 and 7 which are in your list of outstanding issues. I would also point out that in condition 7 a "private dinning area" sounds rather noisy and you might prefer to remove a "n".

I assume that for the sake of clarity you will send a consolidated list of agreed conditions to WCC encompassing any others already agreed with the MPS, EH and Licensing.

Regards

David Kaner

Volunteer Chair - CGCA Licensing Sub-Committee

Dear David,

Many thanks for your email dated 26th January 2018.

Lattach:-

- 1. The additional conditions which incorporate your amendments as set out below. Please note, my clients have taken on board all of the comments you have made on behalf of the Residents and the conditions have been amended accordingly.
- 2. Amended Dispersal Policy.

I have discussed with my clients the remaining issues in relation to hours of operation, doors and windows and last entry and they agree that these are the 'outstanding issues' that will need to be determined by Westminster Licensing Committee at the Hearing on 15th February 2018.

I would be grateful if you could please confirm safe receipt of this email and the attached documents and confirm that as far as these are concerned they are agreed.

Kind Regards

Lisa

From: CGCA Licensing **Sent:** 26 January 2018 14:43

To: Lisa Inzani

Cc: Kevin Jackaman; Kerry McGowan; 'licensing licensing'

Subject: RE: 4 Mercer Walk, London WC2 - New premises licence application - Hearing 15th February

Dear Lisa,

Thank you for these documents, which I have also received from Daisy Gadd.

I am grateful that you have taken on board the points we discussed. As expected we are not going to agree on everything and there will still be things on which we will need the Licensing Committee to make a determination. I have, as you might expect, some comments/suggestions on the documents

Additional Conditions.

Dispersal

I would like the dispersal policy condition to include the part of it which is most important to residents, namely that "Staff will actively encourage customers to disperse on to Langley Street rather than Mercer Street to minimise disturbance to residents."

This could be worded as follows in an amended condition

A written dispersal policy shall be retained at the premises and made available for inspection by authorised officers upon request. It will include the requirement that staff will actively encourage customers to disperse via Langley Street rather than Mercer Street in order to minimise the disturbance to residents.

I appreciate that this is included in the Dispersal Policy itself but this document could be modified and does not have to be reviewed with WCC or residents. In order to "futureproof" the licence I would like at least this minimum requirement to be on the face of the licence. This is a particular concern for most of those who have made representations and so having it on the face of the licence will help to reassure them.

Deliveries and Waste

You have not reflected the lease or planning requirements regarding deliveries and waste in your amended conditions. This would, I hope, be something we could agree in advance of the hearing thus reducing the need for the Committee to consider it.

Queuing

Could we amend this condition as follows:

The licence holder will operate a virtual queuing system to encourage customers waiting for a table to leave the immediate area of the premises. The licence holder will ensure that any queue to enter the premises which, despite this, forms outside the premises is orderly and supervised by staff so as to ensure that there is no public nuisance or obstruction to the public highway.

Again this is about future-proofing the licence so a subsequent operator needs to operate a similar system to the one which Le Bab intend to operate.

Management Plan and Dispersal Policy

The document is very focussed on dispersal and does not cover all of the management issues which we discussed (eg HOW you will ensure that...Delivery drivers do not congregate in the vicinity of the premises, obstruct the highway or cause nuisance outside the premises). I would suggest that you change the title to avoid confusion.

The formatting of the document is confusing with all of the points appearing to come under a subheading called "liaising with neighbours". Perhaps you could revise this.

If you agree with these items then I think that the outstanding issues are:

Hours of operation

We continue to believe that the planning hours are appropriate to prevent public nuisance and will continue to ask the Licensing Committee to restrict the hours for the main part of the restaurant. We have no objection to allow an additional period for the private dining area BUT note that in your proposed condition you have not fixed this additional period. We believe that it should be no more than 60 minutes later than the rest of the premises (if the premises close at 23:00). We believe 30 minutes is appropriate if you are successful in persuading the Committee to allow you to remain open until the end of Core Hours.

Door and Windows

We continue to believe that 21:00 is later enough for doors and windows to be closed to attenuate noise

Last Entry

We discussed a last entry condition 60 minutes before the end of Licensable activities based on the statement that the usual evening dwell time was 90 minutes. We see that you have not included this. If you are successful in convincing the Committee to let you open later we will certainly ask that they impose this condition in order to encourage a gradual dispersal.

I hope that this is clear. If you have any questions please contact me. Regards
David Kaner
Volunteer Chair - CGCA Licensing Sub-Committee

From: Lisa Inzani [mailto:L.Inzani@popall.co.uk]

Sent: 25 January 2018 16:16

To: 'David Kaner'

Cc: 'licensing@westminster.gov.uk'; 'iwatson@westminster.gov.uk'; Kevin Jackaman; Kerry McGowan **Subject:** 4 Mercer Walk, London WC2 - New premises licence application - Hearing 15th February

Dear David,

Thank you so much for meeting with myself, Kevin and my client Ed Brunet on Tuesday.

As discussed, I attach:-

- 1. Amended and further conditions that we wish to offer prior to the hearing on 15th February.
- 2. The brochure we discussed, providing details of the company, those persons involved with the company and with the restaurant and the whole ethos of the food and drink that is proposed to be provided at the premises.
- 3. Our dispersal policy.

We are very grateful for the input that you have provided and the immense knowledge that you bring to the application in view of your role with the Association and your knowledge of nearby residents and premises.

You will see that I have drafted a further condition acknowledging that the premises should close within Westminster's core hours, save for 10 guests in the private dining area of the Chef's Table, together with staff.

I have addressed the dispersal point as we have discussed and also the discussion regarding the fact that we will not be having a queue at the premises. As Ed explained at our meeting, the premises have a dining app, which means that customers are asked to go and have a drink in the area and are sent details 15 minutes before their table is ready, so that they can come back and have their meal. This is the system we operate at le Bab in Kingley Court and Ed has confirmed that they have never had any problems with queues at the premises, nor any complaints of noise disturbance.

I am sending all this information, as you can see, to Licensing, requesting that they disseminate this to all those who have made representations and I will also write directly to the resident who lives very nearby, as the resident has written in by post.

I have also added on my email to all the residents that they are to contact myself or Kevin direct if they wish to meet up, so we can arrange for them to meet with Ed and ourselves, so that we can personally deal with their concerns.

As you know I am away from the office the week commencing 5th February. I will return on 12th February. Please do copy me in on all emails and I will of course make contact upon my return.

Best Wishes.

Lisa

PopplestonAllen

Miss J A Havers

Dear Miss Havers,

Date:

31 January 2018

Our ref:

KM/KM/L12133-2 Doc Ref: 2146273020

Your ref:

E-mail:

l.inzani@popall.co.uk

Direct line:

020 3859 7755

Re: 4 Mercer Walk, London, WC2H 9FA - New Licence Application

Many thanks for your telephone call.

I have been in discussions with David Kaner, Chair of the Covent Garden Community Association, in relation to my clients new premises licence application and we have amended some of the conditions which were in our original document sent to you on 26 January 2018. We have also included 2 additional conditions in relation to waste collection

There has also been a slight change to the Dispersal Policy document.

l attach:-

- 1. Composite List of Conditions inloluding the conditions set out in the operating schedule and our additional conditions;
- 2. Dispersal Policy.

If you have any further queries in relation to the above documents or our application then please do contact me on 07831 649 788.

Kind Regards

Yours Sincerely

Lisa Inzani

Poppleston Allen

Copied to: Westminster Licensing

Pertners · James R D Anderson Ltd · Nick Arron Ltd · Graeme Cushion Ltd · Clare Eames Ltd · Andy Grimsey Ltd · Lisa inzani Ltd Lisa Sharkey Ltd • Jonathan M Smith Ltd • Associates • Hannah Price • Sarah Taylor The Stanley Building, 7 Pancras Square, London N1C 4AG • T 0203 859 7780 • W popall.co.uk Principal Office in Nottingham

PopplestonAllen

1st February 2018

Resident

Our ref: KM/KM/L12133-2

Doc Ref: 2146273250

Your ref:

l.inzani@popall.co.uk

E-mail:

020 3859 7755

Direct line:

Re: 4 Mercer Walk, London, WC2H 9FA - New Licence Application

Further to my letter to you dated 25 January 2018, on behalf of my client I have been in discussion with David Kaner, Chair of the Covent Garden Community Association.

We have amended some of the conditions which were provided in our original additional conditions document and have included 2 additional conditions in relation to waste collection and deliveries.

There has also been a slight change to the Dispersal Policy document.

I attach:-

Dear

- Composite List of Conditions including the conditions set out in the operating schedule and our additional conditions;
- 2. Dispersal Policy.

Kind Regards

Yours Sincerely

Lisa Inzani

Poppleston Allen

Partners • James R D Anderson Ltd • Nick Arron Ltd • Graeme Cushion Ltd • Clare Eames Ltd • Andy Grimsey Ltd • Lisa Inzani Ltd Lisa Sharkey Ltd • Jonathan M Smith Ltd • Associates • Hannah Price • Sarah Taylor
The Stanley Building, 7 Pancras Square, London N1C 4AG • T 0203 859 7780 • W popali.co.uk
Principal Office in Nottingham

Letter to Michelle Zini, Chair of Seven Dials Housing Co-Op dated 1st February 2018

PopplestonAllen

Michelle Zini

Chair

Seven Dials Housing Co-Op

Date:

1st February 2018

Our ref:

KM/KM/L12133-2

Doc Ref: 2146273215

Dear Ms Zini.

Your ref:

1.inzani@popall.co.uk

Re: 4 Mercer Walk, London, WC2H 9FA - New Licence mall: Application

lmost Ilmar

020 3859 7755

I have been passed a copy of your representation yesterday from Westminster Licensing Authority.

I have reviewed your comments with my client and we have taken on board your concerns.

In relation to your concerns regarding outside seating we have not made an application to place seating outside our premises.

I have been in discussions with David Kaner, Chair of the Covent Garden Community Association, and we have agreed on further additional conditions which may alleviate your concerns with regards to deliveries.

I attach:-

- Composite List of Conditions including conditions set out in the operating schedule and our additional conditions;
- 2. Dispersal Policy;
- 3. My client's brochure.

My clients and I would very much like to meet with you and discuss your concerns or if it is more convenient please call me on my direct line: 020 3859 7755.

Please may I assure you that my clients take your concerns extremely seriously and would very much like to meet with you to discuss their operation in more detail.

Kind Regards

Yours, Sincerely

Lisa Inzani

Poppleston Allen

Copied: Westminster Licensing

Partnera • James R D Anderson Ltd • Nick Arron Ltd • Graeme Cushion Ltd • Clare Eames Ltd • Andy Grimsey Ltd • Lisa inzani Ltd Lisa Sharkey Ltd • Jonathan M Smith Ltd • Associates • Hannah Price • Sarah Taylor
The Stanley Building, 7 Pancras Square, London N1C 4AG • T 0203 859 7760 • W popali.co.uk
Principal Office in Nottingham

Email to Mrs Rigby dated 2nd February 2018

Dear Mrs Rigby,

Further to my email to you dated 25 January 2018, on behalf of my client I have been in discussion with David Kaner, Chair of the Covent Garden Community Association.

We have amended some of the conditions which were provided in our original additional conditions document and have included 2 additional conditions in relation to waste collection and deliveries.

There has also been a slight change to the Dispersal Policy document.

I attach:-

- 1. Composite List of Conditions including the conditions set out in the operating schedule and our additional conditions;
- 2. Dispersal Policy.

Please do not hesitate to call me.

Kind Regards

Lisa

Miah v Secretary of State for the Environment and Another

[1985] Lexis Citation 1810

The Times 4 November 1985, [1986] JPL 756

CO/506/85, (Transcript:Marten Walsh Cherer)

QUEEN'S BENCH DIVISION (CROWN OFFICE LIST)

WOOLF J

29 OCTOBER 1985

29 October 1985

T Comyn for the Appellant; R Griffiths for the First Respondent; the Second Respondent did not appear and was not represented

William Heath & Co; the Treasury Solicitor

WOOLF J

This is an appeal under section 246 of the Town and Country Planning Act 1971. On the face of it, it raised a very short and very simple point, but, as sometimes happens on closer examination, with the considerable assistance that I have had from counsel in this case, the point is not as straightforward as it first appears.

The background to the case is that the appellant, Mr Kadar Miah, operates a restaurant at 110 High Street, Northwood, Middlesex. The premises are operated subject to a planning permission which is dated 31st March 1978, which granted permission for the change of use of those premises from a shop to a restaurant and made that permission subject to a condition which was in these terms: "The restaurant shall not be open to the public after 12 midnight or before 9.00 am Monday to Saturday inclusive or on Sundays". The reason for the imposition of the condition was stated to be to protect the amenities enjoyed by the occupants of adjoining residences. Quite cleary, Mr Miah, on any view of the facts, did not comply with that condition and because of that the Enforcement Notice was issued on 23rd March 1984 by the Local Planning Authority, which is the Hillingdon London Borough Council, which was anxious to restrict inconvenience caused to persons living in the vicinity of the restaurant

and the Enforcement Notice set out that the breach of planning control was that the restaurant was opened to the public after 12 midnight and before 9 am and was also open to the public on Sundays.

An appeal was entered against that Enforcement Notice and the appeal was on two grounds, first of all, on the ground that planning permission ought to be granted to permit what was not permitted by the permission already given -- that is under section 88(2)(a) of the Act of 1971 -- and in addition on ground (b) of the same subsection; that being that the steps required by the Notice to be taken exceeded what was necessary to remedy any breach of planning control. With regard to that, the requirements of the Notice were that the appellant should ensure the restaurant was closed between the hours of 12 midnight and 9 am on Monday to Saturday of each week and it was closed to the public at all times on Sunday of each week.

The appeal was heard by an Inspector and he heard a considerable amount of evidence. That evidence included evidence from the Local Authority and persons who lived in the locality The Inspector visited the site and, having done so and having heard the evidence, set out his conclusions in his report in terms which dismissed Mr Miah's appeal.

In setting out his conclusions, he started off by stating that in his opinion the principal issue to decide is whether the opening of the restaurant outside the hours permitted by the condition attached to the existing permission is unacceptably detrimental to the residential amenities of the neighbourhood by reason of noise and general disturbance. Having stated that as the principal issue, he went on eventually to say that he took the view that the normal interpretation of the condition as a whole is that the public should not be on the premises during the stated hours when opening is prohibited. "On that basis, customers would have to leave no later than midnight. In my opinion that is not an unreasonable restriction to impose on this restaurant which is so closely associated with dwellings". He added that in his opinion the opening of the restaurant outside the hours permitted by the condition attached to the existing permission is unacceptably detrimental to the residential amenities of the neighbourhood by reason of noise and general disturbance. He came to the conclusion that the appeal on the grounds contained in subsection 2(a) and (g) failed.

In relation to that decision, there is a right of appeal provided by section 246 of the Town and Country Planning Act. Subsection 1 of which reads: "Where the Secretary of State gives a decision in proceedings on an appeal . . . against an enforcement notice . . . the appellant or the local planning authority or any other person having interest in the land to which the Notice relates may, according as rules of court may provide, either appeal to the High Court against the decision on a point of law . . ." Although that right of appeal refers to a decision of the Secretary of State there is no dispute that it also applies to a decision such as we have here by an Inspector on behalf of the Secretary of State.

The section then goes on to indicate the powers of this court on such an appeal. The basic power which is contained in the rules made pursuant to that section is to remit the matter to the Secretary of State with the opinion or direction of the court for rehearing and determination by the Secretary of State. It is apparent on reading the Inspector's decision in this case that his conclusions were based entirely on the fact that he took the view that protection of the sort provided by this condition was needed for the protection of the public. The ground of appeal which is made to this court depends on the statement by the Inspector that the public by virtue of the condition should not be on the premises during the stated hours when opening is prohibited. Mr Comyn on behalf of Mr Miah submits that this amounts to a misinterpretation of the condition and the effect of the condition is not that indicated by the Inspector. The correct effect is one which prevents the restaurant allowing the public to have access to the premises after the periods laid down in the condition but does not prevent customers who are already on the premises remaining on the premises after the permitted hours for the purpose, for example, of finishing a meal which they had already started.

Having regard to the reasoning of the Inspector, the point immediately arises that the issue as to the proper interpretation of the condition would not have affected and could not have affected the decision which the Inspector in fact came to. If he had adopted the interpretation of the condition which Mr Comyn submits is the correct one, he would have been even more firmly of the view that the condition imposed was not unreasonable since on that interpretation the condition is less restrictive than the interpretation in fact adopted by the Inspector. This being so, there is no basis for suggesting that this appeal should properly result in a conclusion which requires the decision to be remitted for redetermination. If the Inspector was in error on his interpretation, that did not in any way affect the outcome of his decision.

Mr Griffiths on behalf of the Secretary of State submits, that being the situtation, that this whole appeal is misconceived and should be dismissed at the outset without the court expressing any view about the proper interpretation of the condition, that being a matter which could be resolved, if it was necessary to do so, in the event of enforcement proceedings being taken in the Magistrates' Court as a result of the non-compliance of the Enforcement Notice.

I fully accept the force of Mr Griffiths' submission and I recognise that it is undesirable for this court to allow the procedure under section 246 to be used as a vehicle for testing the validity of reasoning of inspectors or the Secretary of State on appeals conducted by them of this nature, when the points which are in issue do not affect their decision. The wording of subsection (1) of 246 provides an appeal against the decision and it is not an appeal against the decision if it cannot affect the decision. So in the ordinary way I would be inclined to accede to Mr Griffiths' submission and I would defer from adding to my reasons for dismissing the appeal anything over and above that which I have already stated in this judgment. However, quite clearly, there is now an issue as to what is the correct

interpretation of this condition as a matter of law. It is obviously important for Mr Miah to know what is the proper manner in which he should conduct his business.

If there had been an application to the Court for a declaration it could be -- I put the matter no higher than that -- that the court would consider it appropriate to grant a declaration, this is not being a case where there is any pending criminal proceedings which it could be suggested are being interfered with by the court taking that course. It is very desirable that the court should not unnecessarily put the parties to expense merely because the correct procedure had not been adopted. From the practical point of view, there is no embarrassment at all to Mr Griffiths by the court proceeding to consider the merits of the argument which was advanced by Mr Comyn. Indeed, he was very quickly able to persuade me that the answer to the question was not as easy as I had hitherto thought and in these circumstances it does seem to me right that I should go on to indicate my view of what is the proper interpretation of this condition.

There were cited certain 19th Century licensing decisions on similar phrases in licensing statutes and other references were made to situations where the court has considered similar phrases to those contained in this condition, however, I find those authorities of really no assistance at all. I was, however, also referred to a decision of the Court of Appeal as to the general approach to conditions in planning permissions. That is the case of Crisp from the Fens, Ltd v Rutland County Council [1950] 114 JP 105, and that authority did provide useful guidance.

In the judgment of Lord Justice Singleton, he indicated at page 57 that it was proper to look at the reason given for a condition and he also went on to say that he considered the argument that had been submitted that all the matters in the Order should be construed against the local planning authority, in other words, that the contra proferentes rule should apply was wrong. He added, "The local planning authority are given the duty of determining applications under this Act. When the Court is construing a permission which the authority have given, it must have regard to the document and to the subject matter of the case. I do not see why it should be construed against those who grant it in particular, for there is another class of persons altogether to be considered, namely, the general public."

Lord Justice Denning, as he then was, in the same case, at page 59, added: "I think it is very important that a condition of this kind should be expressed in plain language so that any layman can understand it without having to look up the statutory instrument and interpret the terms of an Order. This condition was ambiguous, but I cannot see that the company have in any way been misled." He added later: "It has to be remembered that the Planning Acts are intended to protect amenities. Owners of property cannot in these days use their property to their own private advantage without regard to the amenities of the neighbourhood. When the Planning Authority gave this permission, they clearly intended to protect the amenities. The reasons said so. It would be unfortunate if the

amenities of a small country town like Oakham came to be taken away owing to a slip in omitting the word 'other' in the wording of a condition when the parties knew perfectly well that the amenities were intended to be preserved."

With the guidance provided by that authority, I would therefore return to the proper interpretation of this condition. Mr Griffiths points out that the great advantage to approaching the matter in the way that the Inspector approached it was that the position was clear beyond peradventure: members of the public should not be on the premises during the stated hours when opening is prohibited. In those circumstances, the condition is clearly capable of ready enforcement and furthermore there is no question of the obvious intent of the planning authority being overridden by persons who are already on the premises being allowed to remain on those premises for a substantial time.

Mr Comyn, on the other hand, contends that, if that was what the authority was seeking to do, they could easily have used words which had that effect and the words which were used only mean that the restaurant is prohibited from giving access to the premises after the hours stated in the condition.

My conclusion as to the proper interpretation is one which is easier to state by explaining how the condition is intended to work than being expressed in terms different from those actually used in the condition.

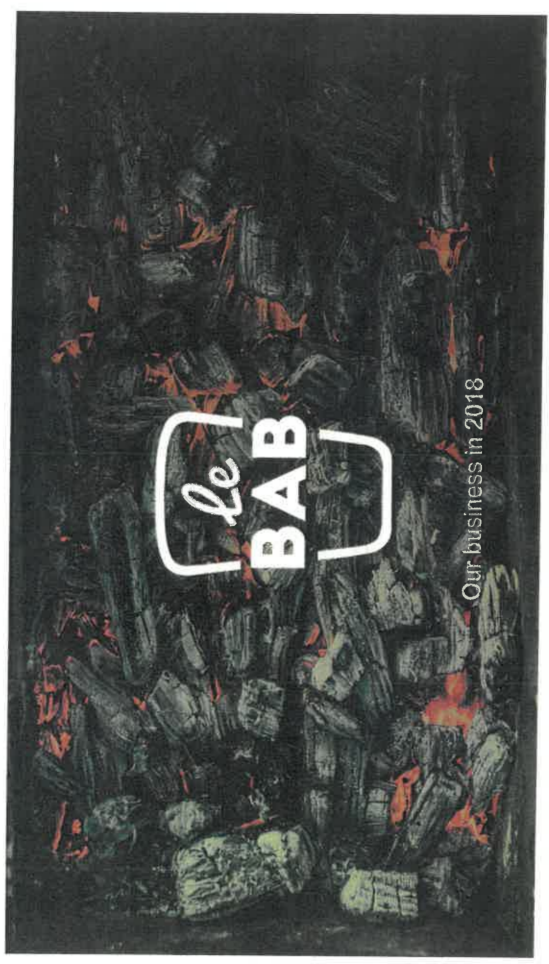
I do not think it is helpful -- as Mr Comyn would submit it would be -- to interpret this condition by examining whether doors are closed or secured in some other way. That is an unrealistic approach to a restaurant. Equally, I do not think it is right to regard this condition as having the effect of preventing any member of the public being on the premises one minute after midnight. What is intended by this condition is that the premises should be closed at midnight. That is to say that the restaurant should cease to be open to the public for the serving of meals after that time. However, if, when midnight strikes, there are persons in the restaurant who are already fully engaged in eating a meal, that does not mean that they forthwith -- rather like Cinderella -- have to leave the restaurant irrespective of the state of the table at that moment. The restaurant is not open to the public within the meaning of the condition if those persons have a reasonable time in which to finish their meal. I am not reading into the condition any implied term, I am merely giving effect to the words "open to the public". In the same way as after a store is closed some members of the public will take a little while to leave the premises and the premises are not open to the public, so a restaurant is not open to the public if it allows those persons a short time in which to finish their meal upon which they are engaged when midnight strikes.

I do, however, emphasize that the effect of what I have decided does not permit what was happening in these premises to occur, where there were still members of the public present, making a noise,

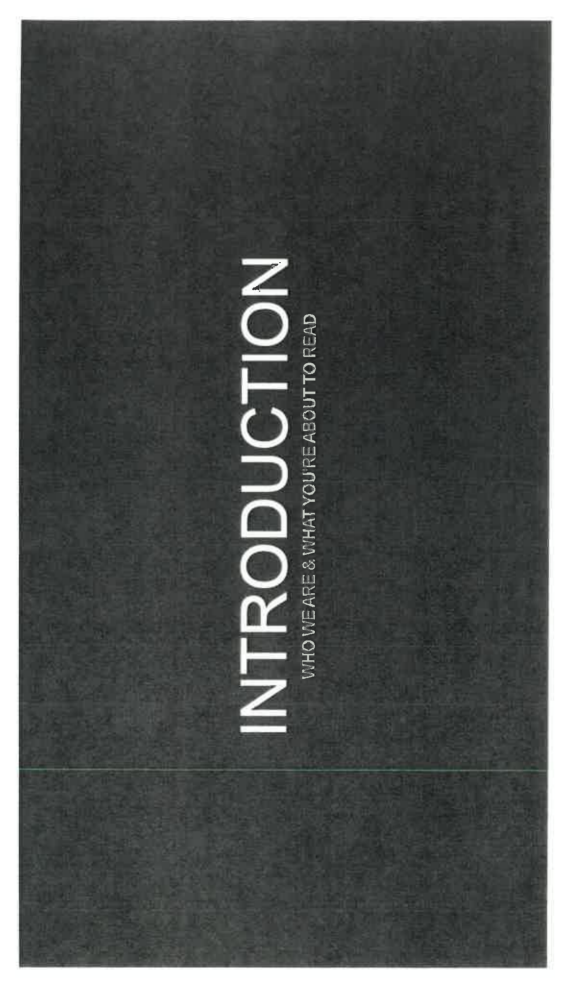
between 2 am and 3 am. That is something wholly different. The general effect of the condition is to require the premises to close at 12 o'clock on weekdays and not to be open at all on Sundays.

Although I take a different interpretation from that of the Inspector and take the view that if the interpretation the Inspector adopted was to be the correct one the condition would have to be in much more restrictive terms than it was, for the reasons I gave at the outset of this judgment the appeal is dismissed.

Appeal dismissed



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The Team



Stephen Tozer: Co-Founder

Staphen was inspired to enter the hospitality sector through his experience running two Oxford University bells. After graduating from Oxford with a 1st class degree in PPE, Stephen worked on inportfolio strategy for Hanover Investors for 2 years. In May 2014 he left to set up Le Bab, with a deferred position at Bain



Ed Brunet: Co-Founder

Since graduating from Oxford University with a masters degree in Engineering, Ed pursued his dream of becoming a chef. Ed has worked in some of the UK's leading restrurants, amassing 11 Michelin stars of experience. Ed worked most recently at the renowned 2 Michelin starred Le Gavroche in Mayfair



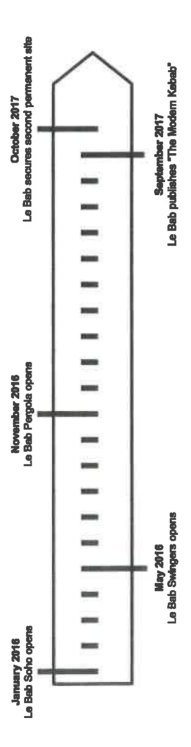
iqbal Wahhab: Advisor

lobal is a pioneer and leading figure within the London hospitality industry.

As the founding CEO of Roast and the Chnamon restaurant group, lobal is one of London's foremost restaurateurs. He is an official mentor and advisor to Le Bab, giving ongoing strategic advice and







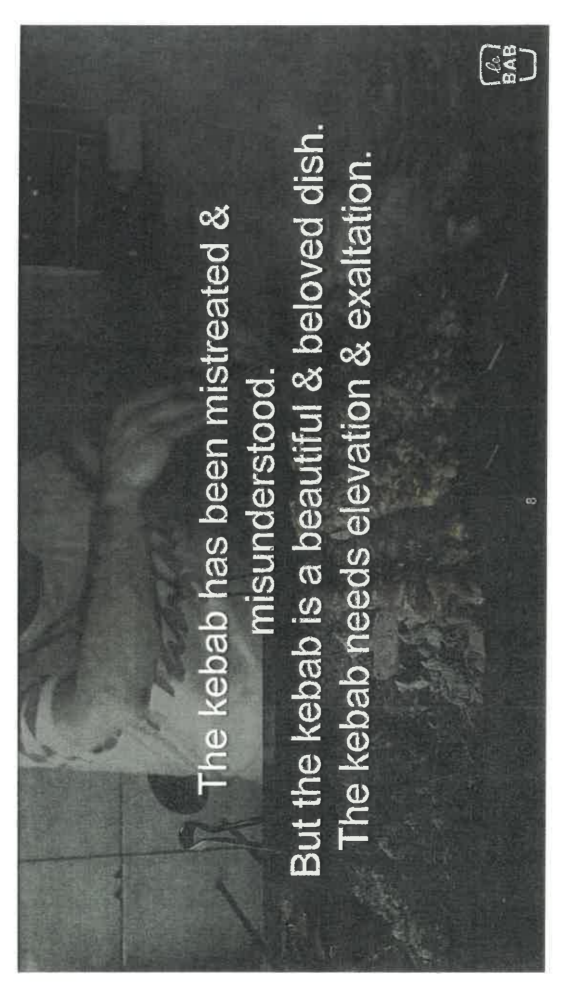
OUR timeline

9

introduction

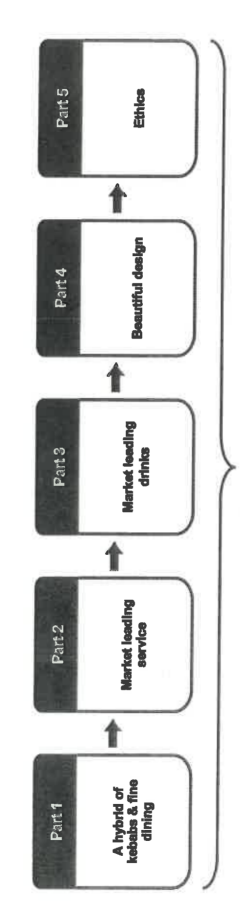


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Le bab: kebab elevation &

exaltation

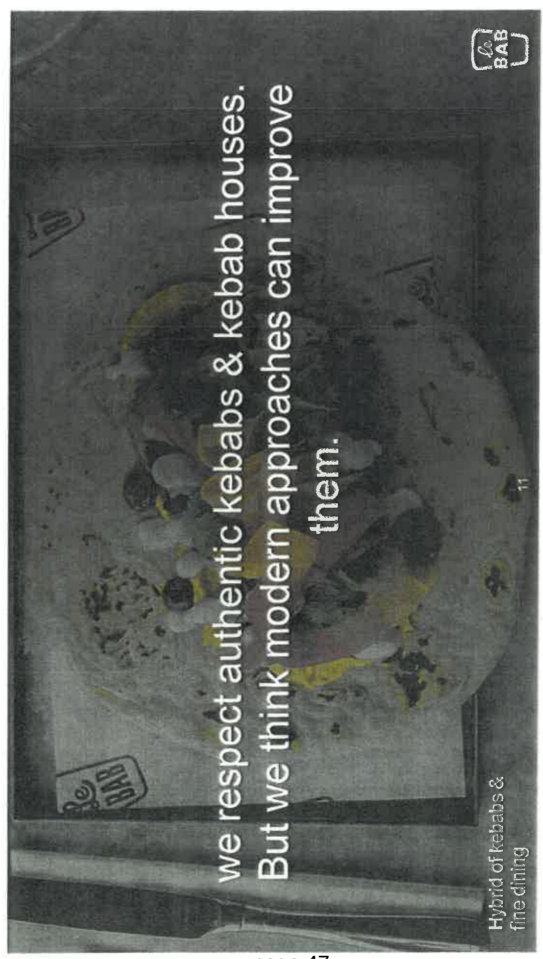


An affordable experience: you can eat & drink for <£18

O

PAB)



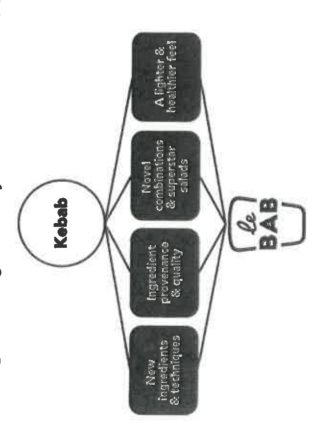


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Elevating the kebab

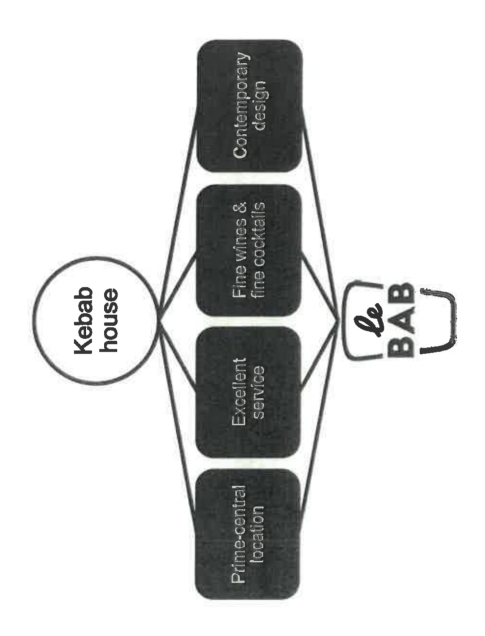
Typical kebabs are flawed & homogenous, lacking top ingredients & gastronomic thought. Le Bab brings serious gastronomy to this under-loved dish



Hybrid of kebabs & fine dining

12

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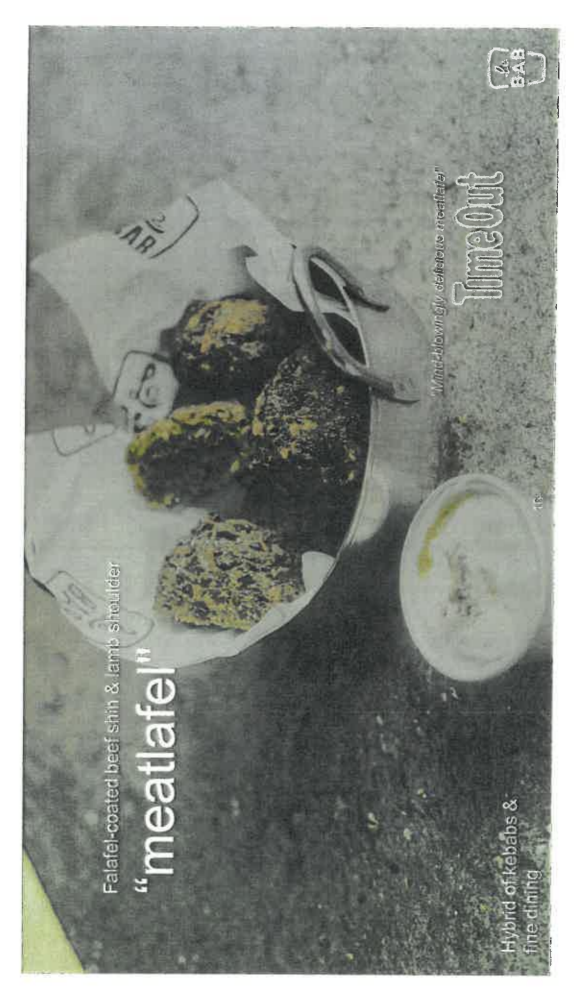




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ARKET LEADING Sevisie Reference Sevisie Reference



We do What Customers Value

Consolidating around what customers want; outstanding service at a low price point

Charm

We believe casual dining customers want friendly, "extra mile" service without regimented formality

Passion

Our staff convey our huge passion for our food and drink through knowledge & recommendation

Proficiency

Customers want fast attentive service, but not sliver service. We target speed & regular contact

Market leading service



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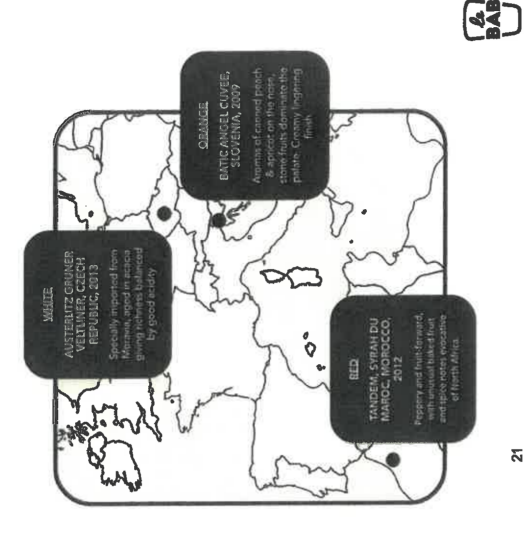
ARKET LEADING We're as properties the properties of the properties

Our Wines: Value in

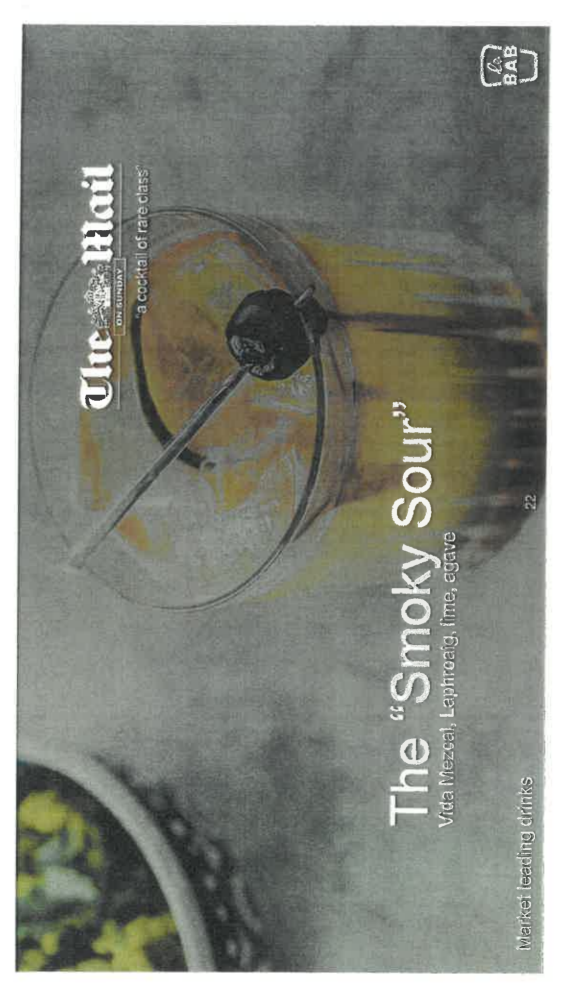
Intellar Britions anable us to bring value to our customers in two key ways:

Emerging territory wines are very well priced, meaning affordable quality

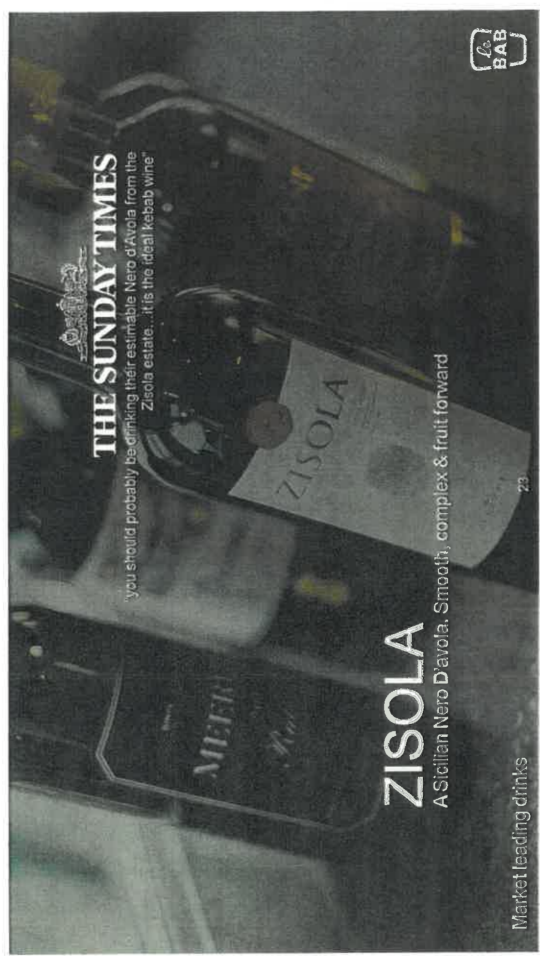
They're also interesting and otherwise inaccessible, justifying the restaurant price point



Market leading drinks



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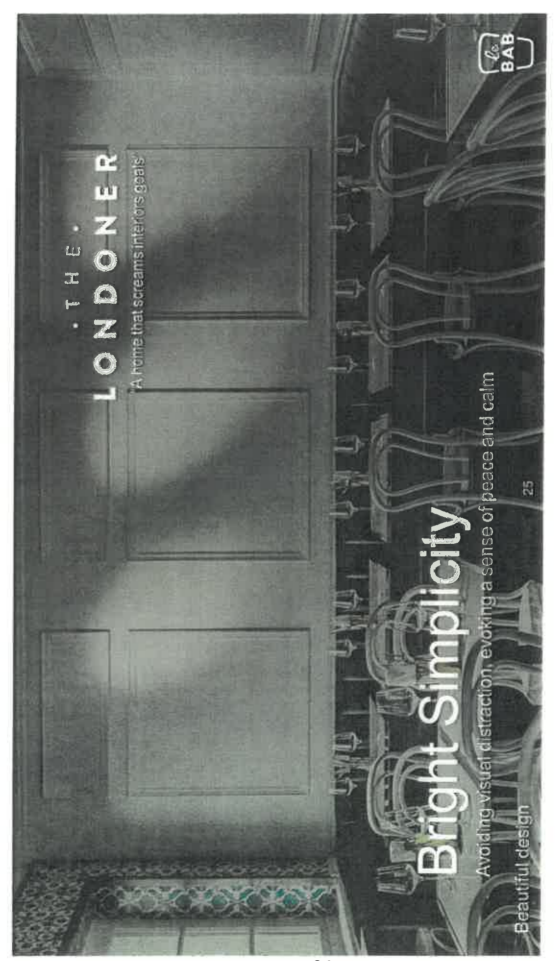


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BEAUTIFUL DESIGN

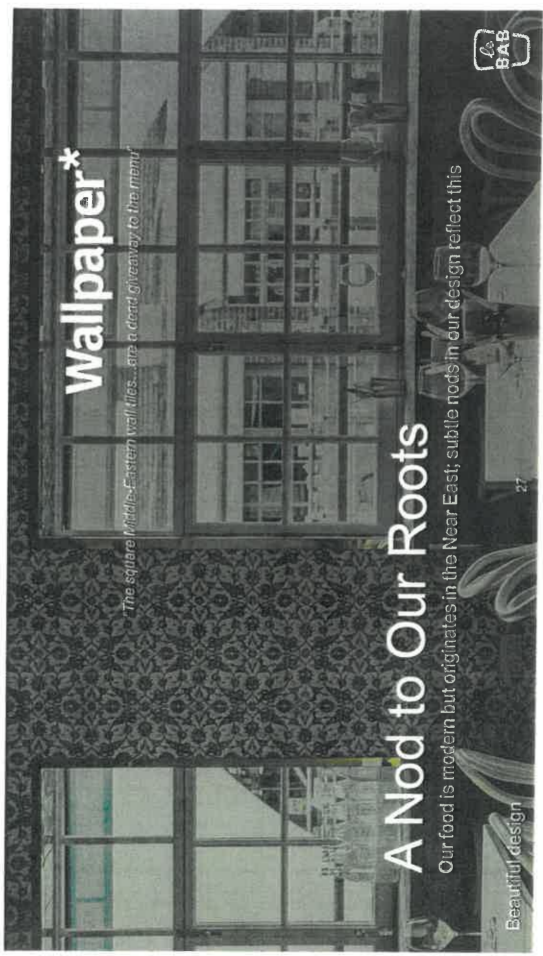
Crucial to re-inventing the kebab house



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ETHICS
We care about how we do things

BAB BAB

An Ethical approach to business

We try to utilise our restaurant to positively influence the world around us

Social Enterprise

We support various charities & we work with several organisations to recruit & support ex-offenders who are looking for their first job

Animal Welfare

We refuse to use intensively reared meat & choose only free-range animals farmed by trusted suppliers

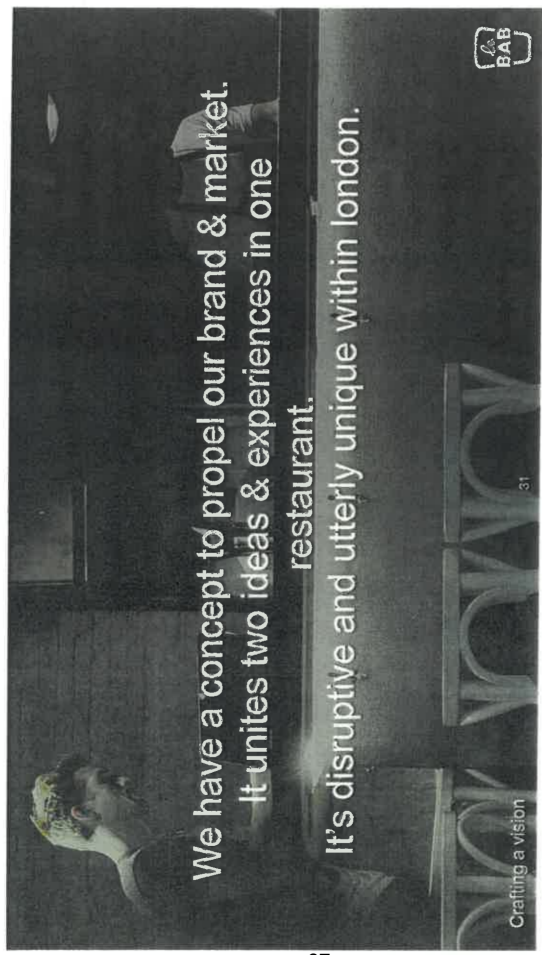
Sustainability

In using local, seasonal and organic produce we minimise our impact on the environment & support proper farming practices

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CRAFTING A VISION

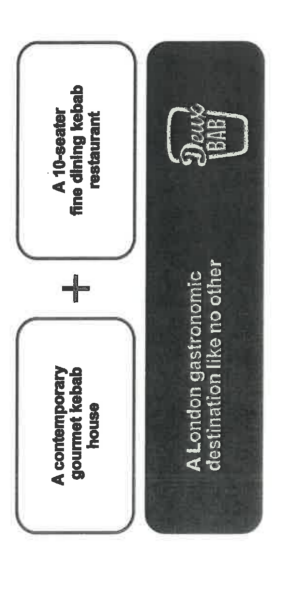


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1+1=3

Their interaction is synergistic. They confer value on each other & their coalescence is utterly unique 2 separate but conceptually unified components comprise a venue better than the sum of its parts.

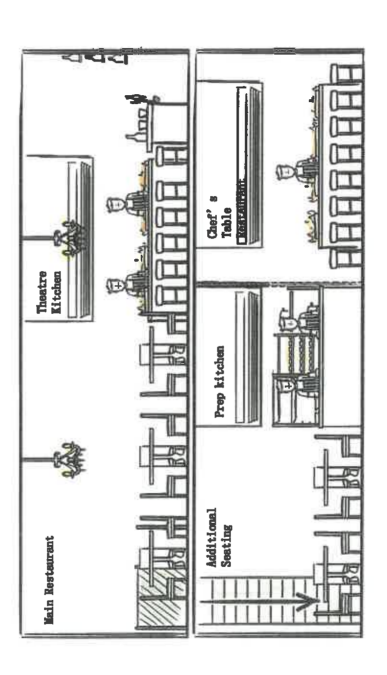
Crafting a vision

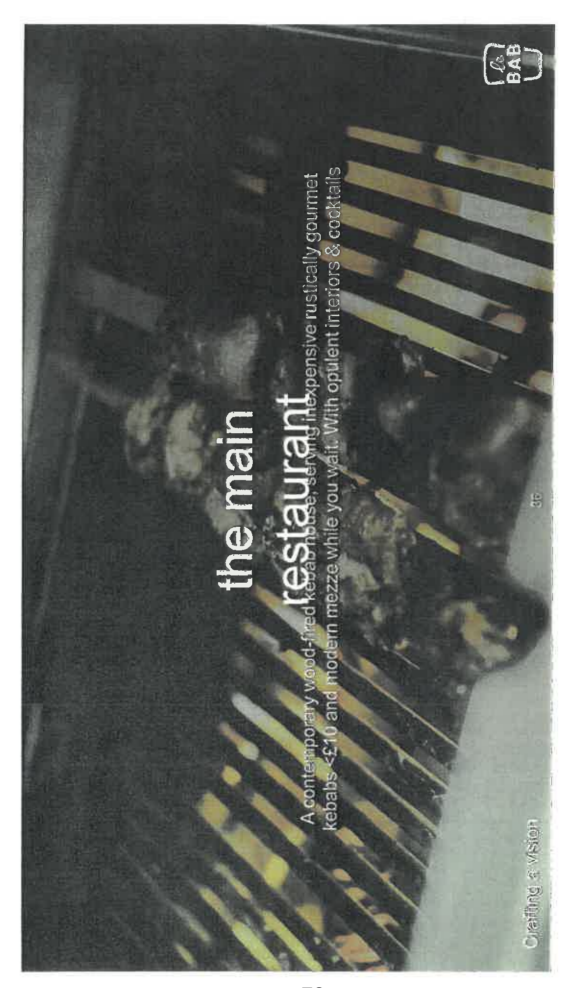


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HOUSE

MEZZE SHARERS

DEVILLED EGGS 4 Smoked aubergine, chilli & walnuts

SPICED DUCK RAGU 4.5
With a house-made date scone

MUTTON MEATBALLS 4.5 With an Arabic spiced formato sauce LOBSTER KATI ROLLS 9
With spiced cautiflower & lime mayo

MEATLAFEL S
Folatel filled with braised lamb shoulder
& beef shin, tzatziki

LEVANTINE CAPRESE 5.5 Heritage formations, sheeps curd, za'atar

KEBABS

BROCCOUL & CAULIFLOWER 8.5 Char grilled broccoil & caeliflower, barrel aged feta, aioli

15-HOUR FREE RANGE PORK
SHAWARMA KEBAB 9.5
Charred & soused cabbage, chermoula mayonnalee

CORN FED CHICKEN SHISH 9.5
Burnt braccoll pickle, house harissa atoli

CHAR-GRILLED SQUID 9.9 Squid ink flatbread, parsley pures, harisso, burnt red pepper HERDWICK LAMB ADANA 9.5 Curry parsnip parsnip crisps, burni pickled onion VENISON SIKH 9.9
Cavolo nero kimchi, blackberry & chilli jam, game mayo

Kebabs are served with a house-made flatbread.

ENDIVE AND POMEGRANATE SALAD 3.5 Lincolnshire endive, Iranian pomegranate, shallot dressing DOUBLE COOKED FRIES 3 WITH FONDUE (a homage to the humble kebab van) HOUSE BREAD 2 WITH GARLIC & MEAT BUTTER (from resting juices)



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TABLE

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TASTING MENU - £55PP

4. SECRETO SUSHI Nigiri of mangalitea secreto & spiced bulgur wheat

The season's salted pickles - Whipped lentil falafel

1. CANAPÉS

5. TROUT TIKKA

Charcool-cooked fresh water trout fillet, Caviar.
Preserved lemon puree. Crunchy lentils

6. DUCK SHISH FESENJAN Charcoal Grilled Goosnargh duck breast. Duck jus & molasses. Walnut praline

Black cardamom crème moulée. Herdwick lamb's

tongue jerký. Ottoman Spices

3. "BACON & EGG" CUSTARD

7. TURBAN SQUASH TESTI KEBAB (for 2) Herdwick mutton ragu inside a Uncolnshire turban equash

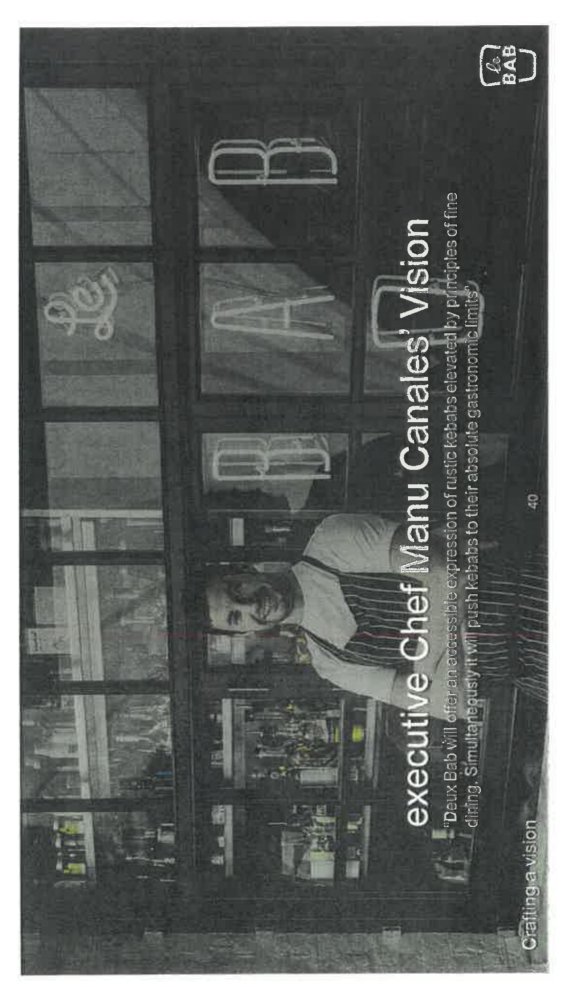
English cucumber panna cotta. Nut granola

8. TZATZIKI PANNACOTTA

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Dorset crab. iskender souce. Smoked corn mayo

2. CRAB ISKENDER

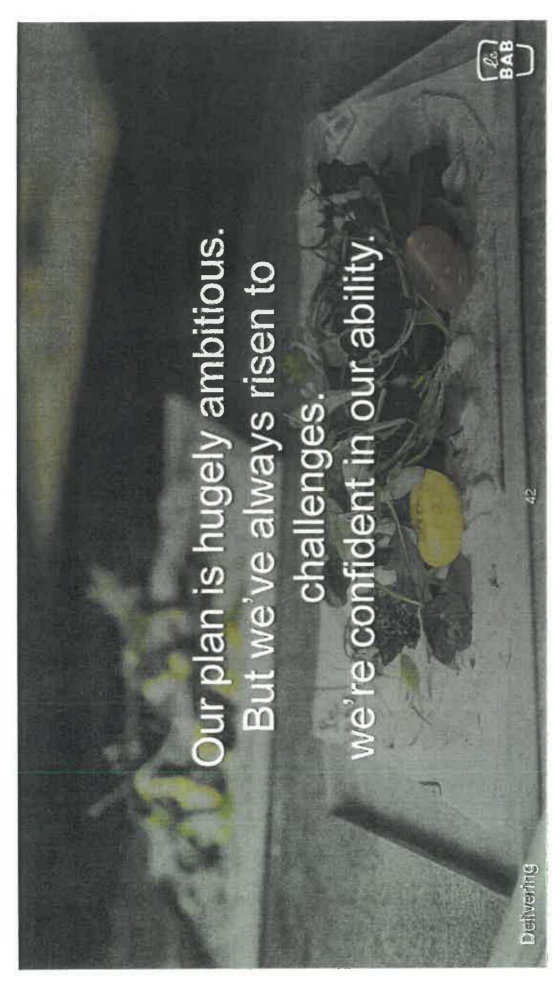


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DELIVERING

4



page 78







As a biology graduate, Manu deploys scientific knowledge in his technical approach to commis to sous chef at Le Manuel Canales Garcés: Gavroche, after a spell in cookery. Manu rose from Head Chef



he worked since 2013. Angus Michelin starred "The Star" at partie at Le Gavroche, where Harome, staying there until August 2015 Angus was senior chef de olned Le Gavroche from Angus Bell: Sous Chaf

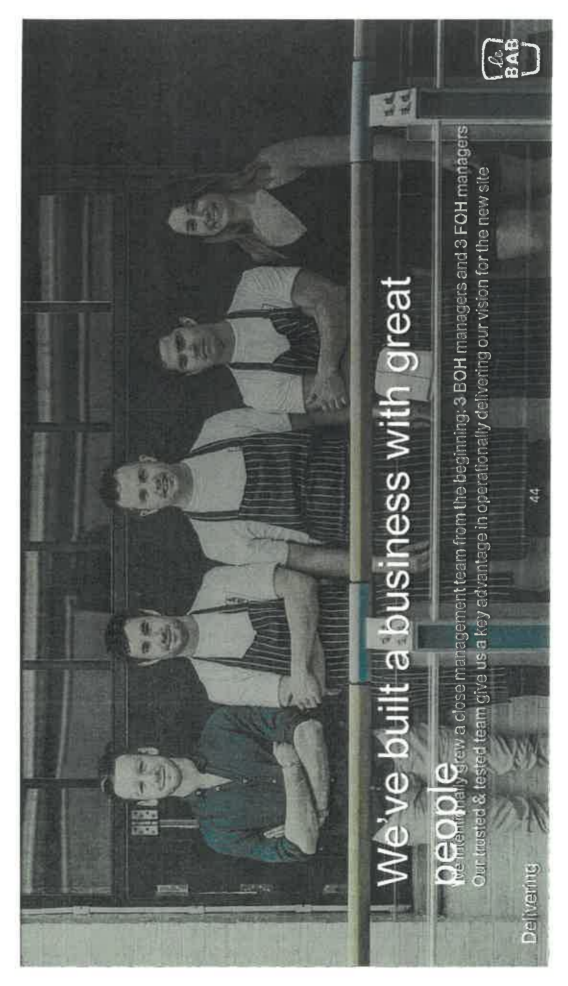


Ed has worked in some of the amassing 11 Michelin stars of experience. Ed worked most before leaving to found Le UK's leading restaurants, recently at Le Gavroche Bab with Stephen Chef-patron Ed Brunet:

Outstanding chefs

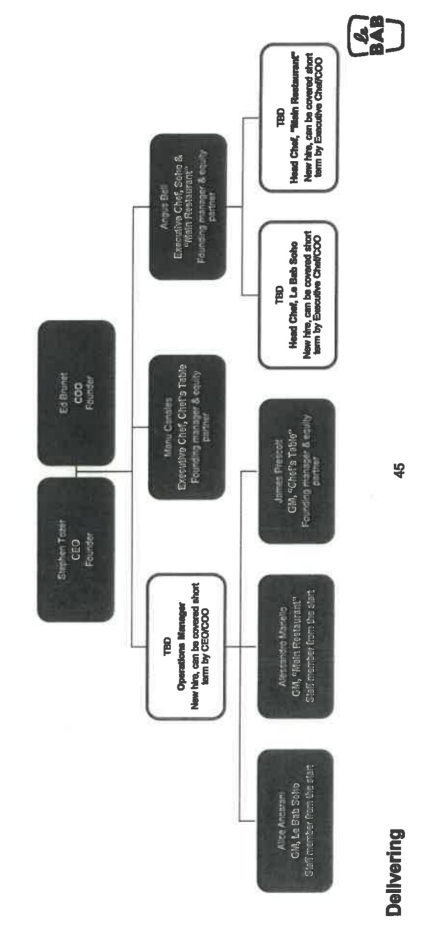
The beating heart of our operations: a close team with exceptional pedigree from 2 Michelin starred Le Gavroche. They can & will deliver

€

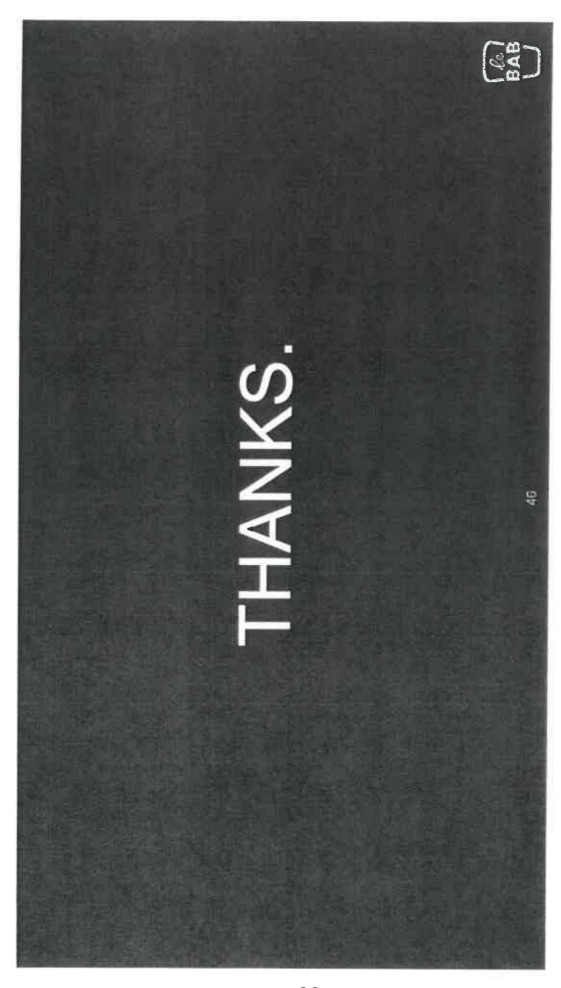


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A home grown management structure



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There is no licence or appeal history for the premises.

CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

Mandatory Conditions

- 1. No supply of alcohol may be made at a time when there is no designated premises supervisor in respect of this licence.
- 2. No supply of alcohol may be made at a time when the designated premises supervisor does not hold a personal licence or the personal licence is suspended.
- 3. Every supply of alcohol under this licence must be made or authorised by a person who holds a personal licence.
- 4. (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises—
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to;
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise):

- (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
- (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
- (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner;
- (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
- 5. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 6. (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
 - (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
 - (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either—
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
- 7. The responsible person must ensure that—
 - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures—
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml;

- (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
- (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

A responsible person in relation to a licensed premises means the holder of the premise licence in respect of the premises, the designated premises supervisor (if any) or any individual aged 18 or over who is authorised by either the licence holder or designated premises supervisor. For premises with a club premises certificate, any member or officer of the club present on the premises in a capacity that which enables him to prevent the supply of alcohol.

- 8(i) A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
- 8(ii) For the purposes of the condition set out in paragraph 8(i) above -
 - (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;
 - (b) "permitted price" is the price found by applying the formula -

P = D+(DxV)

Where -

- (i) P is the permitted price,
- (ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence -
 - (i) the holder of the premises licence,
 - (ii) the designated premises supervisor (if any) in respect of such a licence, or
 - (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and

- (e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.
- 8(iii). Where the permitted price given by Paragraph 8(ii)(b) above would (apart from this paragraph) not be a whole number of pennies, the price given by that subparagraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- 8(iv). (1) Sub-paragraph 8(iv)(2) below applies where the permitted price given by Paragraph 8(ii)(b) above on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.
 - (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Conditions consistent with the operating schedule

- 9. The premises shall only operate as a restaurant
 - (i) in which customers are shown to their table,
 - (ii) where the supply of alcohol is by waiter or waitress service only,
 - (iii) which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non

disposable

crockery,

- (iv) which do not provide any take away service of food or drink for immediate consumption,
- (v) which do not provide any take away service of food or drink after 23.00, and
- (vi) where alcohol shall not be sold or supplied, otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial

table

meals there, and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.

Notwithstanding this condition customers are permitted to take from the premises part consumed and resealed bottles of wine supplied ancillary to their meal.

- 10. There shall be no sales of hot food or hot drink for consumption 'Off' the premises after 23.00 hours.
- 11. The maximum number of persons permitted in the premises at any one time (excluding staff) shall not exceed:-

Ground floor (x)

Basement (x)

12. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Westminster Police Licensing Team. All entry

and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the preceding 31 day period.

- 13. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises are open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.
- 14. A Challenge 21 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
- 15. Where the provision of food and/or drink includes delivery to the customer, the licence holder shall ensure that specific procedures are in place and that the activity does not cause nuisance at or near to the premises.
- 16. No noise shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- 17. Loudspeakers shall not be located in the entrance lobby or outside the premises building.
- 18. All sales of alcohol for consumption off the premises shall be in sealed containers only and shall not be consumed on the premises.
- 19. There shall be no striptease or nudity, and all persons shall be decently attired at all times, except when the premises are operating under the authority of a Sexual Entertainment Venue licence.
- 20. The means of escape provided for the premises shall be maintained unobstructed, free of trip hazards, be immediately available and clearly identified in accordance with the plans provided.
- 21. All emergency exit doors shall be available at all material times without the use of a key, code, card or similar means.
- 22. An incident log shall be kept at the premises, and made available on request to an authorised officer of the City Council or the Police, which will record the following:
 - (a) all crimes reported to the venue
 - (b) all ejections of patrons
 - (c) any complaints received concerning crime and disorder
 - (d) any incidents of disorder
 - (e) all seizures of drugs or offensive weapons

- (g) any refusal of the sale of alcohol
- (h) any visit by a relevant authority or emergency service.
- 23. During the hours of operation of the premises, the licence holder shall ensure sufficient measures are in place to remove and prevent litter or waste arising or accumulating from customers in the area immediately outside the premises, and that this area shall be swept and or washed, and litter and sweepings collected and stored in accordance with the approved refuse storage arrangements by close of business.
- 24. Patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall not be permitted to take drinks or glass containers with them.
- 25. Before the premises open to the public, the plans as deposited will be checked by the Environmental Health Consultation Team to ensure they are an accurate reflection of the premises constructed. Where the premises layout has changed during the course of construction new plans shall be provided to the Environmental Health Consultation Team and the Licensing Authority.
- 26. A written dispersal policy shall be retained at the premises and made available for inspection by authorised officers upon request. It will include the requirement that staff will actively encourage customers to disperse via Langley Street rather than mercer Street in order to minimise the disturbance to residents.
- 27. All staff shall be trained in the implementation of the dispersal policy.
- 28. The licence holder shall use reasonable endeavours to ensure that:
 - a) delivery drivers do not congregate in the vicinity of the premises, obstruct the highway or cause nuisance outside the premises;
 - b) the use of bicycles for deliveries is to be encouraged.
- 29. The licence holder will operate a virtual queuing system to encourage customers waiting for a table to leave the immediate area of the premises. The licence holder will ensure that any queue to enter the premises which, despite this, forms outside the premises is orderly and supervised by staff so as to ensure that there is no public nuisance or obstruction to the public highway.
- 30. A direct telephone number for the manager at the premises shall be made publicly available at all times the premises is open. This telephone number is to be made available to residents in the vicinity and circulated to the local residents association.
- 31. All waste will be managed in accordance with the landlord's requirements.
- 32. All deliveries shall be made between 07:00 hours to 10:00 hours Monday to Sunday and will take place within the public realm area.
- 33. All windows and external doors shall be kept closed after 22:00 hours except for the immediate access and egress of persons.

The Covent Garden Community Association has proposed to amend condition 33 to the following:

- All windows and external doors shall be kept closed after 21:00 hours except for the immediate access and egress of persons.
- 34. Customers shall be required to vacate the premises at 23:30 Monday to Thursday inclusive, at 00:00 Friday and Saturday and at 22:30 on Sunday save for those customers in the private dining area marked "chef's table" as indicated on the licensing layout drawing, up to a maximum of 10 persons at any one time (excluding staff).

Conditions proposed by the Environmental Health

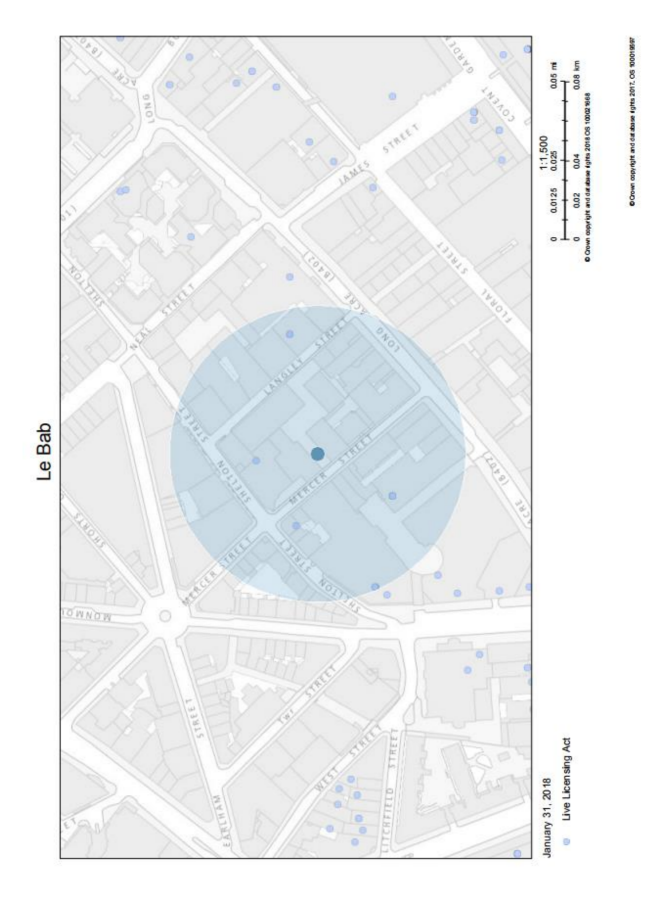
None

Conditions proposed by Kester Robinson

- 28. Last entry to be 60 minutes before the end of licensable activities to ensure that dispersal is gradual.
- 29. After 23:00 the premises operate a dispersal policy requiring them to use their best endeavours to encourage customers to leave the area using Langley Street and not Mercer Street.

Conditions proposed by Covent Garden Community Association

- 30. The licence holder shall ensure that any queue to enter the premises which forms outside the premises is orderly and supervised by door staff so as to ensure that there is no public nuisance or obstruction to the public highway
- 31. Last entry to be 60 minutes before the end of licensable activities.
- 32. Management will operate a dispersal policy which includes the requirement that they use their best endeavours to ensure dispersal via Langley Street and all staff will be trained in its implementation.



Resident count = 143

Licence Number	Trading Name	Address	Premises Type	Time Period
				Monday to Thursday; 10:00 - 00:30 Friday to
15/11563/LIPDPS	Hawksmoor	11 Langley Street London WC2 9JG	Restaurant	Saturday; 10:00 - 01:00 Sunday; 12:00 - 23:30
				Monday to Saturday; 10:00 - 01:30 Sunday; 12:00 -
15/01045/LIPDPS	Crazy Bear	17 Mercer Street London WC2H 9QJ	Restaurant	01:00
				Monday to Thursday; 08:00 - 23:30 Friday to
17/08537/LIPDPS	Bills Produce	13 Slingsby Place London WC2E 9AB	Shop	Saturday; 08:00 - 00:00 Sunday; 08:00 - 22:30
				Monday to Thursday; 08:00 - 23:30 Friday to
17/02740/LIPDPS	Suda	23 Slingsby Place London WC2E 9AB	Restaurant	Saturday; 08:00 - 00:00 Sunday; 08:00 - 22:30
16/01741/LIPN	Department Of Coffee	19 Slingsby Place London WC2E 9AB	Cafe	Monday to Sunday; 08:00 - 21:00
				Monday to Thursday; 10:00 - 23:30 Friday to
14/09844/LIPDPS	Dalla Terra	25 Slingsby Place London WC2E 9AB	Cafe	Saturday; 10:00 - 00:00 Sunday; 12:00 - 22:30
		Basement 5 Langley Street London		Monday to Saturday; 09:00 - 01:30 Sunday; 09:00 -
17/12541/LIPDPS	Foundation	WC2H9JA	Restaurant	01:00
		Ground Floor 5 Langley Street London		Monday to Saturday; 10:00 - 00:30 Sunday; 12:00 -
16/03158/LIPDPS	Cafe Pacifico	WC2H9JA	Restaurant	00:00
		Ground Floor 8 Upper St Martin's Lane		
17/00999/LIPCH	The Convenience Store	London WC2H9DL	Shop	Monday to Sunday; 00:00 - 00:00
		2 Upper St Martin's Lane London WC2H		Monday to Saturday; 10:00 - 00:00 Sunday; 10:00 -
14/10096/LIPT	Subway	YN9	Takeaway food outlet	22:00



Office Name: Ian Watson Designation: Senior Practitioner

Environmental Health Date: 25/10/17

Contact number: 020 7641 3183 Email: iwatson@westminster.gov.uk

Signed: Ian Watson

Uniform Ref Number: 17/10525/PREAPM

Trading name of business and Address:

4 Mercer Walk, WC2H 9FA

Reference Number if Applicable: 17/10525/PREAPM

Licence: No Applicant/Solicitor: Lisa Cumulative Impact Area: Yes.
Inzani. Poppleston Allen

Type of Business: Restaurant/Bar

Proposed Licensed Area: Ground and Basement Floor

Proposed Activities: Supply of Alcohol and Late Night Refreshment

Proposed Alcohol Hours: Monday to Thursday 10.00 to 23.30 hours. Friday and Saturday 10.00 to 00.00 hours and Sunday 10.00 to 22.30 hours.

Pre application advice purpose: To assess the proposal to licence a new business located within the West End Cumulative Impact area. The premises will generally operate as a restaurant (RNT2) but wish to have some flexibility around the ground floor bar area. Advise on technical suitability and policy implications in advance of the appropriate application.

Issues discussed and actions taken:

Inspection carried out by Alan Lynagh (District Surveyor Licensing - DS) and Ian Watson (Environmental Health – EH) of the Ground and basement floors and proposed layout plans. The findings are detailed below.

District Surveyor Comments

Means of Escape:

The current proposal is for a ground floor and basement linked by an accommodation staircase with a protected exit from the rear of the basement and a single exit direct to the front of the premises at ground floor level. As long as the alternative exit at basement level and the main entrance/exit at ground floor level are at least 750mm clear width, then the basement and ground floor capacities can be set at 60 on each floor.

It is also recommended that the desire to have a chef's table at basement level is acceptable subject to a suitable management plan being in place for patrons entering the Chef's table area taking into

account separation of any kitchen risk, slips trips and falls and any other appropriate risks. In addition we would recommend that an alternative exit is provided from the rear of the chef's table area linking into or delivering adjacent to the protected rear basement exit route as this will help limit the travel distance for patrons in this area to a protected exit route. If the distance is less than 18m to a protected route then this requirement would not be necessary.

In addition the following general points should be considered as part of any refurbishment:

- All protected exit routes to be provided with a minimum of 30 minutes fire separation to other parts of the premises.
- All Fire doors protecting escape routes will be provided with intumescent strips and smoke seals and all fire doors will comply with the relevant provisions of Table B1 of ADB.
- Every escape route (other than those in ordinary use) will be marked by emergency exit signs complying with BS 5499: Part 1 and these will be located in accordance with the recommendations of BS 5499: Part 4.

Licensing Policy:

The premises are located within the West End Cumulative Impact area and revised guidance paragraph 13.34 continues to recognise that different types of premises have different impacts.

A new restaurant would fall within policy RNT2 which states, applications will be granted subject to other policies and subject to relevant criteria in policies CD1, PS1, PN1 and CH1, provided it can be demonstrated that they will not add to cumulative impact in the CIA. Other applicable policies will be CIP1 and HRS1.

Restaurants have very little association with crime and disorder or nuisance especially at the opening times restricted by this proposed application.

The earlier hours for the supply of alcohol on a Sunday are outside of HRS1 but generally policy is concerned with later hours and that any additional hours will increase the likelihood of nuisance or crime & disorder and dispersal of people from the area. The policy does not directly address additional earlier hours with regard to nuisance or disorder.

Policy 2.5.3 states that the council is particularly concerned that restaurant premises in the cumulative impact area do not, even in part, come to operate as bars and particularly not as vertical drinking premises. The council is not minded to relax conditions for restaurants where alcohol may only be consumed by persons as an ancillary to their substantial table meal.

Therefore any relaxation of model condition 66 for limited bar use will need to be argued that such a small seated number will not add to nuisance or disorder.

Licensing Position:

A new application is to be submitted for the following times and activities.

The proposed hours and activities are Supply of Alcohol 'On' and 'Off' Monday to Thursday 10.00 – 23.30 hours. Friday and Saturday 10.00 - 00.00 hours. (Midnight) Sunday 10.00 – 22.30 hours. Sunday before a Bank Holiday 10.00 – 00.00 (Midnight)

Late Night Refreshment 'Indoors' Monday to Thursday 23.00 – 00.00 hours. (Midnight) Friday and Saturday 23.00 – 00.30 hours Sunday before a Bank Holiday 23.00 – 00.30 hours

Licensable activities can be provided from the end of permitted hours on New Year's Eve to start of permitted hours on New Year's Day.

Public Nuisance:

The premises will generally provide seating for persons eating and drinking. Therefore BS 6465 2006 table 10 will be referenced.

The proposed provision is 1 x WC female, 1 x WC plus 1 urinal male plus 1 disabled toilet. A separate staff toilet will be provided. This provision would support a capacity up to 80 persons excluding staff.

It is advised that the capacity be maximised to future proof the licence and that a safe capacity of 120 persons could be accommodated with 60 persons on each floor. To support this capacity a minimum of 2 x WC's female, 1 x WC plus 1 urinal male, 1 x disabled plus a separate staff WC would need to be provided.

Conditions

To address the licensing objectives with regard to the Licensing Policy and the West End Cumulative Impact area the following conditions are proposed.

- 1. The premises shall only operate as a restaurant
 - (i) in which customers are shown to their table,
 - (ii) where the supply of alcohol is by waiter or waitress service only,
 - (iii) which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery or chopsticks,
 - (iv) which do not provide any take away service of food or drink for immediate consumption,
 - (v) where alcohol shall not be sold, supplied, or consumed on the premises otherwise than to persons who are seated in the premises and bona fide taking substantial table meals there and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.

Notwithstanding this condition up to 10 customers are permitted to consume alcohol without taking a substantial table meal Such customers are restricted to a shaded area on the ground floor, must be seated and served by waiter/waitress or bar staff.

The number of persons accommodated at any one time, (excluding staff) shall not exceed:

Ground Floor - xx persons Basement - xx persons

- There shall be no sales of hot food or hot drink for consumption off the premises after 23.00 hours.
- There shall be no sales of alcohol for consumption 'Off' the premises after 23.00 hours.
- Where the provision of food and/or drink includes delivery to the customer, the licence holder shall ensure that specific procedures are in place and that the activity does not cause nuisance at or near to the premises.
- A Challenge 21 proof of age scheme shall be operated at the premises where the only
 acceptable forms of identification are recognised photographic identification cards, such as a
 driving licence, passport or proof of age card with the PASS Hologram.
- Patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall
 not be permitted to take drinks or glass containers with them.
- There shall be no striptease or nudity, and all persons shall be decently attired at all times, except when the premises are operating under the authority of a Sexual Entertainment Venue licence.
- No noise generated on the premises, or by its associated plant or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- All sales of alcohol for consumption 'Off' the premises shall be in sealed containers only, and shall not be consumed on the premises, except for 'Off' sales provided to the external tables and chairs.
- All outside tables and chairs shall be rendered unusable by 23:00 hours every day.
- The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Westminster Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31 day period.

- A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises are open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.
- An incident log shall be kept at the premises, and made available on request to an authorised officer of the City Council or the Police, which will record the following:
 - (a) all crimes reported to the venue
 - (b) all ejections of patrons
 - (c) any complaints received concerning crime and disorder
 - (d) any incidents of disorder
 - (e) all seizures of drugs or offensive weapons
 - (f) any faults in the CCTV system
 - (g) any refusal of the sale of alcohol
 - (h) any visit by a relevant authority or emergency service.
- The means of escape provided for the premises shall be maintained unobstructed, free of trip hazards, be immediately available and clearly identified in accordance with the plans provided.
- All emergency exit doors shall be available at all material times without the use of a key, code, card or similar means.
- All emergency doors shall be maintained effectively self-closing and not held open other than by an approved device.
- During the hours of operation of the premises, the licence holder shall ensure sufficient
 measures are in place to remove and prevent litter or waste arising or accumulating from
 customers in the area immediately outside the premises, and that this area shall be swept
 and or washed, and litter and sweepings collected and stored in accordance with the
 approved refuse storage arrangements by close of business.
- Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- No licensable activities shall take place at the premises until the premises have been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the Licensing Authority.
- Before the premises open to the public, the plans as deposited will be checked by the
 Environmental Health Consultation Team to ensure they are an accurate reflection of the
 premises constructed. Where the premises layout has changed during the course of
 construction new plans shall be provided to the Environmental Health Consultation Team and
 the Licensing Authority.

Conclusion

The application sits within hour's policy HRS1 except for the earlier Sunday hours but not within policy RNT2 for the provision of alcohol without it being ancillary to food.

Licensing policy is generally concerned that any additional hours will increase the likelihood of nuisance or crime and disorder (later hours) and dispersal of people from the area but does not directly address additional earlier hours. Policy also addresses the use of bars in restaurant led premises and any deviation to MC66 would be in conflict with policy 2.5.3.

As part of the application process it is advised that the other responsible authorities will also need to assess the proposals and may wish to make additional comments.

Please note that any advice given will not guarantee that your application will be granted by the Licensing Service and the Environmental Health Consultation Team may still choose to make a representation to the application submitted.



Contact details

Licensing Sub-Committee^{m 2} Report

Item No:	
Date:	15 February 2018
Licensing Ref No:	17/14687/LIPN - New Premises Licence
Title of Report:	Boxcar Butchers Limited 7A Wyndham Place London W1H 1PN
Report of:	Director of Public Protection and Licensing
Wards involved:	Bryanston And Dorset Square
Policy context:	City of Westminster Statement of Licensing Policy
Financial summary:	None
Report Author:	Ms Daisy Gadd

Senior Licensing Officer

Telephone: 0207 641 2737

Email: dgadd@westminster.gov.uk

1. Application

1-A Applicant and premises						
Application Type:	New Premises Licence, Licensing Act 2003					
Application received date:	12 December 2017					
Applicant:	Boxcar Butchers Limited					
Premises:	Boxcar Butchers Limited					
Premises address:	7A Wyndham Place London W1H 1PN	Ward: Cumulative Impact Area:	Bryanston and Dorset Square None			
Premises description:	According to the application the premises will operate as a food store with restaurant and café.					
Premises licence history:	This is an application for a new premises and therefore no history exists.					
Applicant submissions:	None					
Plans:	Plans are available to view Authority and they will be Committee.					

1-B Proposed licensable activities and hours								
Late Night Refreshment:					Indoors, outdoors or both Indoors			
Day:	Mon	Tues		Wed	Thur	Fri	Sat	Sun
Start:						23:00	23:00	
End:						23:30	23:30	
Seasonal standard		From the end the start of positive start of posi				ırs on New	Year's Da	y.

Sale by re	etail of alco	hol		On or off	On or off sales or both: Both			
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun	
Start:	10:00	10:00	10:00	10:00	10:00	10:00	12:00	
End:	23:00	23:00	23:00	23:00	23:30	23:30	22:00	
Seasonal variations/ Non- standard timings:			From the end of permitted hours on New Year's Eve until the start of permitted hours on New Year's Day.					
			On Sunday 12:00 to 23	s immediatel	y prior to Ba	ank Holiday	s from	

Hours premises are open to the public								
Day:	Mon	Tues	\$	Wed	Thur	Fri	Sat	Sun
Start:	08:00	08:00		08:00	08:00	08:00	08:00	09:00
End:	23:30	23:30		23:30	23:30	00:00	00:00	22:30
Seasonal variations/ Non- standard timings:			On Sundays immediately prior to Bank Holidays from 09:00 to 00:00. From the end of permitted hours on New Year's Eve until					
			the start of permitted hours on New Year's Day.					
Adult Entertainment:			No	ot applicable	Э			

2. Representations

2-A Responsible Authorities							
Responsible Authority:	Metropolitan Police Service (Withdrawn)						
Representative:	PC Caroline Cockshull						
Received:	3 rd January 2018						

I am writing to inform you that the Metropolitan Police, as a Responsible Authority, will be making a representation against this application.

It is our belief that if granted the application would undermine the Licensing Objectives in relation to The Prevention of Crime and Disorder.

We have listed the additional conditions we could like to see on the Premises Licence. If these are agreed to we would be willing to withdraw our representation:

- 1. No more than 15% of the sales area shall be used at any one time for the sale, exposure of sale, or display of alcohol
- 2. The supply of alcohol shall be by waiter or waitress service only.
- 3. There shall be no self service of spirits on the premises save for spirit mixes less than 5.5% ABV
- 4. No super strength beer, lagers, ciders or spirit mixtures of 5.5% ABV or above shall be sold at the premises.

Following the agreement of conditions the MET Police have withdrawn their representation.

Responsible	Environmental Health Consultation Team					
Authority:						
Representative:	Mr Anil Drayan					
Received:	5 th January 2018					

The applicant has submitted a plan of the premises showing the Ground Floor and Lower Ground Floor, drawing no 1852(PL) 003, revision B, dated 31.10.17.

The following licensable activities are being sought:

- 1. To provide for the Supply of Alcohol 'On' and 'Off' the premises between 10:00 and 23.00 Monday to Thursday, 10:00 and 23.30 Friday and Saturday and 12:00 and 22:00 Sunday. Also on Sundays immediately prior to Bank Holidays from 12:00 to 23:30 and from end of permitted hours on New Year's Eve until the start of permitted hours on New Year's Day.
- 2. To provide Late Night Refreshment 'indoors' between 23:00 and 23:30 Friday and Saturday. Also on Sundays immediately prior to Bank Holidays from 23:00 to 23:30 and from end of permitted hours on New Year's Eve until the start of permitted hours on New Year's Day.

I wish to make the following representations based on the plans submitted and the supporting operating schedule:

- 1. The hours requested for and the Supply of Alcohol 'On' and 'Off' the premises may lead to an increase in Public Nuisance in the area
- 2. The hours requested for and the provision of Late Night Refreshment may lead to an increase in Public Nuisance in the area

Environmental Health also makes the following further comments:

- i. Some conditions have been offered in the operating schedule and these are under consideration if they address all Environmental Health concerns e.g. the opening hours are longer than the licensable hours and it is unclear how the retail display of alcohol for off sales is to be controlled.
- ii. It is also unclear from the application if the premises have already undergone refurbishment for the proposed use. Nevertheless, it will need to be inspected for Public Safety prior to commencement of the licensable activities.
- iii. The premises will also need to be assessed for its food preparation/cooking facilities in order to evaluate whether Public Nuisance may arise from odour and/or from the operation of any plant and machinery. The applicant is therefore also advised of the following considerations:
 - If the premise does not already have planning A3 (or Sui Generis) Use that permits hot food and drink then the applicant is advised that it is also likely to require a subsequent planning change of use. Advice on this should be sought from our

Planning Department.

- The applicant is further advised that any planning application for a change of use to convert an existing premises to a <u>new</u> hot food premises is unlikely to be granted if the methods of prevention of nuisance from cooking odour from the kitchen extract ventilation do not consist either of a system that discharges at 'full height' or operates utilising an 'approved recirculation' system. I can provide, if necessary, further information on this.
 - The applicant is, nevertheless, also advised that the planning status of the premises will not be a material consideration as to whether any Premises License should be granted. Conversely, under planning legislation, the approval of a Premises License does not provide automatic grounds for the planning status to also be changed.
- iv. The provision of sanitary accommodation for any proposed capacity is advised to be in line with British Standard 6465 so as to help prevent an increase in Public Nuisance in the area. In addition, compliance with guidance to Food Hygiene legislation will also require separate facilities for staff if the overall capacity at the premises is more than 25 persons.

The applicant is therefore requested to contact the undersigned to discuss the above issues and to arrange a site visit after which Environmental Health may propose additional conditions for the proposed use.

Further submission submitted on 2 February 2018

I refer to the application for a new premises licence for the above premises and further to my memo dated 5 January 2018.

A site visit was subsequently carried out and this showed the premises has not yet undergone refurbishment for the proposed use. The premises is sited in a block with commercial premises to the side and immediately above it.

During the visit the applicant explained the proposed operation in more detail by stating that the premises will predominantly run as a retail shop with a small delicatessen operation so that the premises shall retain its planning A1 Use category with the intention to have upto 4 to 6 seated inside and upto 6 to 8 seated outside on the private forecourt, weather permitting.

Nevertheless, advice was given to the applicant to seek guidance from the Planning Department to ensure the proposed operation retained its planning use category.

2-B Other Persons

Received: 10th January 2018

I object to this application for the following reasons:

- 1. No 24 hour licences should be grated for Bank Holidays and New Year's Eye. This restaurant is surrounded by homes some elderly this will be a nuisances to all Bank Holidays are for rest and enjoyment not on edge anticipated issues. There have and are on-going issues with anti-social behaviour especially noise from other restaurants and pubs in the area.
- 2. Noise from outdoor seating between 2100 2300. All outdoor seating should be remove by 2100hrs as this is a residential area.
- 3. Health and Safety any outdoor seating would be a serious restriction to pedestrians being able to walk safely along the pavement. A quick estimate suggests there is less than 3 feet of council pavement between the end any potential outdoor furniture due to a lamp post and bollards. How will pavement users especially parents with pushchairs or others with mobility issues using motorised scooters get by any table and chairs without incident.

Boxcar Butchers need to provide further information which will demonstrate how they will prevent accidents if they have outdoor seating.

Westminster City Council need to visit and measure the distances to make sure no DDA issues arise from this application.

4. Boxcar Butcher must clearly demonstrate how they will prevent their patrons using the adjoining Square to drink and smoke which repeated occurred when the Duke of Wellington was in operation - there was a broken bottles and glasses constantly outside our apartment. Boxcar are much closer than the Duke of Wellington and this will be a bigger issue.

Finally, please, please for once consider residents and pavement user when reviewing this application as too often they are not thought of.

Received: 10th January 2018

Although the address of the property in question is 7A Wyndham Place the principal aspect of the property faces onto Crawford Street. I live on 95 Crawford Street, in a flat directly opposite the subject premises.

My objection falls under the heading "prevention of public nuisance".

Until its closure in 2016, the Duke of Wellington pub at 94A Crawford Street (also directly opposite the property in question) had tables outside the front of the pub. As the pavement from the front of the pub to the edge of the curb was only 12 feet, 10 inches, passers by were very frequently forced to step off the curb and onto the roadway to get past the pub in either direction. As your Annex A, paragraphs 11 and 12 refer to outside tables, and the distance from the front of the subject premises to the edge of the curb is shorter (10 feet, 8 inches) than that at the Duke of Wellington, I am concerned that there will be a similar problem of restricted passage for passers by along the pavement. The existing bollards along the edge of the pavement will only exacerbate the problem.

Received: 5th January 2018

The suggested opening hours are not acceptable.

This is a residential area and opening the outlet till midnight -or late night will disturb residents- specially children and elderly.

Other commercial outlets do not have these extended opening hours and we strongly oppose setting new standards.

Received: 5th January 2018

The entrance to the premises are on Crawford Street opposite a pub which has been closed for about 18 months. Some residents on Crawford Street have received letters from the council about the reopening of both these premises. Myself and other residents of Clarewood Court have not received any information from the council. We ask why not?

With respect to 7A Wyndham Place.

1.) This whole area is very definitely residential with houses and flats in Wyndham Place and flats above practically every commercial property on Crawford Street.

Consequently I am of the opinion that the late opening hours in this application are not appropriate to this area. Late opening involves noise which becomes more disturbing as day time activities cease.

2.) I believe the opening hours in this application are for longer periods than other competing or similar premises in this part of Crawford Street. Opening at 08.00 and closing at midnight on two nights a week is and at 23.30 on four others is risking submitting residents to excessive noise at both ends of the day.

If the opening hours in the application are granted this could lead to a distortion of competition and/or a flood of applications for similar hours from other licensed activities.

3.) "All outside tables and chairs shall be rendered unusable by 23.00 each day." This time is far to late for people to be sitting outside immediately underneath peoples bedroom windows.

No mention is made of when tables may be set up outside. If the shop is to open at 08.00 some thought should be given to residents who would be disturbed as the tables would have to be set up outside even earlier if service is to start when the shop opens.

- 4.) I am not against Sunday trading but believe the hours in the application are excessive.
- 5.) Late hour trading tends to bring with it more motor traffic and the added noise, including the talking and slamming of car doors, is a nuisance.

Received: 22nd December 2017

I object strongly to the proposed hours you are suggesting. There were numerous issues with the previous establishment. Bit by bit Crawford Street is becoming more like the very undesirable Edgware Road. You have already permitted the downmarket Twist restaurant to open that is a constant cause for concern with its customers standing outside the restaurant in droves shouting smoking and generally causing a nuisance 6 days/eve per week. In addition, Basilico Pizza with it's staff hanging about outside their

establishment causing a nuisance. We were assured they would be eco friendly and would ride bicycles however we all knew this would be short lived and within no time at all they are now all driving scooters recklessly and leaving the engines running causing a terrible noise late at night. The granting of another establishment selling liquor 7 days per week as you suggest is unacceptable. This is mainly a residential area and therefore it is unacceptable to propose a licence 7 days per week. Further, Fri and Sat eve should be restricted to 23:00 and no later and Sunday closed.

Received: 8th January 2018

Further to my earlier submission I wish to make one correction.

I referred to residents on Crawford Street having received a letter from the council about the Duke of Wellington Pub. This is not correct but arose due to some local residents assuming that as food and the sale of alcohol was involved the application did refer to the Duke of Wellington. The only letter received referred to 7A Wyndham Place.

With reference to the time by which tables must be cleared away. The Larrik Pub on Crawford Street has a sign in its windows advising customers that the tables outside may not be used after 9pm.

Received: 8th January 2018

Reference the application by Boxcar Butchers Ltd I have no objection to this application per say but living in Clarewood Court obliquely opposite the proposed site I have strong objection to the requested late opening hours for the sale of alcohol.

- 1. The address for the application lies in a largely residential area. Furthermore is adjacent to a school and abuts St Mary's Church Sq.
- 2. A late night alcohol licence is very likely to generate noise and unruly behaviour up until closing time and as experienced with other nearby restaurants noise well after the official closing time.

I strongly recommend that should the licence be granted then it should be allowed only until 2200hrs with no Sunday opening and with outdoor seating denied.

3. The problem is made acute with a likely application by the Duke of Wellington site, which has been empty for months but is now rumoured for reopening, and if two licence premises directly opposite each other have late night licenses it will make life intolerable for Crawford St and abounding residential homes.

3. Policy & Guidance

The following policies w apply:	ithin the City Of Westminster Statement of Licensing Policy
Policy HRS1 applies	 (i) Applications for hours within the core hours set out below in this policy will generally be granted, subject to not being contrary to other policies in the Statement of Licensing Policy. (ii) Applications for hours outside the core hours set out below in this policy will be considered on their merits, subject to other relevant policies.
Policy PB1 applies:	Applications will only be granted if it can be demonstrated that the proposal meets the relevant criteria in Policies CD1, PS1, PN1 and CH1.

4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

- (a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;
- (b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and
- (c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

5. Appendices

Appendix 1	Applicant supporting documents	
Appendix 2	Premises history	
Appendix 3	Proposed conditions	
Appendix 4	Residential map and list of premises in the vicinity	

Report author:	Ms Daisy Gadd
	Senior Licensing Officer
Contact:	Telephone: 0207 641 2737
	Email: dgadd@westminster.gov.uk

If you have any queries about this report or wish to inspect one of the background papers please contact the report author.

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Backgro	Background Documents – Local Government (Access to Information) Act 1972						
1	Licensing Act 2003	N/A					
2	City of Westminster Statement of Licensing Policy	7 th January 2016					
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2017					
4	Application Form	12 th December 2017					
5	Representation – Environmental Health	5 th January 2018					
6	Representation – MET Police	3 rd January 2018					
7	Representation – resident	10 th January 2018					
8	Representation – resident	10 th January 2018					
9	Representation – resident	5 th January 2018					
10	Representation – resident	8 th January 2018					
11	Representation – resident	22 nd December 2017					
12	Representation – resident	8 th January 2018					

Applicant Supporting Documents

None Submitted

Premises History

There is no licence or appeal history for the premises.

CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

Mandatory Conditions

- 1. No supply of alcohol may be made at a time when there is no designated premises supervisor in respect of this licence.
- 2. No supply of alcohol may be made at a time when the designated premises supervisor does not hold a personal licence or the personal licence is suspended.
- 3. Every supply of alcohol under this licence must be made or authorised by a person who holds a personal licence.
- 4. (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises—
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to;
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;

- (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner;
- (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
- 5. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 6. (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
 - (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
 - (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either—
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
- 7. The responsible person must ensure that—
 - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures—
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml;
 - (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
 - (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

A responsible person in relation to a licensed premises means the holder of the premise licence in respect of the premises, the designated premises supervisor (if any) or any individual aged 18 or over who is authorised by either the licence holder or designated premises supervisor. For premises with a club premises certificate, any member or officer of the club present on the premises in a capacity that which enables him to prevent the supply of alcohol.

- 8(i) A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
- 8(ii) For the purposes of the condition set out in paragraph 8(i) above -
 - (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;
 - (b) "permitted price" is the price found by applying the formula -

P = D+(DxV)

Where -

- (i) P is the permitted price,
- (ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol:
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence -
 - (i) the holder of the premises licence,
 - (ii) the designated premises supervisor (if any) in respect of such a licence, or
 - (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and
- (e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.
- 8(iii). Where the permitted price given by Paragraph 8(ii)(b) above would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- 8(iv). (1) Sub-paragraph 8(iv)(2) below applies where the permitted price given by Paragraph 8(ii)(b) above on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.
 - (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Conditions consistent with the operating schedule

- 9. Notices shall be prominently displayed at any area used for smoking requesting patrons to respect the needs of the local resident and use of the area quietly.
- 10. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- 11. A Challenge 21 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.

Environmental Health have proposed to amend condition 11 to the following:

A Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.

- 12. No noise generated on the premises, or by its associated plant or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- 13. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between 23:00hours and 08:00hours on the following day.

Environmental Health have proposed to amend condition 13 to the following:

No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between (23:00) hours and (08:00) hours on the following day unless collections are arranged during the times for the Council's own commercial waste collection service for the street.

- 14. All waste shall be properly present and placed out for collection no earlier than 30 minutes before the schedule collection time.
- 15. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Westminster Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31 day period.
- 16. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.
- 17. Substantial food and non-intoxicating beverages, including drinking water, shall be available in all parts of the premises where alcohol is sold or supplied for consumption on the premises.

- 18. An incident log shall be kept at the premises, and made available on request to an authorised officer of the City Council or the Police. It must be completed within 24 hours of the incident and will record the following:
 - (a) all crimes reported to the venue
 - (b) all ejections of patrons
 - (c) any complaints received concerning crime and disorder
 - (d) any incidents of disorder
 - (e) all seizures of drugs or offensive weapons
 - (f) any faults in the CCTV system, searching equipment or scanning equipment
 - (g) any refusal of the sale of alcohol
 - (h) any visit by a relevant authority or emergency service.
- 19. Save for off-sales in sealed containers for consumption away from the immediate proximity of the premises, alcohol consumed shall only be by patrons seated at tables.
- 20. All outside tables and chairs shall be rendered unusable by 23.00 each day.

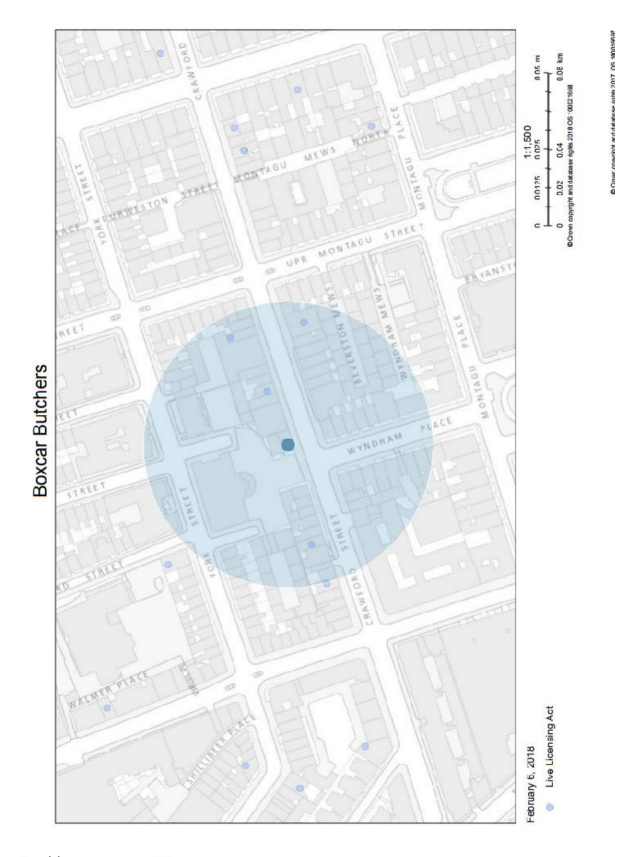
Conditions proposed by the Police and agreed with the applicant and so as to be incorporated within the operating schedule

- 21. No more than 15% of the sales area shall be used at any one time for the sale, exposure for sale or display of alcohol.
- 22. Waiter or waitress service shall be available at all times alcohol is available for onsite consumption.
- 23. There shall be no self-service of spirits on the premises save for spirit mixtures less that 5.5.% ABV.
- 24. No super strength beer, lagers, cider or spirit mixtures of 5.5% ABV or above shall be sold at the premises, save for premium brands.

Conditions proposed by the Environmental Health

- 25. The licensable activities authorised by this licence and provided at the premises shall be ancillary to the main function of the premises as a retail shop and delicatessen.
- 26. Alcohol consumed outside the premises building shall only be consumed by patrons seated at tables.
- 27. Outside of the hours authorised for the sale of alcohol and whilst the premises are open to the public, the licence holder shall ensure that all alcohol within the premises (including alcohol behind the counter) is secured in a locked store room or behind locked grilles, locked screens or locked cabinet doors so as to prevent access to the alcohol by both customers and staff.
- 28. The licence holder shall ensure that there will be no obstruction of the public highway from patrons and/or furniture from the premises.
- 29. No fumes, steam or odours shall be emitted from the licensed premises so as to cause a nuisance to any persons living or carrying on business in the area where the premises are situated.
- 30. During the hours of operation of the premises, the licence holder shall ensure sufficient measures are in place to remove and prevent litter or waste arising or accumulating from customers in the area immediately outside the premises, and that this area shall be

- swept and or washed, and litter and sweepings collected and stored in accordance with the approved refuse storage arrangements by close of business.
- 31. No licensable activities shall take place at the premises until the premises has been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the Licensing Authority. If there are minor changes during the course of construction new plans shall be submitted with the application to remove this condition.



Resident count = 177

Licence Number	Trading Name	Address	Premises Type	Time Period
				Monday to Tuesday; 10:00 - 18:00 Wednesday; 12:00 - 18:00 Thursday
15/10139/LIPV	Totally Swedish	Ground 32 Crawford Street London W1H 1LN	Shop	10:00 - 20:00 Friday to Saturday; 10:00 - 18:00 Sunday; 12:00 - 16:00
		Basement And Ground 42 Crawford Street		
14/06978/LIPDPS	(Restaurant)	London W1H 1JX	Restaurant	Monday to Saturday; 09:00 - 00:30 Sunday; 09:00 - 00:00
	Two Point Bar &		Pub or pub restaurant	
15/01453/LIPDPS	Kitchen	26 Crawford Street London W1H 1LL	with lodge	Monday to Saturday; 10:00 - 23:30 Sunday; 12:00 - 23:00
	Majestic Wine			
16/09201/LIPDPS	Warehouse	103-105 Crawford Street London W1H 2HS	Shop	Monday to Saturday; 08:00 - 23:00 Sunday; 10:00 - 22:30
16/09201/LIPDPS	Warehouse	103-105 Crawford Street London W1H 2HS	Shop	Monday to Saturday; 08:00 - 23:00 Sunday; 10:00 - 22:30



Licensing Sub-Cernmittee^{m 3} Report

Date: | 15 February 2018

Licensing Ref No: 17/14852/LIPN - New Premises Licence

Title of Report: Sweaty Betty
1 - 2 Carnaby Street

London W1F 9QG

Report of: Director of Public Protection and Licensing

Wards involved: West End

Policy context: City of Westminster Statement of Licensing Policy

Financial summary: | None

Report Author: Ms Daisy Gadd

Senior Licensing Officer

Contact details | Telephone: 0207 641 2737

Email: dgadd@westminster.gov.uk

1. Application

1-A Applicant and premises						
Application Type:	New Premises Licence, L	icensing Act 200	3			
Application received date:	18 December 2017					
Applicant:	Sweaty Betty Limited					
Premises:	Sweaty Betty					
Premises address:	1 - 2 Carnaby Street London	Ward:	West End			
	W1F 9QG	Cumulative Impact Area:	West End			
Premises description:	According to the application, the premises intends to operate as a retailer specialising in women's activewear. The premises has an exercise studio in the basement, a retail shop on the ground floor and a cafe and blow dry salon on the first floor. The premises licence will only relate to the first floor.					
Premises licence history:	This is a new premises licence and therefore no history exists.					
Applicant submissions:	On original submission of this application, the applicant applied for both on and off sales of alcohol. However, off sales have since been withdrawn.					
Plans:	Plans are available to view Authority and they will be Committee.		•			

1-B Pr	oposed lic	ensable a	ctivities and	d hours			
Sale by retail of alcohol				On or off	sales or bo	oth:	On
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	10:00	10:00	10:00	10:00	10:00	10:00	12:00
End:	20:00	20:00	20:00	20:00	20:00	20:00	20:00
	Seasonal variations/ Non- standard timings:						

Hours pre	Hours premises are open to the public							
Day:	Mon	Tues	•	Wed	Thur	Fri	Sat	Sun
Start:	08:00	08:00)	08:00	08:00	08:00	08:00	08:00
End:	20:00	20:00)	20:00	20:00	20:00	20:00	20:00
Seasonal variations/ Non- standard timings:			No	one				
Adult Entertainment:			No	one				

2. Representations

2-A Responsible Authorities					
Responsible Authority:	Environmental Health Consultation Team (withdrawn)				
Representative:	Mr Maxwell Koduah				
Received:	11 January 2018				

This representation is based on plans of ground and first floors dated 04.12.2017 and 30.11.2017 respectively.

The applicant is seeking the following licensable activities:

1. Supply of Alcohol for consumption 'On & Off' the premises, Monday to Saturday from 10:00 to 20:00 hours and on Sunday from 12:00 to 20:00 hours.

I wish to make the following representations:

1. The supply of alcohol and the hours requested may have the likely effect of increasing Public Nuisance and impact on Public Safety within the West End Cumulative Impact area.

The applicant has provided some conditions in support of the application which are being considered but do not fully address the concerns of Environmental Health

The applicant is asked to contact the undersigned to arrange a site visit to assess the premises to ensure the premises is satisfactory and following this, additional conditions may be recommended by Environmental Health to support the licensing objectives Prevention of Public Nuisance and Public Safety.

The granting of the new premises licence as presented would have the likely effect of causing an increase in Public Nuisance and may impact on Public Safety within the West End Cumulative Impact area.

Following the agreement of conditions, Environmental Health have withdrawn their representation.

Responsible	Metropolitan Police Service (withdrawn)			
Authority:				
Representative:	PC Toby Janes			
Received:	13 January 2018			

I am writing to inform you that the Metropolitan Police, as a Responsible Authority, make a representation against the above application.

It is out belief that if granted the application would undermine the Licensing objectives in relation to the prevention of crime and disorder. A number of conditions have been provided in support of the application, these are being considered but do not fully address the concerns of the Police.

The venue is situated in the West End cumulative impact area, a locality where there is traditionally high crime and disorder. We have concerned that this application will cause further policing problems in an already demanding area.

Following the withdrawal of off sales and proposed conditions, the Metropolitan Police Service have withdrawn their representation.

Responsible	Licensing Authority		
Authority:			
Representative:	Ms Shannon Pring		
Received:	15 January 2018		

As a responsible authority under section 13 (4) of the Licensing Act 2003 as amended under the Police and Social Responsibility Act 2011 the Licensing Authority have considered your application in full. The Licensing Authority has concerns in relation to this application and how the premises would promote the Licensing Objectives:

- Public Nuisance
- Prevention of Crime & Disorder
- Public Safety

The premises is located within the West End Cumulative Impact and as such a number of policy points must be considered.

The premises currently falls within PB2 and as such please be aware that it is the Licensing Authorities policy to refuse applications in the cumulative impact areas. Additionally, paragraph 2.5.23 of the council policy states that the 'grant of new licences for pubs or bars in the Cumulative Impact Area should be limited to exceptional circumstances'. The list of examples of what may be considered an exceptional circumstance can be found at paragraphs 2.4.2 – 2.4.13 of the Council's Statement of Licensing Policy.

Furthermore, this is an application for a new premises licence within the cumulative impact area and as such the applicant must demonstrate how the additional people will not add to cumulative impact within the cumulative impact area.

Finally, we would be grateful if you could clarify what is intended by your proposed condition '*No alcohol shall be taken from the premises*' as I note that you have applied for both on and off sales of alcohol.

Please accept this as a formal objection and we look forward to receiving further submissions as soon as possible.

2-B Other Persons

Received: 6 January 2018

This is a retail unit situated right at the very residential end of Carnaby Street in a stress area and an alcohol licence would be wholly inappropriate and change the nature of the offer, street and area.

I wish to object on the grounds of:

- the prevention of crime and disorder
- the prevention of public nuisance
- public safety

An alcohol licence at an otherwise retail outlet will undoubtedly exacerbate the issues we are seeing around anti-social behaviour and crime and disorder. It is also, I feel a public safety issue on the basis that it is at the very end of the street, just as it is about to turn onto a very residential street. It will surely add to public nuisance and negatively impose upon the amenity of local residents.

I would urge the Committee to reject this application.

Received: 9 January 2018

I refer the panel to paragraphs of the Council's Licensing Policy- 2.4.17 to 2.4.21 and question whether this application as it stands complies with it and, if so, demonstrates no addition to cumulative impact.

I object to this licence on the grounds of Danger to Children and Public Nuisance.

Sweaty Betty is a Sports shop promoting a health, fitness and well being lifestyle.

The cafe is sufficient and a licence is against the ethics of a healthy lifestyle which the Sweaty Betty promotes and advocates. The shop attracts families, children and young adults and for it to promote alcohol is at odds with its own ethos.

Furthermore the application does not state the number of clients nor that food is mandatory with all alcohol.

It is astonishing that drinking without food could be allowed on a busy street like Carnaby.

Carnaby is all about fashion. Times change but if Carnaby is to become an alcohol street tourists from all over the world will stop coming to enjoy the wonderful history it holds in the world of fashion and photography and instead come for an alcohol buzz.

Hopefully these matters can be resolved by consultation without the need for a hearing.

Received: 10 January 2018

I refer the panel to paragraphs of the Council's Licensing Policy- 2.4.17 to 2.4.21 and question whether this application as it stands complies with it and, if so, demonstrates no addition to cumulative impact.

I object to this licence on the grounds of Danger to Children and Public Nuisance.

Sweaty Betty is a Sports shop promoting strongly health and well being. The cafe is sufficient and a licence is against the ethics of a healthy lifestyle.

Children will be among the clients visiting the shop and will witness day time drinking and the possible results. Like most cities, London is a place where families unfamiliar with the city, need to stay alert.

Furthermore the application does not state the number of clients nor that food is mandatory with all alcohol.

It is astonishing that drinking without food (food available is not enough) could be allowed on a busy street like Carnaby. Carnaby is all about fashion.

I would also be concerned that even if Sweaty Betty only served alcohol to their customers the tenant at that address could change and we could end up with a pub and drinkers inside and out and all the inevitable rowdiness that would ensue.

I think that we have enough licensed premises in the immediate vicinity.

I trust that my comments will influence your decision re this application.

Received: 14 January 2018

The Soho Society objects to this application as it is currently presented, on the grounds of prevention of public nuisance, prevention of crime and disorder and cumulative impact in the West End Cumulative Impact Area.

About The Soho Society

The Soho Society is a charitable company limited by guarantee established in 1972. The society is a recognised amenity group and was formed to make Soho a better place to live, work or visit by preserving and enhancing the area's existing diversity of character and uses, and by improving its facilities, amenities and environment. In particular, the society supports the Westminster City Council's policies, including the cumulative impact policy, as set out in the Statement of Licensing Policy 2016.

Application summary

The application seeks to sell alcohol on the first floor of this retail premises, which is situated on the corner of Carnaby and Beak Streets.

Hours of operation

The premises appear to be open from 08.00-20.00 seven days per week, and seek a licence to sell alcohol from 10.00-20.00, Monday-Saturday, and 12.00-20.00 on Sundays. There is a private residential block immediately across Beak Street (accessed from Upper John Street), with other residences further along Beak Street and in the streets that lead off it. Residents in nearby buildings and in the surrounding area are subject to noise and general nuisance every night – and most days -of the week. We also note with concern another retail premises applying for an alcohol licence in possibly the most saturated part of the West End Cumulative Impact Area and hope this worrying trend will cease.

Licensing policy

This area has been identified by the Westminster City Council (2.4.1 of the Statement of

Licensing Policy, as amended) as under stress because the cumulative effect of the concentration of late night and drink led premises and night cafes has led to serious problems of disorder and/or public nuisance affecting residents, visitors and other businesses.

The policies in relation to the stress areas are directed at the global and cumulative effects of licences on the area as a whole (2.4.5 of the policy). The policies are intended to be strict and will only be overridden in genuinely exceptional circumstances (2.4.2 of the policy). The growth in the entertainment industry in Soho has led to a marked deterioration in the quality of life and well-being of local residents and it has jeopardised the sustainability of the community. Soho has a substantial residential community and many of these residents suffer from problems such as, but not limited to, high levels of noise nuisance, problems with waste, urinating and defecating in the streets, threats to public safety, anti-social behaviour, crime and disorder and the change in character of historic areas.

For the reasons I have set out, we believe that the application, if granted in its present form, would fail to promote the licensing objectives of prevention of public nuisance, prevention of crime and disorder, and cumulative impact in the West End Cumulative Impact Area. I respectfully urge the Licensing Sub-Committee to reject this application.

Following a meeting with the applicant, the following representations have been withdrawn:

Received: 4 January 2018

with the city, need to stay alert.

I refer the panel to paragraphs of the Council's Licensing Policy- 2.4.17 to 2.4.21 and question whether this application as it stands complies with it and, if so, demonstrates no addition to cumulative impact.

I object to this licence on the grounds of Danger to Children and Public Nuisance. Sweaty Betty is a Sports shop promoting strongly health and well being. The cafe is sufficient and a licence is against the ethics of a healthy lifestyle. Children will be among the clients visiting the shop and will witness day time drinking and the possible results. Like most cities, London is a place where families unfamiliar

Furthermore the application does not state the number of clients nor that food is mandatory with all alcohol.

It is astonishing that drinking without food (food available' is not enough) could be allowed on a busy street like Carnaby. Carnaby is all about fashion. Things change but if Carnaby is to become an alcohol street tourists from all over the world will stop coming to enjoy the wonderful history it holds.

Hopefully these matters can be resolved by consultation without the need for a hearing.

Thank you for listening.

Received: 9 January 2018

I wish to object on the grounds that it is completely inappropriate for this type of family friendly premises to be selling alcohol. This would set a terrible precedent for every other Carnaby Street retailer to convert to selling alcohol and destroy the character of this street famous for fashion. There are more licensed premises in this small area of

London than almost anywhere in the world, the last thing we need is more of them.

Received: 9 January 2018

I object to this licence on the grounds of Public Nuisance.

Furthermore the application does not state the number of clients nor that food is mandatory with all alcohol.

Hopefully these matters can be resolved by consultation without the need for a hearing.

Received: 11 January 2018

I'm terribly distressed that this establishment is proposing to sell alcohol (whether both for consumption on or off premises and I understand without necessarily a meal). As a resident in this stress area we are already dealing with the consequences of drinking and within the hours of operation it will only result in people who have already drunk to go on to drink more at other establishments at later hours. Can we also please keep this venue free where people with children can go where alcohol is not served.

3. Policy & Guidance

The following policies within the City Of Westminster Statement of Licensing Policy apply:					
Policy CIA1 applies:	(i) It is the Licensing Authoritys policy to refuse applications in the Cumulative Impact Areas for: pubs and bars, fast food premises, and premises offering facilities for music and dancing; other than applications to vary hours within the Core Hours under Policy HRS1.				
	(ii) Applications for other licensable activities in the Cumulative Impact Areas will be subject to other policies, and must demonstrate that they will not add to cumulative impact in the Cumulative Impact Areas.				
Policy HRS1 applies:	 (i) Applications for hours within the core hours set out below in this policy will generally be granted, subject to not being contrary to other policies in the Statement of Licensing Policy. (ii) Applications for hours outside the core hours set out below in this policy will be considered on their merits, subject to other relevant policies. 				
Policy PB2 applies:	It is the Licensing Authoritys policy to refuse applications in the Cumulative Impact Areas other than applications to vary hours within the Core Hours under Policy HRS1.				

4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

(a) eliminate discrimination harassment, victimisation and any other

conduct that is prohibited by or under this Act;

(b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and(c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

5. Appendices

Appendix 1	Applicant supporting documents
Appendix 2	Premises history
Appendix 3	Proposed conditions
Appendix 4	Residential map and list of premises in the vicinity

Report author:	Ms Daisy Gadd
	Senior Licensing Officer
Contact:	Telephone: 0207 641 2737
	Email: dgadd@westminster.gov.uk

If you have any queries about this report or wish to inspect one of the background papers please contact the report author.

Backgro	und Documents – Local Government (Access to	Information) Act 1972
1	Licensing Act 2003	N/A
2	City of Westminster Statement of Licensing	7 th January 2016
	Policy	
3	Amended Guidance issued under section 182 of	April 2017
	the Licensing Act 2003	
4	Representation Environmental Health (withdrawn)	11 January 2018
5	Representation Metropolitan Police Service	13 January 2018
	(withdrawn)	
6	Representation Licensing Authority	15 January 2018
7	Representation resident	6 January 2018
8	Representation resident	9 January 2018
9	Representation resident	10 January 2018
10	Representation resident	14 January 2018
11	Representation resident (withdrawn)	4 January 2018
12	Representation resident (withdrawn)	9 January 2018
13	Representation resident (withdrawn)	9 January 2018
14	Representation resident (withdrawn)	11 January 2018

Ap	plicant	Sup	porting	Docume	nts
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Appendix 1

None

There is no licence or appeal history for the premises.

CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

Mandatory Conditions

- 1. No supply of alcohol may be made at a time when there is no designated premises supervisor in respect of this licence.
- No supply of alcohol may be made at a time when the designated premises supervisor does not hold a personal licence or the personal licence is suspended.
- 3. Every supply of alcohol under this licence must be made or authorised by a person who holds a personal licence.
- (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises—
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to;
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise):

- (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
- (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
- (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner;
- (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
- 5. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 6. (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
 - (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
 - (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either—
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
- 7. The responsible person must ensure that—
 - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures—
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml;

- (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
- (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

A responsible person in relation to a licensed premises means the holder of the premise licence in respect of the premises, the designated premises supervisor (if any) or any individual aged 18 or over who is authorised by either the licence holder or designated premises supervisor. For premises with a club premises certificate, any member or officer of the club present on the premises in a capacity that which enables him to prevent the supply of alcohol.

- 8(i) A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
- 8(ii) For the purposes of the condition set out in paragraph 8(i) above -
 - (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;
 - (b) "permitted price" is the price found by applying the formula -

P = D+(DxV)

Where -

- (i) P is the permitted price,
- (ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence -
 - (i) the holder of the premises licence,
 - (ii) the designated premises supervisor (if any) in respect of such a licence, or
 - (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and

- (e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.
- 8(iii). Where the permitted price given by Paragraph 8(ii)(b) above would (apart from this paragraph) not be a whole number of pennies, the price given by that subparagraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- 8(iv). (1) Sub-paragraph 8(iv)(2) below applies where the permitted price given by Paragraph 8(ii)(b) above on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.
 - (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Conditions consistent with the operating schedule

- 9. No noise generated on the premises, or by its associated plant or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- 10. Loudspeakers shall not be located in the entrance lobby or outside the premises building.
- 11. There shall be no striptease or nudity, and all persons shall be decently attired at all times, except when the premises are operating under the authority of a Sexual Entertainment Venue licence.
- 12. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Westminster Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31 day period.
- 13. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises are open to the public. This staff member shall be able to show Police recent data or footage with the absolute minimum of delay when requested.
- 14. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and leave the area quietly.
- 15. The number of persons permitted in the premises at any one time (excluding staff) shall not exceed 60 persons.
- 16. The sale of alcohol on the premises shall at all times be ancillary to the main use of the premises as the Sweaty Betty retail shop.

- 17. The supply of alcohol on the premises shall be by waiter or waitress service only to persons seated at tables or seated at the servery.
- 18. The sale and consumption of alcohol will be limited to the first floor and terrace as edged red and shown on the plans.
- 19. Substantial food and non-intoxicating beverages, including drinking water, shall be available in all parts of the premises where alcohol is sold for consumption on the premises.
- 20. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 21. No waste or recycable materials, including bottles, shall be moved, removed from or placed in outside areas between 23:00 hours and 07:00 hours on the following day.
- 22. No deliveries to the premises relating to the licensed activities shall take place between 23:00 and 07:00 on the following day.
- 23. No collections of waste or recycling materials (including bottles) from the premises shall take place between 23:00 and 07:00 on the following day.
- 24. A Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
- 25. There shall be no draught beer available on the premises.
- 26. No alcohol shall be taken from the premises.
- 27. There will be no sale of alcohol until the works have been assessed as satisfactory by the Environmental Health Consultation Team and this condition has been removed from the licence.
- 28. The licensed area shall at all times remain under the management of Sweaty Better Ltd and the licence is limited to their personal use only.
- 29. An incident log shall be kept at the premises, and made available on request to an authorised officer of the City Council or the Police, which will record the following:
 - a) All crimes reported to the venue
 - b) All ejections of patrons
 - c) Any complaints received concerning crime and disorder
 - d) Any incidents of disorder
 - e) All seizures of drugs or offensive weapons
 - f) Any faults in the CCTV system or searching equipment or scanning equipment
 - g) Any refusal of the sale of alcohol

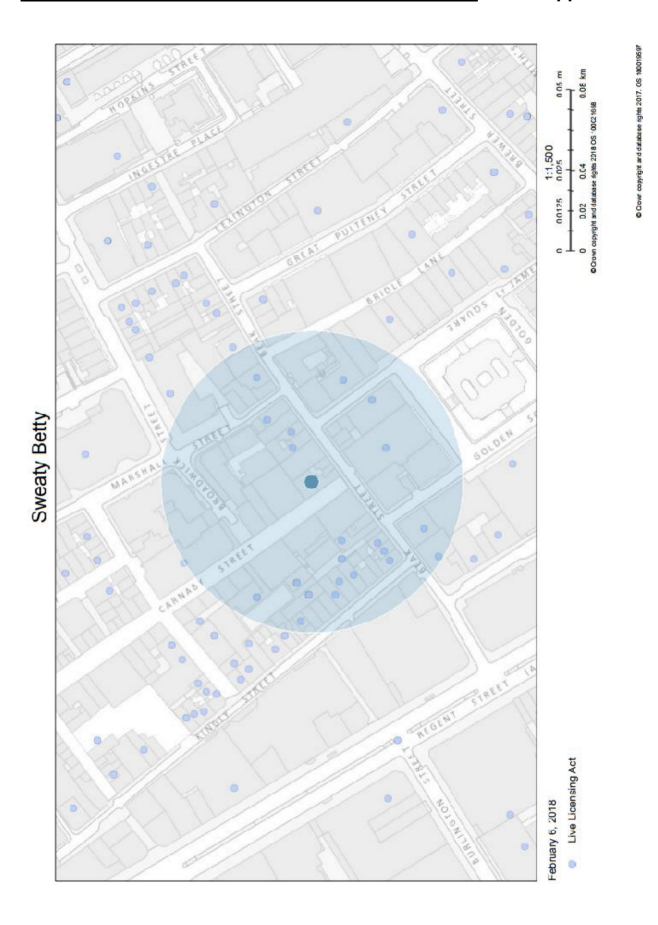
- h) Any visit by a relevant authority or emergency service
- 30. There shall be no advertising of bar facilities at or in the vicinity of the premises.
- 31. Patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall not be permitted to take drinks or glass containers with them.

Conditions proposed by the Environmental Health and agreed with the applicant and so as to be incorporated within the operating schedule

- 32. The means of escape provided for the premises shall be maintained unobstructed, free of trip hazards, be immediately available and clearly identified in accordance with the plans provided.
- 33. All emergency exit doors shall be available at all material times without the use of a key, code, card or similar means.
- 34. All emergency doors shall be maintained effectively self-closing and not held open other than by an approved device.
- 35. The edges of the treads of steps and stairways shall be maintained so as to be conspicuous.

Conditions proposed by the Police

None



Licence Number	Trading Name	Address	Premises Type	Time Period
		Ground Floor 41 - 43 Beak		Monday to Thursday; 10:00 - 23:30 Friday to Saturday;
17/09677/LIPCH	Polpo	Street London W1F 9SB	Restaurant	10:00 - 00:00 Sunday; 12:00 - 23:00
		45 Beak Street London W1F		Monday to Friday; 06:30 - 20:00 Saturday to Sunday; 10:00
08/10747/LIPN	Regent News	9SD	Shop	- 16:00
		Basement And Ground Floor		Monday to Saturday; 09:00 - 03:30 Sunday; 09:00 - 01:00
17/04862/LIPVM	Disrepute	4 Kingly Court London W1B	Night clubs and discos	Sundays before Bank Holidays; 09:00 - 01:30
	Old Coffee House Public	49 Beak Street London W1F	Pub or pub restaurant with	Monday to Thursday; 10:00 - 23:30 Friday to Saturday;
14/00895/LIPDPS	House	9SF	lodge	10:00 - 00:00 Sunday; 12:00 - 23:00
		36 Golden Square London		
17/12533/LIPDPS	M & C Saatchi	W1F 9JX	Office	Monday to Sunday; 00:00 - 00:00
	Rum Kitchen, First Floor,			Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
17/09285/LIPDPS	Units 1.12 And 1.13	Kingly Court London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
11/07877/LIPDPS	Open Space	Kingly Court London	Park / Open Space	Monday to Sunday; 00:00 - 00:00
				Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
17/13411/LIPDPS	Unit G9	Kingly Court London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00 New Year's Day;
		Basement And Ground Floor		Monday to Thursday; 10:00 - 23:30 Friday to Saturday;
17/02762/LIPCH	Soho Grind	19 Beak Street London W1F	Restaurant	10:00 - 00:00 Sunday; 12:00 - 22:30
		17 Beak Street London W1F		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
17/06602/LIPDPS	Flat Iron	9RW	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
		Ground Floor 3 Kingly Street		10:00 - 00:00 Sunday; 12:00 - 23:00 Sundays before Bank
17/12559/LIPDPS	Two Floors	London W1B 5PD	Shop	Holidays; 12:00 - 00:00
		6 Upper James Street		
16/08773/LIPT	Pizza Express	London W1F 9DQ	Restaurant	Monday to Saturday; 10:00 - 00:30 Sunday; 12:00 - 00:00
	Darjeeling Express, Unit 2.14-	Former Ground Floor Unit		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
17/07358/LIPDPS	2.16	G2 Kingly Court London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
		Former Unit G3 Kingly Court		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
14/02432/LIPDPS	Shoryu	London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
		Former Ground Floor Unit		Monday to Thursday; 07:00 - 23:30 Friday to Saturday;
14/00074/LIPDPS	Units G2, 1.4, 1.5 & 1.6	G2 Kingly Court London	Restaurant	07:00 - 00:00 Sunday; 07:00 - 22:30
		Former Ground Floor Unit		Monday to Thursday; 07:00 - 23:30 Friday to Saturday;
17/03113/LIPVM	Whyte And Brown	G2 Kingly Court London	Restaurant	07:00 - 00:00 Sunday; 07:00 - 22:30
		Former Unit 1.9 Kingly Court		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
14/06042/LIPDPS	Life Goddess	London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00

			T	
		Ground Floor 4 Kingly Street	l .	
06/04160/WCCMAP	Shampers Wine Bar	London W1B 5PE	Wine bar	Monday to Saturday; 10:00 - 00:30 Sunday; 12:00 - 00:00
		Basement And Ground Floor		Monday to Saturday; 07:00 - 03:30 Sunday; 07:00 - 03:00
16/01177/LIPDPS	Bob Bob Ricard	Part 1 - 3 Upper James Street	Restaurant	Sundays before Bank Holidays; 07:00 - 03:30
		1 - 3 Upper James Street		
17/07199/LIPN	Bob Bob Ricard (Shadow)	London W1F 9DE	Not Recorded	Monday to Saturday; 07:00 - 03:30 Sunday; 07:00 - 03:00
		15 Beak Street London W1F		
06/06301/WCCMAP	Myung Ga Restaurant	9SX	Cafe	Monday to Saturday; 10:00 - 00:30 Sunday; 12:00 - 00:00
	Oka Restaurant Units 1.14 -	Kingly Court Kingly Court		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
14/11127/LIPVM	1.16	London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
		Kingly Court Kingly Court		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
15/11467/LIPDPS	Le Bab (Units 2.10 And 2.11)	London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
	Dirty Bones Units 2.12 And	Kingly Court Kingly Court		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
16/12530/LIPVM	2.13	London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
		Kingly Court Kingly Court		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
14/04377/LIPDPS	Units 1.7 And 1.8, First Floor	London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
		Kingly Court Kingly Court		Monday to Thursday; 10:00 - 00:00 Friday to Saturday;
17/12158/LIPDPS	Senor Ceviche	London	Restaurant	10:00 - 00:30 Sunday; 12:00 - 23:00
		5 Kingly Street London W1B		
16/02956/LIPT	Cinnamon	5PF	Restaurant	Monday to Saturday; 09:00 - 01:10 Sunday; 09:00 - 01:00
12/01708/LIPV	Vinoteca	53 - 55 Beak Street London	Restaurant	Monday to Saturday; 10:00 - 00:30 Sunday; 12:00 - 00:00
		Hardy House 16-18 Beak		Monday to Thursday; 08:00 - 23:30 Friday to Saturday;
17/06787/LIPDPS	Byron	Street London W1F 9RD	Restaurant	08:00 - 00:00 Sunday; 08:00 - 22:30 Sundays before Bank
		Unit G 13 Kingly Court		Monday to Wednesday; 09:00 - 03:00 Thursday to
17/15030/LIPDPS	Cahoots	London W1B 5PW	Night clubs and discos	Saturday; 09:00 - 03:30 Sunday; 09:00 - 00:00
		Unit G 13 Kingly Court		Monday to Wednesday; 09:00 - 03:00 Thursday to
17/07029/LIPDPS	Cahoots	London W1B 5PW	Night clubs and discos	Saturday; 09:00 - 03:30 Sunday; 09:00 - 00:00
		9 Kingly Street London W1B		Monday to Friday; 09:00 - 03:30 Saturday; 09:00 - 23:30
12/06745/LIPDPS	Bag O' Nails	5PH	Club or institution	Sunday; 12:00 - 23:00
	<u> </u>	10 Beak Street London W1F		Monday; 09:00 - 01:30 Monday; 09:00 - 03:00 Tuesday
17/13827/LIPDPS	Gem	9RA	Restaurant	to Thursday; 09:00 - 03:30 Friday to Saturday; 09:00 -
17/13827/LIPDPS	Gem		Restaurant	



Licensing Sub-Committee^m 4 Report

Date: 15 February 2018

Licensing Ref No: 17/14501/LIPN - New Premises Licence

Title of Report: Dorset Cafe
Dorset House

Basement and Ground Floor

27 Melcombe Street

London NW1 6AG

Report of: Director of Public Protection and Licensing

Wards involved: Bryanston And Dorset Square

Policy context: City of Westminster Statement of Licensing Policy

Financial summary: | None

Report Author: Miss Yolanda Wade

Senior Licensing Officer

Contact details Telephone: 020 7641 1884

Email: ywade@westminster.gov.uk

1. Application

1-A Applicant and premises						
Application Type:	New Premises Licence, L	New Premises Licence, Licensing Act 2003				
Application received date:	7 December 2017					
Applicant:	Dorset Coffee House Ltd					
Premises:	Dorset Cafe					
Premises address:	Dorset House Ward: Bryanston A Dorset Square					
	Floor	Cumulative	No			
	27 Melcombe Street Impact Area: London NW1 6AG					
Premises description:	According to the application the premises will operate as a cafe.					
Premises licence history:	This is a new premises licence and therefore no history exists.					
Applicant submissions:	Proposed conditions are incorporated in Appendix 3 of the report.					
Plan:	Plans are available to view upon request to the Licensing Authority and they will be made available at Licensing Committee.					

1-B Proposed licensable activities and hours								
Sale by retail of alcohol On or off sales or both: On								
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun	
Start: 11:00 11:00 11:00 11:00 11:00 12:00								
End:	22:00	22:00	22:00	22:00	22:00	22:00	22:00	

Hours premises are open to the public							
Day:	Day: Mon Tues Wed Thur Fri Sat Su						
Start:	07:00	07:00	07:00	07:00	07:00	07:00	08:00
End:	22:00	22:00	22:00	22:00	22:00	22:00	22:00

2. Representations

2-A Responsible Authorities			
Responsible	The Environmental Health Service		
Authority:			
Representative:	Mr Dave Nevitt		
Received:	14 th December 2017		

I wish to make Representations on the following grounds:

Representation is made in relation to the application, as the proposals are likely to increase Public Nuisance and may impact upon Public Safety.

2-B O	Other Persons	
Received:		31st December 2017

I am a leaseholder of a flat above the Dorset Café. I am deeply unhappy by the fact that the Westminster Council did not contact any of the neighbour or resident association. I randomly found this application and I am deeply shocked by not having been contacted beforehand.

Please now read my objection:

I am extremely worried that an alcohol selling licence would be awarded to the Dorset Café. I am living above. It will occur noise from the people consuming alcohol inside and outside the premises. As a resident I totally object this. Being on the way of supporters going to Wembley park, this place will be a further occasion for more binge drinking before and after the games.

I am also worried by the type of people that place might attract. Dorset Square (just a few yards away) is already a well-known spot for drug dealing in North London, and this new alcohol selling place could be a new drug dealing spot. In a context of reduction of budget for the police, how is the council considering tackling crime, anti-social behaviour and noise pollution that this place could cause?

May I also draw the council's attention on the gambling place Ladbrokes on Gloucester Place that is also bringing strange people into the area?

What is the council's plan to make the Dorset Square Ward a better place to live for the residents? I do not think that awarding an alcohol selling licence to Dorset Café would benefit any of the residents around. This will just make the local mafia richer and the resident less safe as a consequence.

Recently the former Cafe Saporito on 14 Melcombe street transformed into wine and vape bar without any consultation of the residents, because the licence has been awarded beforehand to Caffe Saporito.

I do hope the council will think twice before awarding an alcohol licence to a place that will be opposite to another bar. The consequences are extremely worrying and the councillors will be held responsible for any rise of crime in the area should they grant it.

Received: 31st December 2017

I have been living in

since 2006.

kindly forwarded me the correspondance below.

I could not agree more with his feedback. I never get involved in giving feedback to the council about applications. However in this case I feel I should draw your attention to this situation. The neighbourhood is degrading quickly, to the detriment of the residents, and this would be a further step.

I also feel a formal consultation has not been launched.

Received: 22 December 2017

We object to this outside alcohol request. We are a residential neighborhood and our bedroom windows are facing Melcombe Street almost directly opposite this cafe.

Received: 3rd January 2018

Firstly I am deeply disappointed that the team did not circulate details of the licencing request to Dorset House residents, which I find extremely odd considering the premises are part of our building!

As a Dorset House resident with my flat facing Melcombe street, we are frequently woken up by the sounds of people shouting while walking past. The noise nuisance from people eating amd drinking just below our homes will be significant. The construction / layout is such that sounds, including those of people talking, travel up several floors. This is hugely disruptive to residents which includes convalescing elderly citizens, families with young children and professionals living in Dorset House.

The area is beseiged by beggars and drunks and several are a permanent fixture on Melcombe street with more added each new day. Adding a open area restaurant will add to this.

There are already far too many drinking venues in this finite area. Why do we need yet another alcohol serving premises? Are the liquor requirements not more than served by existing units? Should the council not be seeking to close these units rather than allow more to open?

The council is probably well aware of the rodent and pest issue of which Dorset has had more than its fair share. An open air food serving unit will add to the pests.

The proposal is very pedestrian unfriendly. This street has very heavy footfall being the walkway to Marylebone station. I had to call the police when I was shoved over by a couple of youngsters while walking home from Tesco with my grocery bags. I could have been seriously injured had it not been for a passerby's presence of mind. Blocking the pavement with tables will just add to the congestion.

It is the council's and licensing authority's gift to make the area and our city a wonderful place to live for residents, businesses to thrive and tourists to visit. I sincerely hope this

responsibility is executed with due care.

Thank you for the kind consideration of resident interests and our request for the peaceful enjoyment of our homes.

3. Policy & Guidance

The following policies wapply:	vithin the City Of Westminster Statement of Licensing Policy
Policy RNT1 applies:	Applications will generally be granted and reviews determined, subject to the relevant criteria in Policies CD1, PS1, PN1 and CH1.
Policy HRS1 applies:	(i) Applications for hours within the core hours set out below in this policy will generally be granted, subject to not being contrary to other policies in the Statement of Licensing Policy.
	(ii) Applications for hours outside the core hours set out below in this policy will be considered on their merits, subject to other relevant policies.

4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

- (a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;
- (b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and
- (c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

5. Appendices

Appendix 1	Applicant supporting documents
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Appendix 3	Proposed conditions
Appendix 4	Residential map and list of premises in the vicinity

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If you have any queries about this report or wish to inspect one of the background papers please contact the report author.				
Background Documents – Local Government (Access to Information) Act 1972				
1	Licensing Act 2003	N/A		
2	City of Westminster Statement of Licensing Policy	7 th January 2016		
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2017		
4	The Environmental Health Service Representation	14 th December 2017		
5	Representation	31st December 2017		
6	Representation	31 st December 2017		
7	Representation	22 nd December 2017		
8	Representation	3 rd January 2018		

Applicant Supporting Documents

None

There is no licence or appeal history for the premises.

CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

Mandatory Conditions

- 1. No supply of alcohol may be made at a time when there is no designated premises supervisor in respect of this licence.
- 2. No supply of alcohol may be made at a time when the designated premises supervisor does not hold a personal licence or the personal licence is suspended.
- 3. Every supply of alcohol under this licence must be made or authorised by a person who holds a personal licence.
- 4. (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises—
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to;
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;

- (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
- (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner;
- (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
- 5. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 6. (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
 - (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
 - (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either—
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
- 7. The responsible person must ensure that—
 - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures—
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml;
 - (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
 - (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

A responsible person in relation to a licensed premises means the holder of the premise licence in respect of the premises, the designated premises supervisor (if any) or any individual aged 18 or over who is authorised by either the licence holder or designated premises supervisor.

For premises with a club premises certificate, any member or officer of the club present on the premises in a capacity that which enables him to prevent the supply of alcohol.

- 8(i) A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
- 8(ii) For the purposes of the condition set out in paragraph 8(i) above -
 - (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;
 - (b) "permitted price" is the price found by applying the formula -

P = D+(DxV)

Where -

- (i) P is the permitted price,
- (ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol:
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence -
 - (i) the holder of the premises licence,
 - the designated premises supervisor (if any) in respect of such a licence, or
 - (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and
- (e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.
- 8(iii). Where the permitted price given by Paragraph 8(ii)(b) above would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- 8(iv). (1) Sub-paragraph 8(iv)(2) below applies where the permitted price given by Paragraph 8(ii)(b) above on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.
 - (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

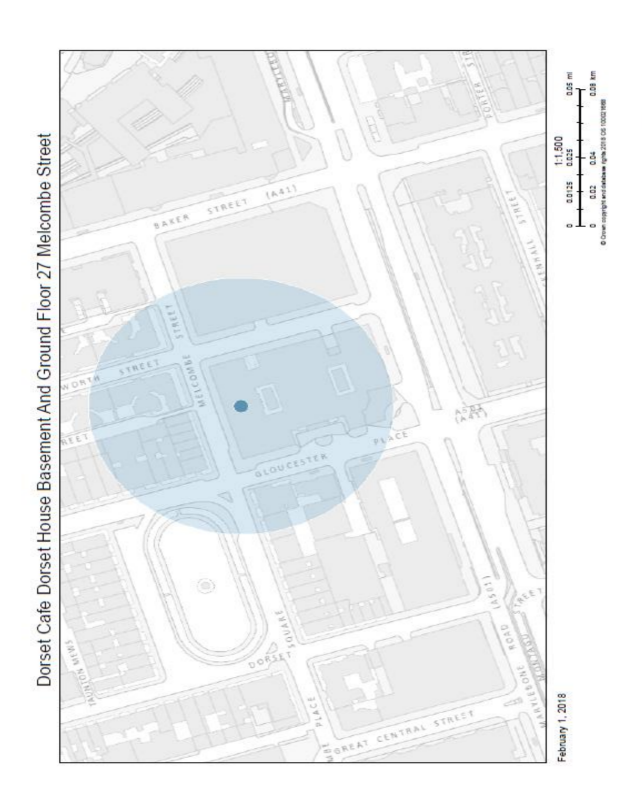
Conditions consistent with the operating schedule

- 9. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Westminster Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31 day period.
- 10. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.
- 11. Alcohol consumed outside the premises building shall only be consumed by patrons seated at tables.
- 12. All outside tables and chairs shall be rendered unusable by (22:15) each day.
- 13. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 14. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between (23.00) hours and (08.00) hours on the following day.
- 15. A Challenge 21 or Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
- 16. An incident log shall be kept at the premises, and made available on request to an authorised officer of the City Council or the Police. It must be completed within 24 hours of the incident and will record the following:
 - (a) all crimes reported to the venue;
 - (b) all ejections of patrons;
 - (c) any complaints received concerning crime and disorder:
 - (d) any incidents of disorder:
 - (e) all seizures of drugs or offensive weapons;
 - (f) any faults in the CCTV system, searching equipment or scanning equipment;
 - (g) any refusal of the sale of alcohol;
 - (h) any visit by a relevant authority or emergency service.
- 17. The premises shall only operate as a restaurant
 - (i) in which customers are shown to their table,
 - (ii) where the supply of alcohol is by waiter or waitress service only,

- (iii) which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery,
- (iv) which do not provide any take away service of food or drink for immediate consumption,
- (v) which do not provide any take away service of food or drink after 2200, and
- (vi) where alcohol shall not be sold or supplied, otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial table meals there, and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.

Notwithstanding this condition customers are permitted to take from the premises part consumed and resealed bottles of wine supplied ancillary to their meal.

- 18. The sale and supply of alcohol for consumption outside of the premises building shall be restricted to alcohol consumed at the outside tables and chairs shown on the licence plan, shall be by waiter or waitress service, served only to a person seated taking a substantial table meal there and for consumption by such a person as ancillary to their meal.
- 19. Customers permitted to temporarily leave and then re-enter the premises building e.g. to smoke, shall not be permitted to take drinks or glass containers with them.
- 20. No noise generated on the premises, or by its associated plant or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- 21. No take away service of food or drink after 22:00



Resident Count: 385

DISTANCE	Licence	Trading	Address	Premises	Time
	Number	Name		Туре	Period
1.496564871	16/04367/LIPDPS	Oddbins	35 Melcombe	Shop (large)	Monday to Sunday;
			Street London		09:00 - 22:30
			NW1 6AG		
35.09982465	14/08184/LIPV	Caffe	14 Melcombe	Cafe	Monday to Thursday;
		Saporito	Street London		07:00 - 22:00 Friday
			NW1 6AH		to Saturday; 07:00 -
					23:00 Sunday; 09:00
					- 20:00
41.31296778	09/09627/LIPV	The Phoenix	5 - 9	Restaurant	Monday to Saturday;
		Palace	Glentworth		10:00 - 00:30
		Chinese	Street London		Sunday; 12:00 - 00:00
		Restaurant	NW1 5PG		
56.71186091	16/04807/LIPDPS	Dorset	39-40 Dorset	Hotel, 3 star	Monday to Saturday;
		Square Hotel	Square London	or under	10:00 - 23:30
			NW1 6QN		Monday to Sunday;
					00:00 - 00:00
					Sunday; 12:00 - 22:30
63.24526015	17/11242/LIPDPS	Allsop Arms	137-143	Public house	Monday to Thursday;
		Public House	Gloucester	or pub	10:00 - 23:30 Friday
			Place London	restaurant	to Saturday; 10:00 -
			NW1 5AL		00:00 Sunday; 12:00
					- 23:00

