



## Licensing Committee

**Date:** WEDNESDAY, 10 APRIL 2019

**Time:** 1.45 pm

**Venue:** COMMITTEE ROOM - 2ND FLOOR WEST WING, GUILDHALL

**Members:**

Peter Dunphy (Chairman)	Marianne Fredericks
Sophie Anne Fernandes (Deputy Chairman)	Michael Hudson
Caroline Addy	Deputy Jamie Ingham Clark
Deputy Keith Bottomley	Shravan Joshi
Mary Durcan	Graham Packham
Karina Dostalova	Judith Pleasance
Deputy Kevin Everett	James Tumbridge

**Enquiries:** Leanne Murphy  
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Lunch will be served for Members in the Guildhall Club at 1pm  
NB: Part of this meeting could be the subject of audio or video recording

John Barradell  
Town Clerk and Chief Executive

## AGENDA

1. **APOLOGIES**
2. **MEMBERS' DECLARATIONS UNDER THE CODE OF CONDUCT IN RESPECT OF ITEMS ON THE AGENDA**
3. **PUBLIC MINUTES**  
To agree the public minutes of the meeting held on 6 February 2019.  
**For Decision**  
(Pages 1 - 8)
4. **MINUTES FROM LICENSING SUB COMMITTEE HEARINGS**
  - a) **Dabbers Social Bingo - 18 January 2019**  
To receive the public minutes of the meeting regarding the application for Dabbers Social Bingo, 18-22 Houndsditch, EC3A 7DB on 18 January 2019.  
**For Information**  
(Pages 9 - 16)
  - b) **Half Cup - 4 February 2019**  
To receive the public minutes of the meeting regarding the application for Half Cup, Unit 9, 22-23 Bartholomew Close, EC1A 7BB on 4 February 2019.  
**For Information**  
(Pages 17 - 22)
  - c) **Pelt Trader - 19 March 2019**  
To receive the draft public minutes of the meeting regarding the application for Pelt Trader, 23 Dowgate Hill, EC4N 6AP on 19 March 2019.  
**For Information**  
(Pages 23 - 28)
5. **APPEALS AGAINST LICENSING (HEARING) SUB COMMITTEE DECISIONS**  
The Comptroller and City Solicitor to be heard.  
**For Information**
6. **POLICE RESPONSE TO RESOLUTION - LATE NIGHT LEVY FINANCES**  
Report of the City of London Police.  
**For Information**  
(Pages 29 - 34)
7. **VIOLENT CRIME FROM LICENSED PREMISES**  
Report of the City of London Police.  
**For Information**  
(Pages 35 - 40)

8. **DELEGATED DECISIONS OF THE DIRECTOR OF MARKETS AND CONSUMER PROTECTION PERTAINING TO PREMISES LICENCES**

Report of the Interim Director of Consumer Protection and Markets Operations.  
*(N.B. – To be read in conjunction with the non-public appendix at Item 13)*

**For Information**  
(Pages 41 - 52)

9. **QUESTIONS ON MATTERS RELATING TO THE WORK OF THE COMMITTEE**

10. **ANY OTHER BUSINESS THAT THE CHAIRMAN CONSIDERS URGENT**

11. **EXCLUSION OF THE PUBLIC**

**MOTION** - That under Section 100A(4) of the Local Government Act 1972, the public be excluded from the meeting for the following items of business on the grounds that they involve the likely disclosure of exempt information as defined in Part I of Schedule 12A of the Local Government Act.

**For Decision**

12. **NON-PUBLIC MINUTES**

To agree the non-public minutes of the meeting held on 6 February 2019.

**For Decision**  
(Pages 53 - 54)

13. **DELEGATED DECISIONS OF THE DIRECTOR OF MARKETS AND CONSUMER PROTECTION PERTAINING TO PREMISES LICENCES (NON-PUBLIC APPENDIX)**

*To be read in conjunction with Item 8.*

**For Information**  
(Pages 55 - 56)

14. **NON-PUBLIC QUESTIONS RELATING TO THE WORK OF THE COMMITTEE**

15. **ANY OTHER BUSINESS THAT THE CHAIRMAN CONSIDERS URGENT AND WHICH THE COMMITTEE AGREE SHOULD BE CONSIDERED WHILST THE PUBLIC ARE EXCLUDED**

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## LICENSING COMMITTEE

Wednesday, 6 February 2019

Minutes of the meeting of the Licensing Committee held at Committee Room - 2nd Floor West Wing, Guildhall on Wednesday, 6 February 2019 at 1.45 pm

### Present

#### Members:

Peter Dunphy (Chairman)	Michael Hudson
Sophie Anne Fernandes (Deputy Chairman)	Deputy Jamie Ingham Clark
Caroline Addy	Graham Packham
Deputy Keith Bottomley	Judith Pleasance
Mary Durcan	James Tumbridge

### In Attendance

#### Officers:

Jon Averbs	-	Interim Director of Consumer Protection and Market Operations
Peter Davenport	-	Markets & Consumer Protection
Jenny Pitcairn	-	Chamberlain's Department
Paul Chadha	-	Comptroller and City Solicitor's
Robert Breese	-	Markets & Consumer Protection
Leanne Murphy	-	Town Clerk's Department
Andrew Buckingham	-	Town Clerk's Department
Jess Wynne	-	City of London Police
Paul Holmes	-	City of London Police

#### 1. APOLOGIES

Apologies were received from Shravan Joshi, Deputy Kevin Everett and Marianne Fredericks.

#### 2. MEMBERS' DECLARATIONS UNDER THE CODE OF CONDUCT IN RESPECT OF ITEMS ON THE AGENDA

There were no declarations.

#### 3. PUBLIC MINUTES

The public minutes of the meeting held on 24 October 2018 were approved as a correct record.

The Chairman welcomed back Peter Davenport which was echoed by Members. The Chairman also advised Members that this would be his last meeting as Chairman of the Committee.

4. **ANNUAL REVIEW OF THE TERMS OF REFERENCE**

The Committee considered a report of the Town Clerk which presented the Committee's terms of reference for review. Members were also asked to consider whether the current meeting frequency was appropriate.

Members confirmed they had no changes to the terms of reference or frequency of meetings.

**RESOLVED** - That:-

- the terms of reference of the Committee be approved without amendment for submission to the Court in April 2019;
- no change be required to the frequency of the Committee's meetings.

5. **MINUTES FROM LICENSING SUB COMMITTEE HEARINGS**

5.1 **Dabbers Social Bingo - 18 January 2019**

The Committee were advised that the decision letter providing the outcome of the bingo gambling licence application for Dabbers Social Bingo had been sent to all relevant parties, but the public minutes had not yet been finalised. The Town Clerk agreed to circulate the minutes to Members when they were signed off.

5.2 **Half Cup - 4 February 2019**

The Committee were advised that the decision letter providing the outcome of the premises licence application for Half Cup was currently awaiting approval from the Sub Committee and would be sent to all relevant parties once finalised. The Town Clerk agreed to circulate the minutes to Members when they were signed off.

6. **APPEALS AGAINST LICENSING (HEARING) SUB COMMITTEE DECISIONS**

The Comptroller & City Solicitor advised the Committee that there were currently no appeals.

7. **ADVERTISING APPLICATIONS FOR PREMISES LICENCES IN A LOCAL NEWSPAPER, AS PER THE REQUIREMENTS OF THE LICENSING ACT 2003**

The Committee considered a report of the Director of Markets and Consumer Protection seeking to clarify the guidance the Licensing Authority provides in relation to the requirement to advertise an application for a premises licence in a 'local newspaper' under section 17 (5) of the Licensing Act 2003 and Regulation 25 of the Licensing Act 2003 (Premises and Club Certificates) Regulations 2005.

The Chairman confirmed that the guidance had been reworded following comments from Members at the last Committee meeting. Members were happy with the new wording.

A Member highlighted the previous request of the Committee that large reports that have changed and require additional consultation should show track changes from the original document so that Members could clearly see what has changed and provide focused feedback. Members agreed that changes should also be explained in the covering report. The Chairman agreed that this should happen when changes were made to large documents.

**RESOLVED** – That Members agree the final text of the guidance on our website in relation to advertising in a local newspaper as per the requirements of the Licensing Act 2003.

**8. REVENUE BUDGETS - 2019/20**

The Committee considered the joint report of the Chamberlain and Interim Director of Consumer Protection and Market Operations concerning the annual submission of the revenue budgets overseen by the Licensing Committee.

Members were advised that the report sought approval of the latest revenue budget for 2018/19 and provisional revenue budget for 2019/20, for subsequent submission to the Finance Committee. The budgets were prepared within the resources allocated to the Director.

It was noted that there was a typo in the second paragraph of the summary and that the word values should state venues.

**RESOLVED** – That Members:-

- Review the latest 2018/19 revenue budget to ensure that it reflects the Committee's objectives and, if so, approve the budget for submission to the Finance Committee;
- Review the provisional 2019/20 revenue budget to ensure that it reflects the Committee's objectives and, if so, approve the budget for submission to Finance Committee; and
- Authorise the Chamberlain, in consultation with the Chairman and Deputy Chairman, to revise these budgets for changes in respect of the Late Night Levy and of recharges.

**9. GAMBLING ACT - ANNUAL REVIEW OF FEES 2019/20**

The Committee considered the report of the Interim Director of Consumer Protection and Market Operations concerning the annual review of fees for those premises requiring a licence under the Gambling Act 2005 for 2019/20.

A Member noted that five fees were being proposed to increase in the new fee structure including bingo and AGC. He queried what AGC stood for and how the fees were estimated for bingo when there had been no bingo establishments in the City to date. Members were advised that AGC was an acronym for Adult Gaming Centre and the costings for bingo fees were based on expectations of costs in line with other Local Authorities.

A Member was concerned that the bingo fee expectations were based on the recent bingo application that was not approved and felt that more accuracy was needed to ensure the right fees were being charged. He recommended a review of the costs and increase the fee for the future.

**RESOLVED** – That Members agree the proposed fees for 2019/20 as set out in Appendix 1 (column six).

10. **SEX ESTABLISHMENTS - ANNUAL REVIEW OF FEES 2019/20**

The Committee considered the report of the Interim Director of Consumer Protection and Market Operations concerning the annual review of fees for those premises requiring a licence under the Local Government (Miscellaneous Provisions) Act 1982 as a sex establishment for 2019/20.

A Member questioned whether there was justification for the increases to the fees, excepting the training of staff, as there had been no activity for Sexual Entertainment Venues (SEVs) in the City. It was noted that paragraph 8 provided the factors taken into account and Members hoped that a higher fee would discourage SEV applications coming to the City.

A Member highlighted the importance of being clear and transparent regarding all fees and did not feel the factors were a full justification for the increases when compared to the proposed fees concerning gambling. It was noted that the fees had increased in the previous item; however, they were now at the maximum level. All other Members approved the proposed fees.

**RESOLVED** – That Members agree the proposed fees for 2019/20 as set out in Appendix 1.

11. **LATE NIGHT LEVY - 12 MONTH REPORT (1 OCT 2017 - 30 SEPT 2018)**

The Committee considered the report of the Interim Director of Consumer Protection and Market Operations providing Members with a 12-month review concerning the Late Night Levy covering the period 1 October 2017 to 30 Sept 2018. The following comments were made:

- Members were advised that the amount received through the Levy had remained constant.
- The Chairman stated that the Committee had an opportunity to confirm whether they were happy with their decision at the last meeting to approve the two-year continuation of the operation of the Late Night Levy split with the City of London Police, and that the report provided the Committee with more detail.
- Members voiced their full support of the Late Night Levy operation; however, it was noted that there was a discrepancy of £400k between the Levy income and expenditure provided to the Police.
- Members noted that the COL Police had no restrictions on how their 70% of the Levy was spent. The Chairman highlighted that the

Committee could make recommendations to the COL Police regarding where the Levy should be spent, and it was agreed that the Committee needed to understand what this money was being used for to allow the Committee to make considerations.

- The Committee agreed that a resolution be motioned to the Police Committee requesting an analysis of the total spend of the Late Night Levy.

**RESOLVED – That:-**

- A resolution be made to the Police Committee requesting the total spend of the Late Night Levy;
- Members agree that the Late Night Levy should continue to operate for at least a further two years;
- Members require Officers to prepare an annual account of the operation and effect of the Levy which is to be reported to the Licensing Committee.

**12. DELEGATED DECISIONS OF THE DIRECTOR OF MARKETS AND CONSUMER PROTECTION PERTAINING TO PREMISES LICENCES**

The Committee considered a report of the Interim Director of Consumer Protection and Market Operations regarding the delegated decisions of the Interim Director of Consumer Protection and Market Operations pertaining to premises licences.

A Member queried what the outcome 'referred to other services' meant. The Committee were advised that the case may have been more relevant to another team so the case was referred as appropriate.

With regards to a query concerning why no action was possible regarding the noise ventilation complaint at Cote Restaurant, the Committee were advised that it was likely that the Officer who attended the site may not have detected a problem on arrival so was unable to take action. It was noted that any concerns could be followed up if there were further complaints regarding the ventilation. A Member requested if information could be added to the complaints table to resolve both questions raised and the relevant Officer agreed to add this.

A Member queried what compliance concerning tables and chairs licences took place at premises and suggested mystery shoppers to test conditions. The Chairman advised that this was an issue for the Streets & Walkways Committee but agreed this was a good idea.

RECEIVED.

**13. VIOLENT CRIME FROM LICENSED PREMISES**

The Committee considered a report of the City of London Police regarding

violent crime from licensed premises during the period November 2017 to October 2018.

The Chairman drew attention to the graph analysis of violence in the City over a 12-month period as requested by Members at the last meeting to reflect trends. Members were advised that these figures were the overall crime figures and did not only cover licensed premises which presented a worse overall number.

It was noted that there was an increasing trend for violence (with and without injury) over the 12-month period, but that this had been decreasing in the last three months. However, this did not include figures for the Christmas period which had not yet been finalised.

In response to a query asking the Committee what figures were required in this report, the Chairman stated that quarterly figures on violent crime at licenced premises were needed. Whilst Members agreed it was interesting to see the overall crime figures, it was agreed that these were not relevant to the Committee. It was noted that the report was not provided in the correct format and the Town Clerk agreed to recirculate the new report templates to the relevant Officers.

RECEIVED.

14. **QUESTIONS ON MATTERS RELATING TO THE WORK OF THE COMMITTEE**  
There were no questions.

15. **ANY OTHER BUSINESS THAT THE CHAIRMAN CONSIDERS URGENT**  
There was one item.

#### Brexit

The Interim Director of Consumer Protection and Market Operations advised Members that he attended a Chief Officers meeting of the Town Clerk to discuss the risks of a no-deal Brexit and confirmed that to date there were no specific risks that affected licensing. The Comptroller & City Solicitor confirmed that no impacts had been identified as UK licensing legislation was not EU based. Members were advised that if any risks were identified they would be brought to the Committee.

16. **EXCLUSION OF THE PUBLIC**  
**RESOLVED** – That under Section 100A(4) of the Local Government Act 1972, the public be excluded from the meeting for the following items of business on the grounds that they involve the likely disclosure of exempt information as defined in Paragraph 3 of Part I of Schedule 12A of the Local Government Act.
17. **NON-PUBLIC MINUTES**  
The non-public minutes of the meeting held on 24 October 2018 were approved as a correct record.

18. **DELEGATED DECISIONS OF THE DIRECTOR OF MARKETS AND CONSUMER PROTECTION PERTAINING TO PREMISES LICENCES (NON-PUBLIC APPENDIX)**

The Committee received a non-public appendix to be read in conjunction with Item 12.

19. **NON-PUBLIC QUESTIONS RELATING TO THE WORK OF THE COMMITTEE**

There were no questions.

20. **ANY OTHER BUSINESS THAT THE CHAIRMAN CONSIDERS URGENT AND WHICH THE COMMITTEE AGREE SHOULD BE CONSIDERED WHILST THE PUBLIC ARE EXCLUDED**

There were no urgent items.

**The meeting ended at 2.31 pm**

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Chairman

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## MINUTES OF THE LICENSING (HEARING) SUB-COMMITTEE

HELD ON FRIDAY 18 JANUARY AT 2.30 PM

**APPLICANT:** Bingo Forever Limited t/a Dabbers Social Bingo  
**PREMISES:** Dabbers, 18-22 Houndsditch, EC3A 7DB

### Sub Committee:

Marianne Fredericks (Chairman)  
Deputy Keith Bottomley  
Caroline Addy

### Officers:

Leanne Murphy - Town Clerk's Department  
Paul Chadha - Comptroller and City Solicitor  
Peter Davenport - Markets and Consumer Protection  
Rachel Pye - Markets and Consumer Protection

### Given Notice of Attendance:

#### Applicant:

Edward Wethered	Managing Director, Dabbers Social Bingo
Jonathan Wright	Creative Director, Dabbers Social Bingo

#### Making representations:

Charlotte Meller	LA Partnership Specialist, Gambling Commission
Clive Noblett	Senior Manager – Compliance, Gambling Commission

#### In Attendance:

Edward Wethered  
Jonathan Wright  
Charlotte Meller  
Clive Noblett  
Sylvia Moys CC

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### Licensing Act 2003 (Hearings) Regulations 2005

A public Hearing was held at 2.30 PM in Committee Room 1, Guildhall, London, EC2V 7HH, to consider a representation submitted in respect of an application for a bingo gambling licence in respect of Dabbers Social Bingo, 18-22 Houndsditch, EC3A 7DB, the applicant being Bingo Forever Limited.

The Sub Committee had before them the following documents:-

Hearing Procedure  
Report of the Director of Markets & Consumer Protection  
Appendix 1: Copy of Application

- Appendix 2: Premises Licence
- Appendix 3: Local Risk Assessment & Further Information
- Appendix 4: Representation from the Gambling Commission
- Appendix 5: Local Area Profile
- Appendix 6: Premises Plans

1. The Hearing commenced at 2.30 PM.
2. At the commencement of the Hearing, the Applicant was asked to provide the Sub Committee with a more comprehensive outline of how the business was currently operating and the reason for applying for a bingo gambling licence. The Applicant provided background for the business stating that the idea had emerged through previous event work with his charity *Raise Your Hands*. There had been a very popular bingo event which had ran for 8 weeks. It was noted that it had taken two years to raise the money to fund the bingo hall project
3. The Applicant advised the Hearing that since November 2018, the premises had been offering a reimagined, interactive, social bingo experience tapping into the millennial psyche which was being run under exempt gambling. He noted that if a bingo gambling licence was approved then the premises would continue to operate in the same way, the only change would be that it would enable the Applicant to make money from the bingo games which was prevented under the current operating licence.
4. The Sub Committee asked the Applicant to explain to the Sub Committee what was meant by exempt gaming. The Applicant advised that an operating licence functioning under exempt gaming prohibited the profits of gambling to exceed £2k and all stake revenue had to be reinvested back into the prizes. He confirmed that the business could not currently make any money from the act of gambling.
5. The Applicant advised that the premises also offered entertainment such as comedy and live music alongside the bingo games with a bar, food and the addition of waitress service to customers whilst they played to ensure the bingo games were not disrupted by customers having to purchase drinks at the bar. The Applicant confirmed that 43% of their revenue was derived from beverages, 22% food, 21% entertainment, and only 12% from bingo.
6. The Sub Committee requested more information regarding the family event being advertised at the premises as the exempt gaming restrictions and mandatory bingo conditions prohibited anyone under the age of 18 to play bingo on the premises. The Applicant explained that this offering had been put on hold but the idea for the concept was to provide young parents with an activity to do with their children on a Sunday. The bingo cards had used animal symbols instead of numbers, which the children had been encouraged to recognise and dab. In future, the bingo would be played by adults only and all children would receive the same prize. The Sub Committee were concerned that exposure to bingo in any form would normalise the practice and encourage children to gamble, even if just watching a parent play. The Applicant stated that the family brunch event was not critical to the business and they would not go ahead with this event if the

Gambling Commission were not happy with this offering. However, the Applicant did not consider the game to promote gambling to children as this was a family show and considered it a shame for young parents looking to entertain their children during the weekend. Other ideas were being considered, e.g. Sunday roast bingo for adults.

7. The Chairman requested a full description of a current average day at the premises. The Applicant advised that patrons arrive at 18:00 and hand in their ticket to the box office. The patron would either be allowed to visit the bar upstairs (Bar22) or taken to their pre-assigned seat downstairs by a waiter where the bingo games take place and a bar and restaurant is available. The show start time is 19:30 and would involve entertainment and audience participation. Each patron would purchase 3 cards and each round would consist of line wins until full house was achieved. The event would end at 22:30. Patrons would be able to order drinks from waiters throughout the games.
8. In response to a query regarding disco bingo nights, the Hearing heard that this Saturday night event was yet to be trialled, but the concept consisted of dancing and the dabbing of lanyards using UV pens throughout the night between 23:00 – 02:00. The plan was to trial this concept on a night between 21:00 – 23:00. The Applicant was seeking to exclude the default condition so that the premises may be licenced until 03:00 every day. The Applicant advised that as the business was in its infancy and numbers were relatively low, it was not operating every day.
9. The Sub Committee queried whether there was a limit to the number of cards an individual could purchase. The Applicant told the Hearing that the business had a policy on money laundering and that any stakes over £500 would flag concern. The Sub Committee questioned whether £500 could be spent in one go and were advised that it was unlikely due to the style of gaming as a social entertainment event but yes, it could in principle. The Sub Committee commented that with a bingo gambling licence the stakes could be raised and would therefore provide more incentive for gamblers.
10. The Sub Committee noted that high stakes gaming machines would be available on this licence. The Applicant was explicit that he had no intention of ever having betting machines at the premises which he felt to be alien to the concept offering and detrimental to business. The Applicant offered to submit/add a condition to the alcohol licence that there would be no gambling machines or under 21-year olds at the premises.
11. The Chairman asked the Gambling Commission representatives if they had any questions for the Applicant. Mr Noblett made two observations: Firstly, he confirmed that the Applicant could not add any conditions to the alcohol licence regarding gambling machines by law. Secondly, Mr Noblett noted that he had attended the premises on 10 January 2019 to discuss the business plan with the Applicant. During this conversation, the Gambling Commission were advised that tickets would be purchased online only but the Applicant had suggested that tickets could be bought on the door. The Applicant confirmed that tickets would generally be purchased in advance, but walk-ins would not be turned away if

tickets were available on the day. This had not yet happened to date. Mr Noblett recommended that the Applicant develop a policy on walk-ins.

12. Mr Noblett advised the Hearing that family events including children had been freely described by the Applicant; however, any premises running under exempt gaming was prohibited from allowing anyone under the age of 18 years old on the premises.
13. Mr Noblett also noted that the concept for Dabbers Social Bingo was not new or original and that there were 11 other such premises in London. He confirmed that none of the other businesses had a bingo gambling licence and this would make Dabbers Social Bingo different as it would not be run under exempt bingo regulations.
14. The Sub Committee asked the Gambling Commission to explain the due diligence process when reviewing a new gambling establishment. Mr Noblett explained that the Licensing Department of the Commission were focussed on the three licensing objectives under the Gambling Act 2005. They would explore the background of the business and Applicants would need to complete application including submission of the business plan and policies and procedures. This application is risk assessed and the concerns explored by compliance. Mr Noblett noted that it was down to the operator to be compliant and ensure their practice is correct. Periodic visits would follow to ensure the operator was compliant.
15. The Chairman invited the Gambling Commission to set out their objections to the application. Mr Noblett advised that the main concerns highlighted in the Gambling Commission's representations (Item 4) were that should a bingo gambling licence be approved, the Applicant would be entitled under the Gambling Act 2005 to introduce betting machines to the venue. Despite the Applicant's objections, the Commission clarified that by granting the licence, the Applicant (or any future business operating at the premises) could decide at any time to bring in gambling machines and therefore this possibility remained a concern.
16. The Applicant argued that they had been advised that they would require a licence variation and were subject to the Licensing Authority if they decided to bring in betting machines. The Comptroller & City Solicitor confirmed that this legal advice was incorrect and that a premises that did not allow children would not need to identify its gambling machinery on a plan.
17. Mr Noblett advised that the Commission was also concerned by the risks of alcohol consumption on gambling. As an alcohol-licensed premises with alcohol/food sales being the prominent focus for the business, the Commission felt it would undermine the aims of the Gambling Act 2005, which sought to enforce a clear distinction between premises dedicated to gambling as the main activity, and other licensed premises which sometimes offered gambling as an ancillary activity. It therefore viewed the premises to be an inappropriate high stakes gambling environment as it operated, by the Applicant's own admission, primarily as a bar and restaurant rather than a dedicated bingo premises.

18. Mr Noblett stated that the Commission was particularly concerned by the advertised family event. It was noted that by allowing persons under the age of 18 years, the premises was in breach of S.46 of the Gambling Act 2005 and the Licence Conditions and Codes of Practice (LCCP). Other LCCP breaches identified during a compliance visit to the premises included marketing and advertising of the business which included images of children and missing mandatory requirements such as no premises licence, rules of the game or gambling literature being displayed.
19. The Applicant advised that he had taken on board all concerns raised by the Gambling Commission and Licencing Authority and would do what was necessary to ensure the business was fully compliant. He confirmed that he would concede for no bingo after midnight. He felt that that the licence would provide a detailed policy document on top of the alcohol licence therefore providing more regulation on the business. It was also argued that the offering was very clearly a dedicated bingo premises and everything at the venue and on the premises related back to bingo.
20. The Applicant also made the Hearing aware that he had been in an accident on 9 December 2018 and was hospitalised for nine days. He was back to work on 2 January 2019 and rectified the issues concerning missing mandatory information at the premises.
21. The Sub Committee advised the Applicant that the Local Area Risk Assessment provided was not a thorough or thoughtful assessment of the local risks and controls. They were surprised that a number of important locations were missing including a synagogue, church (St Katharine Cree), school and homeless centre. The Sub Committee noted the clear guidance available on the City of London Corporation's website and the Gambling Commission added that the LCCP also had a requirement for a thorough Risk Assessment. The Applicant agreed to look at the Risk Assessment.
22. The Chairman asked all parties to provide a final summary. The Applicant concluded that the business was interested in offering good experiences in a 21<sup>st</sup> century setting, and that bingo was a fun social game with nostalgia. He advised that he had good local engagement with the Aldgate Partnership and the wider local community and had agreed to host community events for free. The Applicant stated that the reasons for applying for a bingo gambling licence was to make money to cover the production and entertainment costs and ensure the business was fully compliant.
23. Ms Mellor summarised that the Commission had identified risks and concerns from the operating licence and the compliance visit to the premises. The Commission ultimately did not feel the premises was suitable as a dedicated bingo premises.
24. The Chairman thanked all attendees for their comments and advised that a written decision letter would be sent to all relevant parties within five working days.
25. The Hearing closed at 4.15 PM.

26. The Sub Committee retired and considered the application and carefully deliberated upon the representations submitted in writing and orally at the Hearing. In reaching its decision, the Sub Committee were mindful of the provisions of the Gambling Act 2005, in particular the statutory licensing objectives, together with the "Guidance to Licensing Authorities" and "Licensing Conditions and Codes of Practice" issued by the Gambling Commission and the City of London's own Statement of Licensing Principles pursuant to the Gambling Act 2005. It was evident to the Sub Committee that the most relevant licensing objective under the Gambling Act 2005 was the protection of children and other vulnerable persons from being harmed or exploited by gambling.
27. The Sub Committee were impressed with the Applicant's enthusiasm and vision and acknowledged during the Hearing the Applicant's offer to no longer request the removal of the default position and therefore the bingo licence would cease at midnight. However, the Sub Committee still had significant concerns surrounding the Applicant's understanding of the requirements of the Gambling Act 2005 and their ability to promote the licensing objectives. The Applicant did not appear to have recognised or considered the risks that could arise from its intended offering to children, vulnerable persons or problem gamblers. These were inherent in the type of bingo experience the Applicant wished to provide and could not be addressed by the imposition of conditions by the Sub Committee.
28. The Sub Committee was persuaded by the Gambling Commission's representations which, in the Sub Committee's view, illustrated the Applicant's lack of understanding of the requirements of the Gambling Act 2005 and associated guidance and its ability to implement the necessary safeguards to ensure the promotion of the licensing objectives.
29. In particular, in light of the activities which had been taking place on the premises to date, the Sub Committee were concerned as to the Applicant's ability to protect children from being harmed or exploited by gambling. The Sub Committee were concerned that exposure to bingo in any form would normalise the practice and encourage children to gamble even if just watching a parent play. The Sub Committee also noted that the Gambling Commission had identified a number of fundamental breaches of the statutory requirements when it carried out a recent inspection of the premises. These breaches undermined the confidence of the Sub Committee in the ability of the Applicant to deliver and maintain appropriate safeguards.
30. The Sub Committee noted that the Applicant had advised that 43% of their revenue was derived from beverages, 22% food, 21% entertainment, and only 12% from bingo. Therefore, the Sub Committee shared the concerns of the Gambling Commission that the premises are primarily operating as a bar and restaurant with bingo as ancillary. In addition, they shared the concerns of the Gambling Commission regarding the Applicant's entitlement to install high stakes gaming machines in a premises which was not a dedicated bingo premises. Consideration was given as to whether it was feasible to impose any condition on the premises licence which could effectively prohibit the introduction of such gaming machines, but it was concluded that it was not possible to impose a condition which would achieve this aim. The Sub Committee had further concerns

that by raising the stakes which was possible under a gambling licence, this would encourage the desire to gamble more as an end in itself rather than as fun for social entertainment.

31. The Sub Committee had concerns regarding the Applicant's Local Risk Assessment which appeared generic in nature and did not address the potential issues which could arise as a result of the premises operating as both a bar/restaurant and dedicated bingo premises. Furthermore, there were a number of premises which should have been identified in the Local Area Profile but had not been identified by the Applicant.
32. Consequently, it was the decision of the Sub Committee to refuse the application for a bingo premises licence.

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Chairman

**Contact Officer: Leanne Murphy**  
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## MINUTES OF THE LICENSING (HEARING) SUB-COMMITTEE

**HELD ON MONDAY 4 FEBRUARY AT 12.30 PM**

**APPLICANT:** Kuash Limited  
**PREMISES:** Half Cup, Unit 9, 22-23, Bartholomew Close, London, EC1A 7BB

**Sub Committee:**

Mrs Caroline Addy (Chairman)  
 Mr Michael Hudson  
 Mrs Mary Durcan

**Officers:**

Leanne Murphy - Town Clerk's Department  
 Paul Chadha - Comptroller and City Solicitor  
 Andre Hewitt - Markets and Consumer Protection

Given Notice of Attendance:

**Applicant:**

Craig Baylis	Bryan Cave Leighton Paisner representing Kuash Limited
Mrs Kumari Morar	Applicant, owner of Half Cup

**Making representations:**

Brendan Barns	Resident
Deputy Clare James CC	Ward Member for Farringdon Within
Ben Winstanley	Resident
Ann Holmes CC	Resident and Ward Member for Farringdon Within
Raymond Clark	Resident
Natasha Curran	Resident
Peter Bowen	Resident
Rick and Susie Carrington	Resident
Deborah Tyler	Resident

**In Attendance:**

Mr Craig Baylis  
 Mrs Kumari Morar  
 Mr Brendan Barns

**Licensing Act 2003 (Hearings) Regulations 2005**

A public Hearing was held at 12.30pm in Committee Room 1, Guildhall, London, EC2, to consider the representations submitted against a new premises application in respect of Half Cup, Unit 9, 22-23, Bartholomew Close, London, EC1A 7BB, the Applicant being Kuash Limited.

The Sub Committee had before them the following documents:-

Hearing Procedure

Report of the Director of Markets & Consumer Protection

Appendix 1: Copy of Application

Appendix 2: Conditions consistent with the operating schedule

Appendix 3: Representations from Other Persons

Appendix 4: Map of subject premises together with other licensed premises in the area and their latest terminal time for alcohol sales

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Appendix 5: Plan of Premises

Appendix 6: Photograph of public notice

Appendix 7: Copy of newspaper advertisement

1. The Hearing commenced at 12.30 pm.
2. At the commencement of the Hearing, Mr Baylis advised the Hearing that following concerns stated in objections from local residents an amendment to the supply of alcohol schedule provided in the application was requested. The Applicant was now proposing that alcohol sales between 09:00 – 11:00 would be ancillary to a table meal only. Mr Baylis also noted concerns of residents regarding outside drinking and confirmed that the Applicant would accept a condition that no sale of drinks in unsealed containers for consumption off the premises would be permitted past 21:00 and that the external area would be cleared of patrons, tables and chairs by 21:30. The Chairman stated that the application would be considered with these amendments.
3. The Chairman invited the Applicant to set out their case and was asked to provide a more comprehensive outline of how the business would operate. Mr Baylis advised that the offering was a sit down, café operation providing full waiter service which would operate in the same vein as the Applicant's other successful café business in Kings Cross. He noted that there was a very small alcohol turnover of 5% and that the focus was driven by providing upmarket food.
4. The Applicant explained that the site at Kings Cross had been operating for four years, had an outside table area for customers and the premises was also surrounded by residents. The business offer was to provide a relaxing café space for the local community serving quality Indian style tapas food and the Applicant hoped to replicate the Kings Cross site. In response to a query from Mr Barns, the Applicant advised that a minor variation to the plan would be made to allow for a tables and chairs storage facility.
5. The Chairman then invited those making representations to set out their objections to the application.
6. The Hearing noted the statement submitted by Mrs Holmes, who sent her apologies before the start of the Hearing, setting out her objection to a closing time of 23:00 as this would create significant noise nuisance for residents when customers departed the premises. Mrs Holmes also objected to use of the outside

area on the basis of noise nuisance and requested that the licence not allow the sale of alcohol to tables outside the premises.

7. Mr Barns advised the Hearing that he had resided and worked in the area for 20 years. Mr Barns stated that local residents were primarily concerned by late night noise and nuisance, particularly in the narrow passages being used by patrons after hours. Mr Barns objected to a late-night licence and the proposed external area with tables which he felt would affect the tranquillity of the Barts Square area. He stated that he was not opposed to the café per se but did not agree with the build-up of businesses that had been allowed by the developers fearing that St Barts was being turned into a destination venue.
8. Mr Barns did not believe that a café required such late hours and noted that the Kings Cross business owned by the Applicant had a much earlier closing time. He stated that he probably would not have objected if the same terminal hour had been used in this application. The Applicant advised that the Kings Cross business originally closed at 22:00 but this was changed to 18:00 as business for later sales simply was not profitable. The Applicant wished to explore evening trade in this new premises stating that all staff would receive full training to deal with late night patrons and that drinking would only be available if eating food.
9. The Applicant stated that an application for a tables and chairs licence under the Highways Act 1980 had already been submitted. The Sub Committee requested clarification regarding how busy staff could effectively supervise outside patrons. The Applicant advised that staff had always effectively managed the external table area at the Kings Cross venue noting that this premises would be managed in the same way with a dedicated staff member in place. Mr Baylis stated that the Applicant would be agreeable to making this a condition.
10. The Sub Committee noted that the outside area was on a public highway and therefore any member of the public could legally sit in the external area. The Sub Committee queried how the Applicant would control this conduct. The Applicant advised that the supervising staff member would report to the manager who would monitor the situation and act as appropriate in cases of nuisance. The Applicant also confirmed that smokers would not be allowed to take drinks outside.
11. The Applicant confirmed that the inside area would accommodate 60 people and the external area would have six tables holding up to four people each (24 people). It was noted that the outside pavement area was very wide. The Sub Committee stated that a good dispersal policy and staff training to follow the policy would be vital to managing both areas.
12. Mr Barns summarised that he agreed with the points raised by Mrs Holmes in her statement and hoped that the café would not be granted permission for licensable activity outside like the opposite restaurant Stem & Glory. He stated that the area had been quiet for decades and disagreed with outside tables or a late-night element of the application. Mr Barns noted that signage to patrons using Middlesex Passage would be very helpful.

13. The Sub Committee retired and considered the application and carefully deliberated upon the representations submitted in writing and orally at the Hearing by those making representations and the Applicant. It was evident that the most relevant licensing objective that required the Sub Committee's consideration was the prevention of public nuisance. In reaching its decision, the Sub Committee were mindful of the provisions of the Licensing Act 2003, in particular the statutory licensing objectives, together with the guidance issued by the Secretary of State in pursuance of the Act and the City of London's own Statement of Licensing Policy dated January 2017.
14. In determining what constituted a public nuisance, the Sub Committee relied upon the definition of "public nuisance" contained in Halsbury's Laws of England which defines public nuisance as "one which inflicts damage, injury or inconvenience on all the Queen's subjects or on all members of a class who come within the sphere or neighbourhood of its operation. The character of the neighbourhood is relevant to determination of the question of whether a particular activity constitutes a "public nuisance".
15. The Sub Committee regarded noise to be the principal concern to residents. The Sub Committee noted that this was a new business and, whilst conscious of the fact that the premises was located in a residential pocket of the City, also noted that other licensed premises operated in the area. The Sub Committee accepted the residents' concerns as to the potential for noise disturbance late at night but were reassured by the measures proposed by the Applicant in an attempt to address these concerns would sufficiently reduce the risk of public nuisance. The Applicant had also offered the additional conditions to not permit the sale of alcohol between the hours of 09:00 – 11:00 unless ancillary to a table meal and that the external area (subject to a Tables and Chairs Licence) would stop sales from 21:00 with all tables and chairs cleared and packed away by 21:30.
16. The Sub Committee concluded that, with the imposition of suitable conditions, it would be possible for the Applicant to operate the premises in accordance with the licensing objectives. The Sub Committee sought to strike a balance for residents and the business.
17. It was the Sub Committee's decision to grant the premises licence as follows:

Activity	Current Licence	Licensing Hours
Sale of alcohol for consumption on and off the premises	N/A	Mon-Sun 09:00-22:30

18. The Sub Committee then considered the issue of conditions and concluded that it was necessary and appropriate to impose conditions upon the licence so as to address the concerns relating to public nuisance.
  - a) All door and windows shall remain closed at all times save for entry or exit, or in the event of an emergency (MC13).

- b) A written dispersal policy shall be in place and implemented at the premises to move customers from the premises and the immediate vicinity in such a way as to cause minimum disturbance or nuisance to neighbours (MC15).
  - c) Prominent signage to patrons asking them not to use Middlesex Passage when departing the area shall be displayed at all exits from the premises requesting that customers leave quietly (MC16).
  - d) There shall be no sale of alcohol in unsealed containers for consumption off the premises save that sales for consumption at tables which benefit from a licence granted to the applicant by the highway authority under S.115E Highway Act 1980 are permitted up to 21:00 hours. All tables and chairs which benefit from a Tables and Chairs licence to be cleared and packed away by 21:30 (MC18).
  - e) The Licence holder shall make available a contact telephone number to nearby residents and the City of London Licensing Team to be used in the event of complaints arising (MC19).
  - f) There shall be no sale of alcohol between the hours of 09:00 – 11:00 unless ancillary to a table meal.
19. Whilst the Sub Committee noted that it was the Applicant's intention to install CCTV in the premises, it did not consider it necessary or appropriate to make it a condition on the premises licence.
20. The Chairman thanked all parties for their attendance and explained that written confirmation of the decision would follow.

**The meeting closed at 1.03 pm**

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Chairman

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## MINUTES OF THE LICENSING (HEARING) SUB COMMITTEE

**HELD ON TUESSDAY 19 MARCH AT 2.30 PM**

**APPLICANT:** City Centre Events Ltd  
**PREMISES:** The Pelt Trader, Arch 3, Dowgate Hill, London, EC4N 6AP

**Sub Committee:**

Deputy Jamie Ingham Clark (Chairman)  
 Shravan Joshi  
 Graham Packham

**Officers:**

Gemma Stokley - Town Clerk's Department  
 Paul Chadha - Comptroller and City Solicitor  
 Andre Hewitt - Markets and Consumer Protection

Given Notice of Attendance:

**Applicant:**

Piers Warne	Solicitor for the Applicant
Jon Dalton	Owner of the Pelt Trader
Lauren MacDougal	Manager of the Pelt Trader and Designated Premises Supervisor

**Making representations:**

Garry Seal	Environmental Health
Andrew Kennett	Resident and Clerk to the Worshipful Company of Skinners
Wayne Taylor	Resident

**Licensing Act 2003 (Hearings) Regulations 2005**

A public Hearing was held at 2.30 PM in Committee Room 1, Guildhall, London, EC2, to consider the representations submitted in respect of an application for a variation of a premises license to change the hours for the supply of alcohol off the premises from 10:00-21:00 Mon-Sat and 11:00-21:00 Sunday to 10:00-22:30 Mon-Sat and 11:00-22:30 Sunday in respect of The Pelt Trader, Arch 3, Dowgate Hill, EC4N 6AP, the applicant being City Centre Events Ltd.

The Sub Committee had before them the following documents:-

- Hearing Procedure
- Report of the Director of Markets & Consumer Protection
- Appendix 1: Copy of Application
- Appendix 2: Premises Licence
- Appendix 3: Conditions consistent with the operating schedule
- Appendix 4: Representations from responsible authorities
- Appendix 5: Representations from Other Persons

## Appendix 6: Plan of Premises

Appendix 7: Map of subject premises together with other licensed premises in the area and their latest terminal time for alcohol sales

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1. It was noted that prior to the hearing the applicant, through its solicitor, amended the application to reduce the terminal hour to 22.00.
2. The Chairman stated that the Sub Committee was governed by the four licensing principles set out in the Licensing Act 2003 and could therefore only make conditions based on the application in question.
3. At the commencement of the Hearing, Shravan Joshi declared a personal, non-pecuniary interest, by virtue of the fact that he was currently serving as Master of the Worshipful Company of Fuellers who were tenants at Skinners Hall.
4. The Chairman invited those making representations to set out their objections to the application. The Hearing heard representations from Mr Kennett and Mr Taylor, residents of Skinners Hall, who objected to the premises being granted extended hours for outside drinking as it would create significant noise nuisance for residents and could also impact on commercial and other events hosted by their Livery Company at Skinners Hall as well as their own, personal routines. Mr Kennett advised of the close proximity of the four flats within Skinners Hall to the premises and its outside drinking area. He added that some of the flats were street side, overlooking the premises. Mr Taylor stated that he had resided here for over 11 years and was primarily concerned by late night noise, particularly given that the noise emitted from the outside drinking area tended to amplify and reverberate between buildings.
5. The Sub Committee also heard objections from Garry Seal of Environmental Health. Mr Seal emphasised the fact that it was his belief that residents in this area would be adversely affected by this proposed extension to outside drinking hours. He added that the existing cut off of 21.00 seemed to be a reasonable compromise.
6. In response to questions from the Sub Committee, Mr Seal confirmed that there were no management issues with the premises and that no particular complaints had been received by Environmental Health to date. However, he went on to express concern at the likely number of patrons filling the pavement area outside of the premises late at night should the variation be granted.
7. In response to questions, Mr Kennett and Mr Taylor confirmed that the windows in their premises were either original sash windows or Dormer windows with no secondary glazing. They also confirmed that their accommodation was not equipped with air conditioning. In response to further questions from the Sub Committee, they confirmed that they were not presently disturbed by patrons leaving the premises at the terminal hour as the premises' management are sympathetic to residents and encourage patrons to leave quietly.

8. In response to questions from the Sub Committee, the Applicant confirmed that the road outside the premises was two lanes wide and that the pavement area was wide enough to allow approximately 1 metre outside of the premises' chalked off drinking area for people to pass by. The marked-out area for outside drinking was as agreed with Cannon Place and was situate to immediately to the right of the premises entrance.
9. The Applicant stated that they were not unsympathetic to the concerns raised by residents and that, as a result, they would be happy to amend the variation for the supply of alcohol off the premises to terminate at 22.00 as opposed to 22.30. The solicitor acting on behalf of the applicant stated that they believed that this represented a fair compromise and was also in line with good practice as set out within the City Corporation's own Code of Practice and Statement of Licensing Policy. He reiterated that no complaints had been received in relation to the premises and also emphasized that there were no Police representations for consideration, highlighting that there were no crime and disorder issues.
10. The Sub Committee was informed that the premises had been opened in 2013 with the licence transferred to its present holder in 2014. The applicant had then sought a similar variation in 2017 but had withdrawn this in light of representations received at the time, including those from Environmental Health. Instead, they had operated under a series of Temporary Event Notices (TENs) throughout Summer 2017 which had permitted outside drinking until at least 22.00 with no representations or complaints received in relation to these. This was offered as further evidence that noise emitting from the premises was not excessive and also that there were no crime and disorder issues.
11. The solicitor acting on behalf of the applicant informed the Sub Committee that some customers had expressed frustration at being asked to take drinks inside the premises at 21.00, particularly given that there were no similar conditions imposed on other premises in the area. He highlighted that Skinners Hall operated a later licence than the Pelt Trader and held many events throughout the year and concluded by stating that even those making representations today had confirmed that there were currently no issues around dispersal and the management of the premises in general.
12. In response to questions from the Sub Committee around the applicants proposed Management Plan, the applicant confirmed that this was a new document relating to the proposed variation but that a lot of the measures documented here were already in place prior to submitting this application. The document simply served to formalise these arrangements. The Sub Committee also questioned likely numbers using the outside drinking area between 21.00 – 22.00. The applicant emphasised that this was very much weather dependent but that they expected there to be between 20-30 patrons using the outside area between these times. Those objecting to the application stated that they felt that this was a conservative estimate.
13. In response to further questions, Mr Dalton confirmed that this was the only premises owned by City Centre Events Ltd in the City at present. In terms of 'policing' crowds and disruptive patrons, the premises manager stated that

disruptive patrons were refused service and tended to respond well to requests from management. The Sub Committee were also informed that the premises operated a 'Challenge 21' policy and stated that younger drinkers did not tend to be part of their regular clientele.

14. The Chairman of the Sub Committee questioned whether the applicant would have any objection to the imposition of a condition requiring them to provide local residents with a contact telephone number to be used in the event of complaints arising. The applicant confirmed that they would have no objection to this and would also be happy to meet residents to discuss any concerns face to face, if it helped to foster better relations.
15. The solicitor acting on behalf of the applicant summarised by stating that the premises was well managed at present. On busy nights, two members of staff were dedicated to managing the outside drinking area and regularly collecting glasses – something which many other local venues did not do. He stated that a small variation was being requested by way of compromise and that an extension to 22.00 for the supply of alcohol off the premises was a legitimate expectation for a premise of this nature in an area where there were residents nearby. The Chairman suggested that it might be helpful to comment on a ratio of staff to patrons drinking outside within the premises' management plan going forward.
16. Mr Taylor questioned whether a condition banning glassware from being taken outside of the premises might be considered to mitigate against smashed glass and the resulting noise/danger from this. He added that he believed that this condition was increasingly being applied by Westminster City Council. The Solicitor acting on behalf of the applicant clarified that this condition was normally only attached with good reason.
17. The Chairman then informed the parties that they were invited to make closing statements. Both parties felt like they did not have anything further to add.
18. The Chairman thanked all attendees for their comments and the Sub Committee retired at 03:09 PM.
19. The Sub Committee considered the application and carefully deliberated upon the representations submitted in writing and orally at the Hearing. It was evident that the most relevant licensing objective that required the Sub Committee's consideration was the prevention of public nuisance. In reaching its decision, the Sub Committee were mindful of the provisions of the Licensing Act 2003, in particular the statutory licensing objectives, together with the guidance issued by the Secretary of State in pursuance of the Act and the City of London's own Statement of Licensing Policy dated January 2017.
20. The Sub-Committee concluded that, with the imposition of suitable conditions, it would be possible for the applicant to manage external drinking for an additional hour whilst still promoting the licensing objectives.
21. It was therefore the Sub Committee's decision to grant the variation as follows:

Activity	Current Licence	Proposed
Supply of Alcohol off the Premises	Mon – Sat 10.00 – 21.00	Mon-Sat 10.00 – 22.00
	Sun 11.00 – 21.00	Sun 11.00 – 22.00

22. The Sub Committee then considered the issue of conditions and concluded that it was necessary and appropriate to impose just one additional condition upon the licence so as to address the concerns relating to public nuisance.
- a) The Licence holder shall make available a contact telephone number to nearby residents and the City of London Licensing Team to be used in the event of complaints arising (MC19).
23. Whilst deciding against imposing a condition to that effect, the Sub-Committee expects the licensee to implement its “Front outside area management plan and general noise plan” which was placed before the Sub-Committee.
24. The Chairman thanked all parties for their attendance and explained that written confirmation of the decision would follow.

**The meeting closed at 03:30PM**

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Chairman

**Contact Officer: Gemma Stokley**  
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**TO: Licensing Committee**

**10 April 2019**

**FROM: Police Committee**

**28 February 2019**

**14. ANY OTHER BUSINESS THAT THE CHAIRMAN CONSIDERS URGENT**

There was one item of other business that the Chairmen considered urgent.

**14a. Resolution of the Licensing Committee**

Members considered a resolution of the Licensing Committee regarding the Late-Night Levy and noted that the Licensing Committee had requested further detail on how the Force allocated spending arising from the Levy. In response to a request from Members, the Commissioner in consultation with the Town Clerk agreed to provide further detail to the Licensing Committee on the receipt of Levy monies versus spend. The Chairman noted that a holistic overview of Levy spend covering both Police and Licensing would be helpful.

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<b>Committee:</b> Licensing Committee	<b>Date:</b> 10 April 2019
<b>Subject:</b> Late Night Levy Finance Report	<b>Public</b>
<b>Report of:</b> Chief Superintendent G Maleary	<b>For Information</b>
<b>Report author:</b> T/CI J Wynne	

### Summary

The appendix shows a breakdown of the spending of the Late Night Levy from the City of London Police.

### Recommendation(s)

- Note the report.

### Main Report

#### Background

The appendix to this report is the finance update for the police spending of the Late Night Levy.

#### Current Position

Please see attached appendix.

#### Appendices

- Appendix 1 – Late Night Levy Police Accounts – 2014 - 2019

#### T/CI J Wynne

Communities & Partnerships

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**Late Night Levy Accounts - Police**

	Levy Year	1	1	2	2	3	3	4	4	5
	Financial Year	2014/15	2015/16	2015/16	2016/17	2016/17	2017/18	2017/18	2018/19	2018/19
	Period	Oct 14 - Mar 15	Apr 15 - Sep 15	Oct 15 - Mar 16	Apr 16 - Sep 16	Oct 16 - Mar 17	Apr 17 - Sep 17	Oct 17 - Mar 18	Apr 18 - Sep 18	Oct 18 - Mar 19
<b>FUNDING</b>		£	£	£	£	£	£	£	£	£
Brought forward from previous period			-42,984	113,061	0	148,703	0	175,787	40,029	188,121
Levy income (estimated)		90,016	204,045	95,049	222,203	73,350	233,787	85,086	211,256	85,000
<b>Total Funds</b>		<b>90,016</b>	<b>161,061</b>	<b>208,110</b>	<b>222,203</b>	<b>222,053</b>	<b>233,787</b>	<b>260,873</b>	<b>251,285</b>	<b>273,121</b>
<b>EXPENDITURE</b>										
<b>Actual</b>										
Additional officer		25,500	25,500	27,500	27,500	28,000	28,000	30,057	30,752	28,968
Christmas		76,000		95,000		135,000		14,460		10,381
New Year's Eve		9,000								
Licensing operations (Various)		22,500	22,500	30,000	30,000	30,000	30,000	3,223	32,412	25,157
Alcoblow devices				1,000	1,000					
Evidence gathering				11,000	10,000					
Increased trade resources				4,000	5,000					
Reassurance patrols				6,000						
Covert investigations						5,000				
Street Pastor scheme						5,000		5,755		
SOS Bus										28,648
Smithfield Market Xmas safety marshalls - 50%										5,870
Xmas Advertising campaign										14,400
<b>Total Expenditure</b>		<b>133,000</b>	<b>48,000</b>	<b>174,500</b>	<b>73,500</b>	<b>203,000</b>	<b>58,000</b>	<b>53,495</b>	<b>63,164</b>	<b>113,424</b>
Carried forward		-42,984	113,061	0	148,703	0	175,787	40,029	188,121	
<b>Balance Available</b>		<b>0</b>	<b>0</b>	<b>33,610</b>	<b>0</b>	<b>19,053</b>	<b>0</b>	<b>167,349</b>	<b>0</b>	<b>159,697</b>

NB No arrangements were made to carry forward unspent balances in prior years and as Police Levy funds are not ringfenced the majority of unspent balances up to March 2018 inclusive were absorbed as part of overall Police outturn position for the relevant financial years

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<b>Committee:</b> Licensing Committee	<b>Date:</b> 10 April 2019
<b>Subject:</b> Violent Crime from Licensed Premises	<b>Public</b>
<b>Report of:</b> Chief Superintendent Maleary	<b>For Information</b>
<b>Report author:</b> T/Chief Inspector J Wynne	

### Summary

This is a report from the City of London Police for the Licensing Committee to update on crimes committed linked to Licensed Premises from January – March 2019.

### Recommendation

- Note the report.

### Current Position

#### Violence Against Persons

Violence Against Persons (VAP) offences linked to Licensed Premises since January 1<sup>st</sup> 2019 have been examined – there have been 86 offences in or outside Licensed Premises. 17 offences in January, 41 in February and 28 in March (until 25<sup>th</sup> March 2019) – indicating increasing levels of reporting associated with Licensed Premises.

In most months, the majority of VAP offences at Licensed Premises are Common Assaults, although February does prove the exception to this. The increase in February reporting is primarily due to an increase in ABH in this month. Increase of 200% (+12 offences).

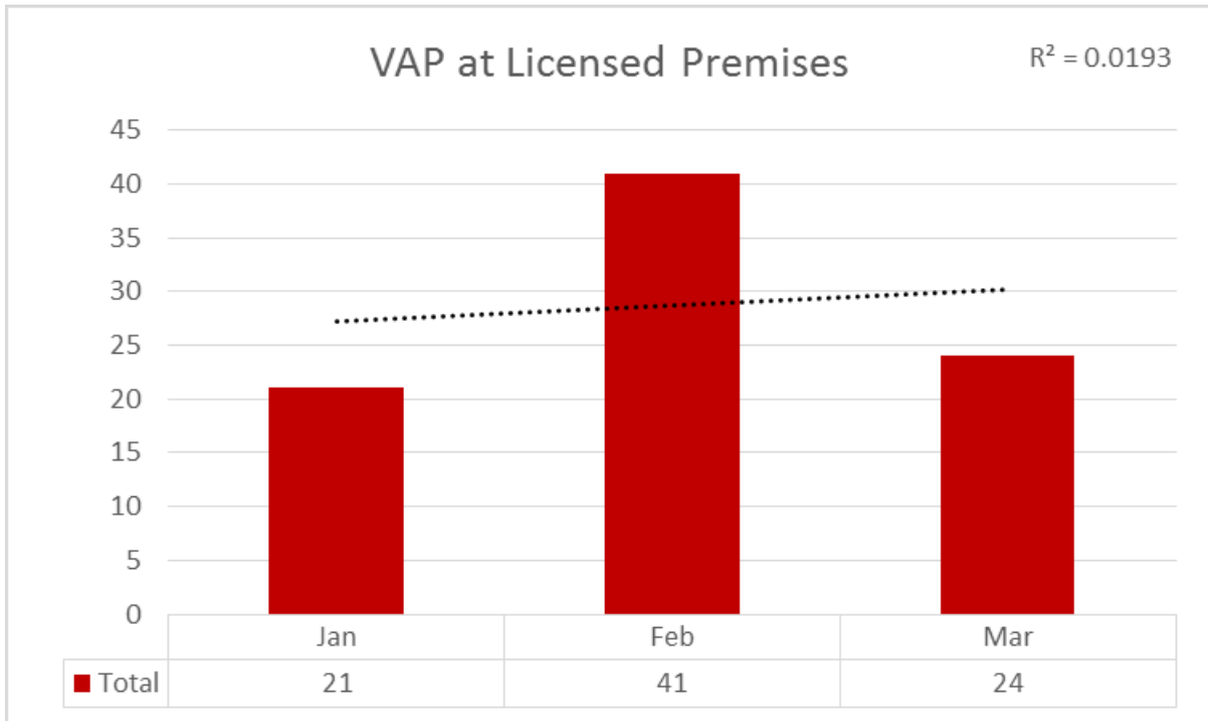
Common Assaults are typically committed via Pushing or Punching (although lower levels of spitting, throwing items, slapping, pulling hair were all reported). The majority of GBH offences involved the use of a bottle or glass by the suspect within the venue. Majority of ABH offences involve suspect punching the victim.

Late night operating procedures (restricting access to toilets, poor queue organisation and customers not being allowed to eat in venue) appear to be common triggers in a number of offences.

**Thursday, Friday** and **Saturday** nights account for 68 offences (79.1%) of VAP at Licensed Premises. VAP offending at Licensed Premises is typically during NTE hours (1800-0600) – with the peak hours of **2200-0000** and **0100-0200** accounting for 52 offences (60.5%).

The number of offences does not include those where individuals involved in VAP crime (victim or offender) have been drinking at City Licensed Premises prior to an offence at a different location, this is despite alcohol consumption at these venues undoubtedly playing a role in these offences.

Illegal parking outside of venues has also been recorded at a very low level as a trigger for VAP offence.



Stats Class Description	January	February	March
Assault - S18 - GBH grievous bodily harm with intent	3	3	0
Assault - S20 - GBH Grievous bodily harm without intent	0	2	0
Assault - S39 - Common assault	10	13	15
Assault - S47 - AOABH assault occasioning actual bodily harm	6	18	3
Cause administer poison with intent to injure / aggrieve / annoy	0	1	1
Public Order - S2 Harassment without violence	1	0	0
Racially / religiously aggravated common assault	0	0	1
Robbery - Personal	0	0	2
Sex - Assault a female 13 and over by penetration with part of body / a thing - SOA 2003	0	0	1
Sex - Rape a woman 16 years of age or over - SOA 2003	1	1	0
Sex - Sexual assault on a female - SOA 2003	0	3	1

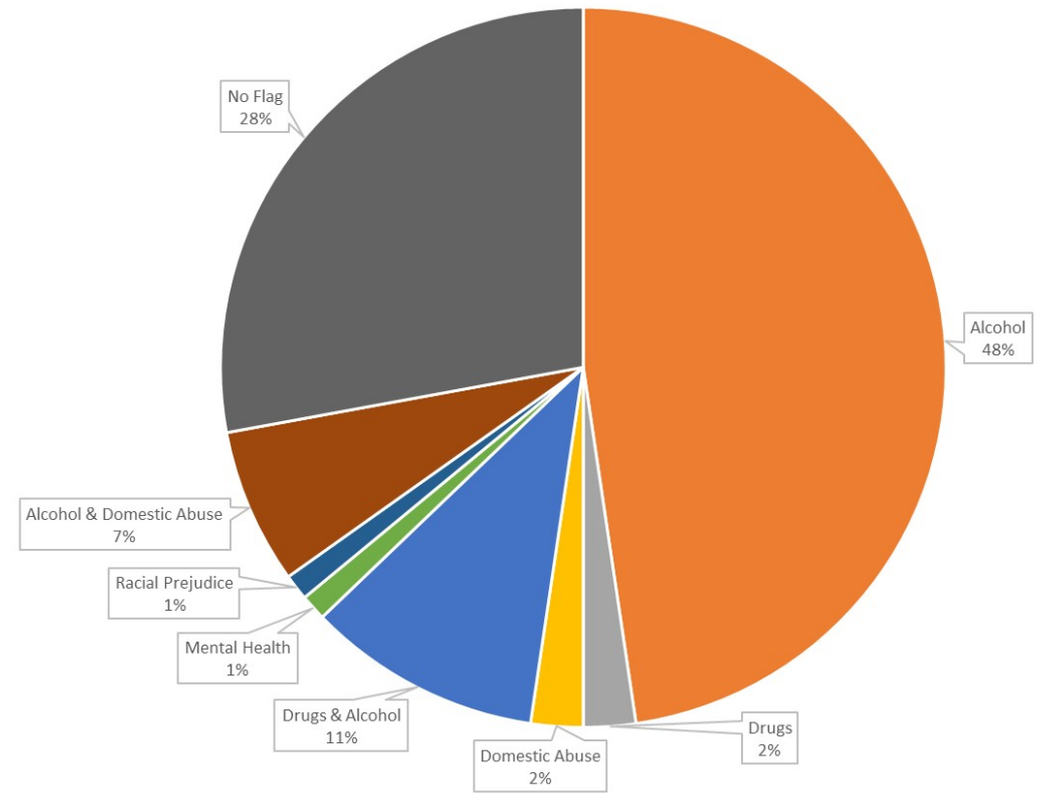
**Offence Type:** The majority of VAP offences reported each month at Licensed Premises are typically Common Assaults. However, February did see a noticeable increase in reporting of ABH offences at Licensed Premises with additional increases in Sexual Assaults and GBH with Intent.

**MO Sexual Assaults & Rape Offences:** 7 offences over the period in question – 2 offences (rape and attempted rape) were based at hotels whilst the remaining 5 took place at bars. Only 1 repeat venue however both crimes related to a singular incident. Only 1 case in which the victim knew the offender – allegation of rape made by girlfriend against boyfriend whilst they were staying at a hotel. Sexual Assaults MO mostly touching over clothes in buttocks/inner thigh/genitals area. Alcohol consumption in both victim and suspects appears to be a contributing factor in all offences.

**GBH Offences:** 8 Offences reported in period – 5 of which occurred in February. All victims and offenders were male. 5 of the offences involved the offender using a bottle or glass against the victim inside the venue. No repeat venues for GBH. 1 incident relates to the victim knowing the offender. All other incidents were stranger assaults. Alcohol has been a factor in all offences with a variety of triggers initiating assaults (knocking over a box of chicken, disagreement over song choice, celebrating a goal whilst watching a football match, advising offender to leave females alone, domestic dispute, removal of intoxicated customer from premises).

**Common Assault:** 39 offences (only 1 racially aggravated). 21 offences (53.8%) involved staff – either as suspects or victim, 4 offences (10.3%) involved domestic partners, 3 offences (7.7%) involved persons known to each other as friends or work colleagues whilst in the remaining offences victims and suspects were strangers. Alcohol did appear to again be a contributing factor in the majority of offences. MO is predominantly pushing or punching, however lower levels of slapping, pulling hair, grabbing face/throat, spitting and throwing items all reported.

Reasons for VAP Offences at Licensed Premises



Thefts

Thefts from Licensed premises since January 1<sup>st</sup> 2019 have been examined, it appears that there has been a sharp increase in the number of reported incidents. In January, a total of 40 theft offences were reported, 75 were reported in February and 71 in March (until 25<sup>th</sup> March 2019).

Offenders have typically targeted unattended high-value items across multiple venues in the City.

These number of offences do not include distraction type offences within licensed premises. A separate number of distraction thefts within licensed premises have been recorded as: approximately 10 per month since January. The main MO involved in these offences are by suspects placing a map or a piece of paper over an unattended mobile phone.

SUSPECT MO for Thefts from Licensed Premises: All of these offences have occurred within the Licensed Premises. All offences have occurred in close proximity to the victim whereby they have left items unguarded for a period of time.

The most common MO for thefts within licensed premises have been:

*Targeting items on the floor – 38% (71 offences)*

*Targeting items within an unguarded bag – 20% (38 offences)*

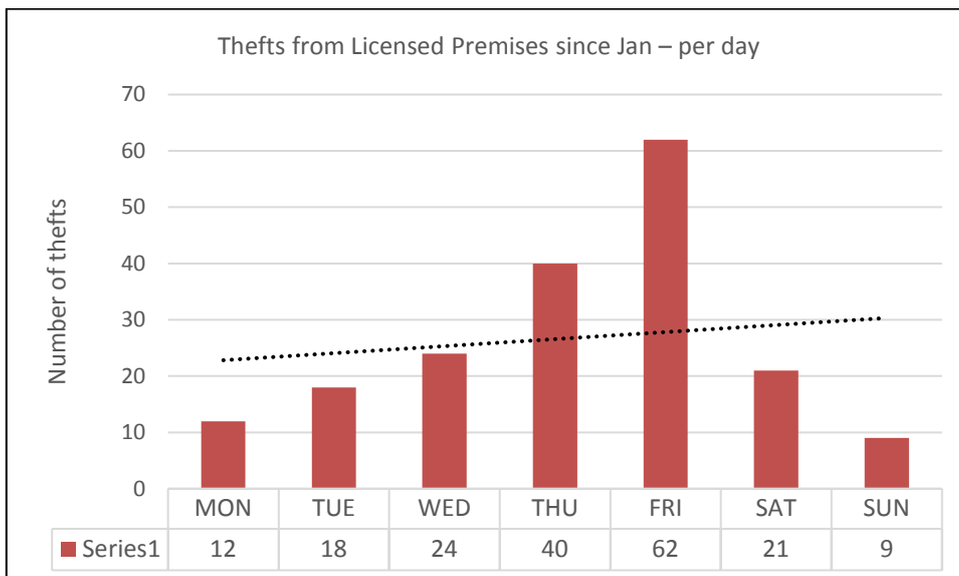
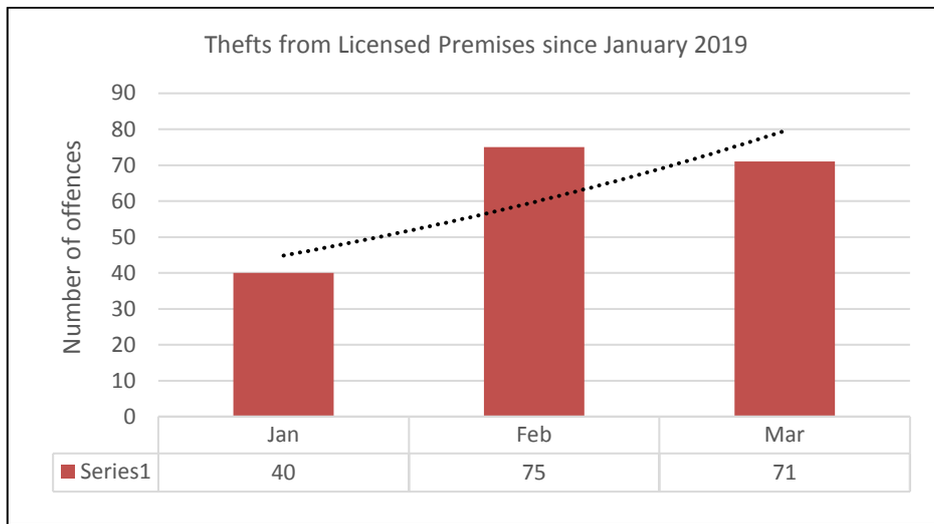
*Stealing items left on tables – 18% (34 offences)*

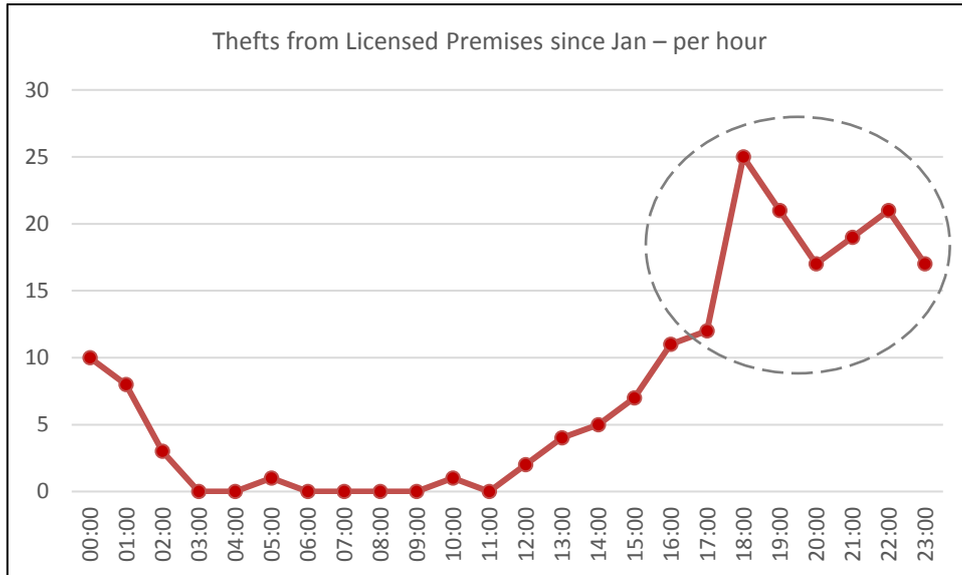
*Pickpocketing items still on a person – 13% (24)*

*Stealing items on / behind chairs – 10% (10 offences)*

**STOLEN GOODS:** The most commonly stolen items have been: bags which accounts for approx. 40%. Occasionally the bags contain laptops & debit / credit cards which are further used by suspects. In addition to this, bags are most commonly stolen from the floor (85%), wallets from inside bags (41%), phones from tables (61%).

**VICTIM:** Victims have been various ethnicities, genders and age. Some victims report being intoxicated at the time of offence which affects their recall.





**T/Chief Inspector J Wynne**  
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<b>Committee:</b> Licensing Committee	<b>Dated:</b> 10 April 2019
<b>Subject:</b> Delegated decisions of the Director of Markets and Consumer Protection pertaining to premises licences	<b>Public</b>
<b>Report of:</b> Interim Director of Consumer Protection and Markets Operations	<b>For Information</b>
<b>Report author:</b> Peter Davenport - Licensing	

## Summary

This report details the premises licences, and variations to premises licences, granted under the Licensing Act 2003 by the Licensing Service from **01 January 2019 to 31 March 2019**. It does not include any premises where Members have been involved in the decision-making process, i.e. decisions made at licensing sub-committee hearings.

The report also gives a summary of the enforcement action taken under the Licensing Act 2003 between **01 January 2019 to 31 March 2019**. This report also presents data from the 'traffic light' risk scheme introduced within the City of London on 1 April 2013. The data covers the period **01 September 2018 to 28 February 2019**.

## Recommendation(s)

Members are asked to:

- Note the report

## Main Report

1. Pursuant to the instructions from your committee, I attach for your information lists detailing 'premises licence' applications (Appendix I) and variations (Appendix II) granted by the Licensing Service between 01 January 2019 to 31 March 2019. Each of these appendices contain details of any conditions attached to the premises licences.
2. The report also contains information appertaining to the number of personal licences issued. This information is also contained in Appendix II.
3. Any questions of detail concerning premises licences can be obtained from the Corporation's public register which can be found on:

<http://www.cityoflondon.gov.uk/business/licensing/alcohol-and-entertainment/Pages/Search-the-public-register.aspx>.

or by email to the Licensing Team at [licensing@cityoflondon.gov.uk](mailto:licensing@cityoflondon.gov.uk).

4. This report also outlines the enforcement activity of the Licensing Service in relation to premises with a licence granted under the Licensing Act 2003 (Appendix III). The table in Appendix III shows the number of visits undertaken, number of complaints received and the number of enforcement actions taken. Enforcement actions include warning letters, notices, simple cautions, legal proceedings etc.
5. Appendix III provides data from 01 January 2019 to 31 March 2019.
6. Licensing Officers undertake routine enforcement visits checking on premises licence conditions where there are concerns, e.g. closing times, compliance with Temporary Event Notices, managing the number of people consuming alcohol outside venues, and also in response to complaints. The Departmental Policy Statement on Enforcement is followed prior to escalating action and taking legal proceedings.
7. The Departmental Policy Statement on Enforcement conforms to the Regulators' Compliance Code and the regulatory principles required under the Legislative and Regulatory Reform Act 2006. It sets out the general principles and approach which Officers are expected to follow and addresses issues of proportionality, consistency, targeting, transparency and accountability.
8. More widely, enforcement arrangements are currently coordinated at the Licensing Liaison Partnership meetings that are held monthly and are attended by representatives from all enforcement agencies. Joint visits are organised via this forum and subsequent reports are used to add to the top-level premises list that comprises those premises that have accrued the most points under the 'traffic light' risk scheme. These are then targeted by relevant enforcement officers.
9. This report details data produced from the 'traffic light' risk scheme for the period of 01 September 2018 to 28 February 2019. Two premises have a sufficient number of points to be classified as 'red' and seven premises have sufficient points to be classified as 'Amber'. Further details can be seen in Appendix IV.
10. There is a very good working relationship between the Port Health & Public Protection (PH&PP) Licensing Team, The City of London Police Licensing Team and the PH&PP Pollution Control Team, all of whom are based at Walbrook Wharf.
11. The Memorandum of Understanding (MoU) between the City of London Police and the Markets and Consumer Protection Department agreed in November 2011 outlines specific arrangements for cooperation between the Licensing Teams.
12. The other City Corporation Department that is routinely involved in enforcement is the Department of the Built Environment (DoBE). Where it appears that a material change of use has occurred, or there is a failure to comply with any condition attached to a planning permission or a breach of planning controls, when it is expedient to do so, officers from this Department seek authorisation to take the appropriate enforcement action.

13. Any complaints about licensed premises are dealt with by the relevant agency/team, e.g. crime and disorder – Police, fire safety – London Fire Brigade. As far as PH&PP are concerned, complaints relating to the conditions on a licence will be dealt with in the first instance by the Licensing Team, but if there are noise issues the Pollution Team will also be involved.
14. Investigations are undertaken and if there are grounds for a review of the licence in relation to the licensing objectives, then the responsible authorities can apply accordingly. In practice, potential applications are considered at the Licensing Liaison Partnership meetings, and agencies/authorities support one another in providing evidence and making applications.

### **Implications**

15. There are no financial, legal or strategic implications that arise from this report.

### **Appendices**

- Appendix 1 – New Licence Applications issued between 01 January 2019 to 31 March 2019.
- Appendix 2 – Applications to vary a licence issued between 01 January 2019 to 31 March 2019.
- Appendix 3 - Enforcement Action carried out between 01 January 2019 to 31 March 2019 (including complaints received).
- Appendix 4 (Non-Public) – Premises reaching red and amber on the risk scheme between 01 September 2018 and 28 February 2019.

### **Background Papers**

None

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## Appendix I

### New Licence Applications Issued by way of Delegated Authority (01 January 2019 to 31 March 2019)

Name	Address	Ward	Details	
Chipotle	70 King William Street	Candlewick	A, (f)	20:00
Wells Fargo	33 King William Street	Bridge and Bridge Without	A, L	00:00
Pitch Golf	Hasilwood House, 60- 64 Bishopsgate	Lime Street	A	00:00
Units 14/15 Royal Exchange	Units 14/15 Royal Exchange	Cornhill	A, L	00:00
Units 16/17 Royal Exchange	Units 16/17 Royal Exchange	Cornhill	A, L	00:00
21 West	21 West Smithfield	Farringdon Without	A	23:00
Prudential	10 Fenchurch Avenue	Langbourn	A, L	23:00
InBev Bureau	8th Floor, 92 Fetter Lane	Farringdon Without	A	00:00

#### **Total Licences Issued = 8**

Key to Details:

- |                            |                           |
|----------------------------|---------------------------|
| A Sale of Alcohol          | (e) Live Music            |
| L Late Night Refreshment   | (f) Recorded Music        |
| (a) Plays                  | (g) Performances of Dance |
| (b) Films                  | (h) Making Music          |
| (c) Indoor Sporting Events |                           |
| (d) Boxing or Wrestling    |                           |

**Times stated are the latest terminal hour for at least one of the licensable activities.**

#### Number of Licences by Ward

WARD	No.		
<b>Bridge &amp; Bridge Without</b>	<b>1</b>	<b>Candlewick</b>	<b>1</b>
<b>Cornhill</b>	<b>2</b>	<b>Farringdon Without</b>	<b>2</b>
<b>Langbourn</b>	<b>1</b>	<b>Lime Street</b>	<b>1</b>

## **Conditions Applied to Licences Granted by way of Delegated Authority**

### **Chipotle**

1. The premises shall install and maintain a CCTV system. The CCTV cameras shall continually record whilst the premises are open to the public and recordings shall be kept available for a minimum of 31 days with date and time stamping.
2. There shall be no promoted events on the premises other than those permitted by a temporary event notice.
3. Prominent signage shall be displayed at all exits from the premises requesting that customers leave quietly.

### **Wells Fargo**

1. The provision of licensable activities shall be restricted to: employees and officers of the organisation (s) in occupation, or their associated companies; and bona fide guests of the said employees, officers and companies.

### **Pitch Golf**

1. The premises shall install and maintain a comprehensive digital colour CCTV system. The CCTV cameras shall continually record whilst the premises are open to the public and recordings shall be kept available for a minimum of 31 days with date and time stamping. A staff member who is conversant with the operation of the CCTV system shall be present on the premises at all times when they are open to the public. This staff member shall be able to show the police or the Licensing Authority recordings of the preceding two days immediately when requested.
2. Prominent signage shall be displayed at all exits from the premises requesting that customers leave quietly.

### **Units 14/15 Royal Exchange**

- 1) There shall be no sale of alcohol in unsealed containers for consumption off the premises save that sales for consumption at tables which benefit from a licence granted to the applicant by the highway authority under S.115E Highway Act 1980 are permitted up to 21:00 hours.
- 2) The premises shall install and maintain a comprehensive digital colour CCTV system. All public areas of the licensed premises, including all public entry and exit points and the street environment, will be covered enabling facial identification of every person entering in any light condition. The CCTV cameras shall continually record whilst the premises are open to the public and recordings shall be kept available for a minimum of 31 days with date and time stamping. A staff member who is conversant with the operation of the CCTV system shall be present on the premises at all times when they are open to the public. This staff member shall be able to show the police or the licensing authority recordings of the preceding two days immediately when requested.

3) Promoted events will not be held at the premises. A promoted event is an event involving music and/or dancing where the musical entertainment is provided at any time by a disc jockey or disc jockeys one or some of whom are not employees of the premises licence holder and the event is (independent of the premises licence holder) promoted to the general public.

### **Units 16/17 Royal Exchange**

1) There shall be no sale of alcohol in unsealed containers for consumption off the premises save that sales for consumption at tables which benefit from a licence granted to the applicant by the highway authority under S.115E Highway Act 1980 are permitted up to 21:00 hours.

2) The premises shall install and maintain a comprehensive digital colour CCTV system. All public areas of the licensed premises, including all public entry and exit points and the street environment, will be covered enabling facial identification of every person entering in any light condition. The CCTV cameras shall continually record whilst the premises are open to the public and recordings shall be kept available for a minimum of 31 days with date and time stamping. A staff member who is conversant with the operation of the CCTV system shall be present on the premises at all times when they are open to the public. This staff member shall be able to show the police or the licensing authority recordings of the preceding two days immediately when requested.

3) Promoted events will not be held at the premises. A promoted event is an event involving music and/or dancing where the musical entertainment is provided at any time by a disc jockey or disc jockeys one or some of whom are not employees of the premises licence holder and the event is (independent of the premises licence holder) promoted to the general public.

### **21 West**

1. There shall be no sale of alcohol in unsealed containers for consumption off the premises save that sales for consumption at tables which benefit from a licence granted to the applicant by the highway authority under S.115E Highway Act 1980 are permitted up to 22:00 hours.

2. The premises shall install and maintain a comprehensive digital colour CCTV system. The CCTV cameras shall continually record whilst the premises are open to the public and recordings shall be kept available for a minimum of 31 days with date and time stamping. A staff member who is conversant with the operation of the CCTV system shall be present on the premises at all times when they are open to the public. This staff member shall be able to show the police or the Licensing Authority recordings of the preceding two days immediately when requested.

3. Prominent signage shall be displayed at all exits from the premises requesting that customers leave quietly.

### **Prudential**

1. Licensable activities will only be provided for employees of the premises licence holder, associated businesses, agents, servants and invited guests.

2. The premises shall install and maintain a comprehensive CCTV system. Recordings shall be kept available for a minimum of 31 days. Copies of recorded images will be made available to the Police or authorised officers of the Licensing Authority within 48 hours.

**InBev Bureau**

1. There shall be no sale of alcohol for consumption on the terraces after 22:30 hours.
2. The terraces shall not be used after 23:00 hours.
3. No amplified or other music shall be played on the roof terrace which is audible from beyond the roof terrace.
4. The premises shall install and maintain a comprehensive CCTV system. Recordings shall be kept available for a minimum of 30 days.

## Appendix II

### Licence Variations Issued by way of Delegated Authority (01 January 2019 to 31 March 2019)

Name	Address	Ward	Variation
AIG	58 Fenchurch Street	Tower	<ul style="list-style-type: none"> <li>Office block with only 13<sup>th</sup> floor licensed. Variation to add ground to 14<sup>th</sup> floors to licensed area – no change to hours etc.</li> </ul>
Be At One	16-18 Brushfield Street	Bishopsgate	<ul style="list-style-type: none"> <li>Extension of hours for all licensable activities (alcohol and regulated entertainment) from 01:00 to 02:00 hours Thursdays to Saturdays.</li> </ul>
Andaz	Liverpool Street	Bishopsgate	<ul style="list-style-type: none"> <li>To vary the plans to include a new bar counter and toilets.</li> </ul>
Draft House	1 Plough Place	Castle Baynard	<ul style="list-style-type: none"> <li>To vary the plans on the ground floor and basement floor – refurbishment.</li> </ul>

**Total Number of Variations Issued = 4**

#### Number of Licences by Ward

WARD	No.
Bishopsgate	2
Castle Baynard	1
Tower	1

## **Conditions Added to Licences Granted by way of Delegated Authority**

### **AIG**

None

### **Be At One**

1) The premises shall maintain written policies regarding drugs, dispersal and searching, which shall be made available to the Police or an authorised officer of the City of London Corporation upon request.

2) An incident log book (which may be electronic) shall be kept at the premises and made available on request to the Police or an authorised officer of the City of London Corporation. The log will record the following:

- (a) any incidents of disorder
- (b) any seizures of drugs or offensive weapons
- (c) any ejections of patrons
- (d) any refusal of the sale of alcohol during the hours the premises is licensed to sell it

### **Andaz**

None

### **Draft House**

None

## **Personal Licences Issued by way of Delegated Authority**

01 January 2019 to 31 March 2019

4

**Enforcement Action Carried out Under the Licensing Act 2003  
01 January 2019 – 31 March 2019**

Total Number of Inspections	40
Number of Warning Letters	6
Number of Premises advised	14
Number of simple cautions	0
Number of suspension notices	19
Licence lapsed*	0
'Dead' Suspensions**	2
'Live' Suspensions***	17
Under determination	2

\*Licences are deemed lapsed in circumstances where the licence holder no longer exists e.g. a company has gone into liquidation.

\*\*A 'dead' suspension is where the premises is closed but there is no evidence to suggest that the licence holder is still in existence. If the licence holder returns to the premises the outstanding fee will have to be paid in order for the licence to be resurrected.

\*\*\*A 'Live' suspension is where the premises is still trading and can now no longer carry on licensable activities until the licence fee has been paid.

## Number of complaints received between 01/01/2019 and 31/03/2019

### Outcome Code

**No action possible** - Complaint unsubstantiated

**Resolved Informally** - Complaint justified but not statutorily actionable - informal action taken results in satisfactory outcome.

**Resolved / Compliance** - Complaint justified and statutorily actionable; formal or informal action taken results in satisfactory outcome.

**Unresolved** - Noise not reduced or controlled, nor have preventive measures to prevent recurrence been implemented.

Total number of complaints: **12**

Details	Time	Date	Outcome	Ward
Duke of Somerset Public House, 15 Little Somerset Street, London, E1 8AH				
Noise outbreak	02:10	06/01/2019	No action possible	Portsoken
Hand & Shears Public House, 1 Middle Street, London, EC1A 7JA				
Noise outbreak	23:03	05/01/2019	No action possible	Farringdon Within
Loche Fyne, 77 Gracechurch Street, London, EC3V 0AS				
Noise from waste collections in the early hours of the morning	15:49	13/02/2019	Resolved informally	Langbourn
Patch, 58-62 Carter Lane, London, EC4V 5EA				
Noise from patrons	01:10	23/03/2019	Resolved informally	Farringdon Within
Noise from patrons	09:23	07/01/2019	Resolved informally	Farringdon Within
Noise from patrons	12:45	07/01/2019	Resolved informally	Farringdon Within
Noise from clean up after an event	15:35	18/02/2019	Resolved informally	Farringdon Within
Pham Sushi, 5 Moor Lane, London, EC2Y 9AP				
Music outbreak	23:21	26/01/2019	Resolved informally	Cripplegate
Simmons Bar, 20 Widegate Street, E1 7HP				
Noise breakout	23:41	23/03/2019	Case still in progress	Bishopsgate
The Butcher's Hook and Cleaver Public House, 61 West Smithfield, EC1A 9DY				
Noise outbreak	20:40	07/03/2019	Case still in progress	Farrindon Within
Wood Street Bar and Restaurant, 53 Fore Street, London, EC2Y 5EJ				
Music outbreak	13:28	11/02/2019	No action possible	Cripplegate
Music outbreak	22:36	01/03/2019	No action possible	Cripplegate

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