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South Somerset District Council

Notice of Meeting



Licensing Sub Committee

Making a difference where it counts

Thursday 22nd March 2018

10.00 am

Council Chamber B Council Offices Brympton Way Yeovil BA20 2HT

(disabled access and a hearing loop are available at this meeting venue)



Members listed on the following page are requested to attend the meeting.

The public and press are welcome to attend.

If you would like any further information on the items to be discussed, please ring the Agenda Co-ordinator, **Jo Morris, Democratic Services Officer**, website: www.southsomerset.gov.uk

This Agenda was issued on Thursday 15 March 2018.

Alex Parmley, Chief Executive Officer

This information is also available on our website www.southsomerset.gov.uk



Licensing Sub Committee Membership

Jason Baker Val Keitch Linda Vijeh (Chairman)

South Somerset District Council - Council Aims

South Somerset will be a confident, resilient and flexible organisation, protecting and improving core services, delivering public priorities and acting in the best long-term interests of the district. We will:

- Protect core services to the public by reducing costs and seeking income generation.
- Increase the focus on Jobs and Economic Development.
- Protect and enhance the quality of our environment.
- Enable housing to meet all needs.
- Improve health and reduce health inequalities.

Members Questions on reports prior to the Meeting

Members of the Committee are requested to contact report authors on points of clarification prior to the Committee meeting.

Information for the Public

The Statutory Licensing Committee has responsibility for all activities under the Licensing Act 2003 and the Gambling Act 2005 except for policies and fees. Established under the Licensing Act 2003, It exercises the functions of the Licensing Authority which itself is the Council.

The Other Licensing Committee can be responsible for all other licensing matters. Established by the Council under discretionary power contained in section 101 of the Local Government Act 1972.

It is lawful for the membership of the two committees to be the same, but they are differently constituted and run under different powers.

Meetings of the Licensing Sub Committee are held as required in the Council Offices, Brympton Way.

Licensing Sub Committee agendas and minutes are published on the Council's website www.southsomerset.gov.uk

The Council's Constitution is also on the web site and available for inspection in council offices.

Further information can be obtained by contacting the agenda co-ordinator named on the front page.

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Licensing Sub Committee

Thursday 22 March 2018

Agenda

Preliminary Items

1. Declarations of Interests

In accordance with the Council's current Code of Conduct (adopted July 2012), which includes all the provisions relating to Disclosable Pecuniary Interests (DPI), personal and prejudicial interests, Members are asked to declare any DPI and also any personal interests (and whether or not such personal interests are also "prejudicial") in relation to any matter on the Agenda for this meeting. A DPI is defined in The Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012 (SI 2012 No. 1464) and Appendix 3 of the Council's Code of Conduct. A personal interest is defined in paragraph 2.8 of the Code and a prejudicial interest is defined in paragraph 2.9. In the interests of complete transparency, Members of the County Council, who are not also members of this committee, are encouraged to declare any interests they may have in any matters being discussed even though they may not be under any obligation to do so under any relevant code of conduct.

- 2. Procedure to be followed when considering licensing applications under the Licensing Act 2003 (Pages 4 7)
- 3. Representation following the Application for a New Premises Licence at The Terrace Lodge Hotel, South Western Terrace, Yeovil, BA20 1NB (Pages 8 31)

Agenda Item 2

Procedure to be followed when considering Licencing Applications under the Licensing Act 2003

Pre meeting Prior to the start of the Hearing the Committee Administrator will check that any person wishing to address the Sub-Committee is either an Interested Party or an authorised representative of an Interested Party or a Responsible Body and is entitled therefore to do so.

Where there is any doubt about the person's eligibility to address the sub-Committee, the Committee Administrator will seek advice from the Legal Officer(s).

1. The Chairman will introduce:

- members of the Sub-Committee (which will be made up of three District Councillors);
- the officers present;
- the Parties and their representatives (if any).

The Chairman will ask, before starting the Hearing, if any representations are being withdrawn.

- 2. At the start of the hearing the Chairman will advise:-
 - all Parties of the reason for the Hearing and the procedure to be adopted;
 - that where a Party wants another person to appear at the Hearing they must ask permission (under Regulation 8(2)) although such permission will not be unreasonably withheld. No permission is needed where the other person is acting only as the Party's representative;
 - that if any Party wishes to ask the Sub-Committee to consider documentary or other information at the hearing, which was not provided before the Hearing, then all Parties must consent:
 - that if any Party does not attend or is not represented at the hearing, the Hearing can go ahead but the Sub-Committee will consider any application, notice or written representations received by the relevant deadline from that Party:
 - that in some circumstances, the Hearing may be adjourned, where the Sub-Committee consider the public interest demands it.
- 3. The Chairman will ask each Party to confirm receipt of the following documents:-
 - Officer's report relating to the case;
 - The procedure to be adopted during the Hearing;
 - The documents, which the authority is required to provide under the Regulations – this varies according to the type of application but normally this means checking that the applicant has received copies of all the representations made in response to the application notices.

Any queries on the procedure or the factual content of the Licensing Officer's report should be dealt with at this point, with the assistance of the legal officer(s), as required.

- 4. **The Chairman will then ask** the Licensing Officer to present their report on the application. The report will include confirmation that the requirements as to advertising the application and the serving of notices have been met.
- 5. The Chairman will inform all present prior to receiving representations that each Party will be given an equal amount of time to make their representations. This will normally be a maximum of five minutes. However, the Chairman has discretion about the time given to each Party and may vary the time limit where reasonable to do so although reasons will be given and fairness maintained.
- 6. **The Chairman will invite any Responsible Bodies present** e.g. representatives of Police/Fire Service/ Environmental Services to address the Sub-Committee on any relevant representations they have made.

7. The Chairman will then invite:

- Parties or their representatives speaking in support of the application (including
 the applicant for the review) to address the Sub-Committee on their relevant
 representations. The address shall relate only to those matters already raised
 in the application, representations or notice (as applicable). No new information
 can be presented at the hearing unless all Parties agree, however, where the
 authority has notified the Party that it requires clarification on any points, this
 should be provided at this stage;
- Parties or their representatives, speaking in opposition to the application for review, to address the Sub-Committee on their relevant representations. The address shall relate only to those matters already raised in the application, representations or notice (as applicable). No new information can be presented at the hearing unless all Parties agree, however, where the authority has notified the Party that it requires clarification on any points, this should be provided at this stage.

The Chairman will permit a Member to seek immediate clarification of a point made by a Party, their representative or any another person permitted to attend where, prior to this point in the Hearing, circumstances arise which make it desirable to do so, provided that the question is relevant and helps the proper conduct of the Hearing. The rules of natural justice will be followed.

No Cross examination will be permitted without the consent of the sub-Committee and this will only be given where Committee considers that cross-examination is required for it to consider the representations, application or notice.

- 8. **The Chairman will ask** whether anyone has any further relevant comments to make and whether each Party is satisfied with the conduct of the Hearing.
- 9. **The Chairman will then invite** Members of the Sub-Committee to ask any questions of any of the Parties or any other person permitted by the Sub-Committee to appear at the Hearing.
- 10. The Chairman will check with the legal adviser(s) that all relevant points have been addressed before asking the Parties to leave the room while the Sub-Committee consider its decision in private. Only the clerk and the legal adviser(s) will remain with the Sub-Committee although only the sub-committee will be making the decision.

- 11. Once in private the Chairman will advise the other Members that they must consider all the information before them in making their decision but will disregard any information which is not relevant to the application, representations or notice and which does not relate to promoting the Licensing Objectives. Members will take account of the Statutory Guidance and the Council's Statement of Licensing Policy but shall be free to depart from it where the merits of the case warrant it. Full reasons shall be given for any such departure. If Members require further information from any Party or any further evidence, they will reconvene the hearing with all Parties able to be present.
- 12. The Chairman will ensure, on the Parties return to the Hearing room, that any legal advice given to the Sub-Committee in private is summarised to the Parties.
- 13. **The Chairman will notify** all Parties of their decision and the reasons for the decision. The decision will normally be given orally, at the Hearing, in a plain English format to help those attending the Hearing to understand it more easily. This is not the official written Notice of Decision which be sent to all of the Parties shortly afterwards.

Where the Sub-Committee is unable to give a decision at the meeting, the Chairman will advise all Parties when a decision can be expected. The decision will be sent to all Parties within the timescales set down in the Regulations.

14. **The Chairman will inform all Parties** of their possible rights of appeal (if any).

NOTES

- 1. A Party is anyone who has submitted an application or made a relevant representation or served a notice.
- 2. Where an adjournment is granted the Sub-Committee will notify the Parties forthwith of the date, time and place to which the Hearing has been adjourned.
- 3. Under no circumstances must the Parties or their witnesses offer Members of the Sub-Committee information in the absence of the other Party. Similarly, Members will not attempt to illicit information from any Party to the Hearing in the absence of the other. Members will not make pronouncements on the merits of the case until all the evidence has been heard. These are essential elements of the rules of natural justice.
- 4. The Chairman may vary this procedure, as circumstances require but will have regard to the rules of natural justice.
- 5. The Hearing will take place in public. However, the public can be excluded from all or part of the hearing where the Sub-Committee considers that the public interest in so doing outweighs the public interest in the hearing, or that part of the hearing, taking place in public.

The Sub-Committee may also require a Party to leave the hearing if that Party is behaving in a disruptive manner. The Sub-Committee can refuse to readmit the Party or readmit upon conditions but the Party can nevertheless submit to the Sub-Committee before the end of the Hearing any written information it would have

been entitled to submit orally at the Hearing.

- 6. District Councillors representing the area (District Council Ward) to which the application refers, or have declared an interest, will not form part of the Sub-Committee.
- 7. Where any irregularity is brought to the attention of the Sub-Committee during the hearing, the Sub-Committee may, if it feels that a Party has been prejudiced as a result of the irregularity, take such steps as it thinks fit to cure that irregularity before it makes its determination. However, any irregularity from a failure to follow this procedure shall not of itself render the proceedings void and any clerical errors may be corrected.

Agenda Item 3

Representation following the Application for a New Premises Licence at The Terrace Lodge Hotel, South Western Terrace, Yeovil, BA20 1NB

Director: Martin Woods – Service Delivery Report Author: Rachel Lloyd – Licensing Officer

Contact Details: rachel.lloyd@southsomerset.gov.uk or 01935 462134

Purpose of the Report

To inform members that an application has been received from S G Enterprise Ltd for a premises licence to be granted under the Licensing Act 2003 at The Terrace Lodge Hotel, South Western Terrace, Yeovil, BA20 1NB.

Recommendation

To determine the granting of the premises licence in accordance with the options detailed later in the report.

Background

The Council is the authority responsible for the issue of Premises Licences issued under Section 18 of the Licensing Act 2003.

The Licensing Manager has delegated authority to determine a Premises Licence application, subject to no objections being received from a Responsible Authority or "Other Persons". In this case, relevant representations were received from two Responsible Authorities (one of which has been subsequently withdrawn): as there is one representation still outstanding it is necessary to convene a hearing to determine the application.

Licensing Objectives

The licensing objectives are:

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

The licensing objectives are to be considered paramount and the Council has a duty to promote them in its decision making process. An application will not be refused in whole or part or any conditions attached except those offered by the applicant or required by law except where appropriate to promote the licensing objectives.

Application

A copy of the application form is enclosed with the agenda.

The details of the application are summarised as follows:

Applicant: S G Enterprise Ltd

Licensable activity applied for:

Supply of Alcohol (J) - Consumption On and Off The Premises

Day	Start Time	Finish Time
Monday	Midnight	23:59
Tuesday	Midnight	23:59
Wednesday	Midnight	23:59
Thursday	Midnight	23:59
Friday	Midnight	23:59
Saturday	Midnight	23:59
Sunday	Midnight	23:59

Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children. **(K)**

Not applicable.

Hours premises open to the public (L) - Not a licensable activity, but shown as part of the application.

Day	Start Time	Finish Time
Monday	Midnight	23:59
Tuesday	Midnight	23:59
Wednesday	Midnight	23:59
Thursday	Midnight	23:59
Friday	Midnight	23:59
Saturday	Midnight	23:59
Sunday	Midnight	23:59

Additional steps put forward by the applicant to comply with licensing objectives. Please see Section M (pages 16 - 21) of the application will become conditions of the licence, subject to the licence being granted, and are in addition to any further conditions imposed by the Licensing Committee.

There is an error on the application form; on page 1 of the application the type of applicant should be (b) i) (as a limited company) instead of (b) ii) (as a partnership).

Evidence that advertising/notice requirements have been complied with:

 The applicant has confirmed that notice(s) were displayed at the premises for the requisite period; the Licensing Enforcement Officer visited the premises on 3 January 2018 and confirmed that the notice was on display. A further notice was placed in the Western Daily Press newspaper on 24 January of which we have a copy.

Representation – Responsible Authorities

A representation was received from Mrs King on behalf of the Chief of Police for Avon & Somerset.

Representations – Other Persons

None.

Relevant Observations

Communication has taken place between the applicant and the Police, but it has not resulted in an amendment of the operating schedule which would satisfy both parties.

Further Information

The premises are situated in an area where the cumulative impact policy applies. The Council's Licensing Policy states that there is a presumption that applications for new licences, variations or material variations, will normally be refused if relevant representations are received unless it can be demonstrated that the operator will not add to the cumulative impact already being experienced¹.

When it was discovered that a notice had not been published in a local newspaper, the applicant was contacted and advised that the consultation period had to recommence with a new date last date for representations as they had not complied with the advertising requirements as set-out in secondary legislation pertaining to the Licensing Act 2003².

Publishing a notice in a newspaper is one of the two requirements the applicant has to complete to advertise the application so that the general public are aware of the application and can make representations either for or against the granting of a premises licence; the other requirement is to display a notice in a prominent position so it is visible from the exterior of the premises.

In determining the application with a view to promoting the licensing objectives in the overall interests of the community, the Committee must have regard to and give appropriate weight to the following considerations:

- Any relevant and valid representation (including supporting documentation received)
- The Latest Guidance issued under s182 of the Act
- The Statement of Licensing Policy issued in January 2014
- The steps appropriate to promote the licensing objectives as set out in s18(4)
- Human Rights considerations in particular Article 6, Article 8 and Article 1 of Protocol 1

Options

The options available to the committee are stated at section 18 of the Licensing Act 2003 are as follows:

- Grant the licence subject to such conditions which are consistent with the operating schedule
 modified to such extent as the Authority considers appropriate for the promotion of the
 Licensing Objectives and any condition, which must under s19-21, be included in the licence
 s18(4)(a)(i)(ii) together with the current mandatory conditions.
- Exclude from the scope of the licence any of the licensable activities to which the application relates s18(4)(b)
- Refuse to specify a person in the licence as the premises supervisor s18(4)(c)
- Reject the application s18(4)(d).

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Page 12, Paragraph 3.2.2 of the Council's Licensing Policy dated January 2014

² Licensing Act 2003 (premises licences and club premises certificates) Regulations 2005 No.42 Paragraph 25.

Right of Appeal

Schedule 5 of the Licensing Act 2003 sets out the rights and procedures for making appeals against the decision of the Licensing Authority:

Where the Licensing Authority has rejected an application for a premises licence, the applicant may appeal to the Magistrates' Court against the decision to reject.

Where the Licensing Authority has granted the licence, the holder of the licence may appeal to the Magistrates Court against any decision to impose conditions on the licence that are consistent with the operating schedule or imposed where having regard to any relevant representations, are considered appropriate to promote the licensing objectives.

Where the Licensing Authority has granted the licence subject to the exclusion of any of the licensable activities or refused to specify a person as the premises supervisor, the holder of the licence may appeal to the Magistrates Court against the decision.

Where a person who made a relevant representation desires to contend that the licence ought not to have been granted, or that on granting the licence, the Licensing Authority ought to have imposed different or additional conditions, or ought to have taken a step to exclude a licensable activity or refused to have specified a person as the premises supervisor, he may appeal against the decision to the Magistrates Court.

The appellant commences the appeal by giving a notice of appeal to the designated officer for the Magistrates' court within 21 days beginning with the day on which the applicant was notified by the Licensing Authority of the decision appealed against.

On determining the appeal, the court may,

- Dismiss the appeal
- Substitute for the decision appealed against any other decision which could have been made by the Licensing Authority; or
- Remit the case to the Licensing Authority to dispose of it in accordance with the direction of the court.

and may make such order as to costs as it thinks fit.

Background Papers

Licensing Act 2003

SI 2005 No. 44 Licensing Act 2003 (Hearings) (Regulations) 2005

SI 2005 No. 42 Licensing Act 2003 (Premises licences and club premises certificates) Regulations 2005

SI 2010 No.860 Licensing Act 2003 (Mandatory Licensing Conditions) Order 2010

The Latest Guidance issued under section 182 of the Licensing Act 2003.

The Statement of Licensing Policy for South Somerset District Council January 2014.

Application for a premises licence to be granted under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form. If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary.

Y ou may	Wish to R	eep a copy of the	completed	d form for y	our records.		
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•		(s) of applicant)					
		ises licence und					
describe	l in Part	1 below (the pre	:mises) aı	id I/we ar	e making this	s application	to you as the

relevant licensing authority in accordance with section 12 of the Licensing Act 2003

Part 1 - Premises details

Postal address of premises or, if none, ordnance survey map reference or description THE TERRACE LODGE HOTEL SOUTH WESTERN TERRACE							
Post town	YEOVIL	Postcode	BALOINB				

Telephone number at premises (if any)	01935 - 479 - 543
Non-domestic rateable value of premises	£ 27 000.00

Part 2 - Applicant details

Plea	se sta	te whether you are applying for a premises licen	ce as	Please tick as appropriate
a)	an	individual or individuals *		please complete section (A)
b)	a p	erson other than an individual *		
	i	as a limited company/limited liability partnership		please complete section (B)
	ii	as a partnership (other than limited liability)	M	please complete section (B)
	iíi	as an unincorporated association or		please complete section (B)
	iv	other (for example a statutory corporation)		please complete section (B)
c)	a ro	ecognised club		please complete section (B)
d)	a cl	harity		please complete section (B)

										43 /D	
e)	the propr	ietor c	of an ec	lucationa	al establish	ment		please co			
f)	a health s	service	e body					please co	mplete	section (B)
g)	a person who is registered under Part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales							please co	mplete	section (B)
ga)	a person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England						please complete section (B)			3)	
h)	England	l and V	Vales		police for			-		section (I	
* If y belov	vou are app v):	plýing	as a p	erson des	scribed in ((a) or (b) p	lease c	onfirm (by	ticking	g yes to on	e box
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Page 13

If you do yo	u wish the licence to be valid only for a limited period, when DD u want it to end?	MM YYYY
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one tin What I	of or more people are expected to attend the premises at any me, please state the number expected to attend.	
	e see sections 1 and 14 and Schedules 1 and 2 to the Licensing Act 2803	Please tick all that apply
a) pl	lays (if ticking yes, fill in box A)	
b) fi	ilms (if ticking yes, fill in box B)	
c) in	ndoor sporting events (if ticking yes, fill in box C)	
d) bo	oxing or wrestling entertainment (if ticking yes, fill in box D)	
e) li	ve music (if ticking yes, fill in box B)	
f) re	ecorded music (if ticking yes, fill in box F)	П
g) pe	erformances of dance (if ticking yes, fill in box G)	_
h) an	nything of a similar description to that falling within (e), (f) or (g) ficking yes, fill in box H)	
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Supply of alcohol (if ticking yes, fill in box J)

In all cases complete boxes K, L and M

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Surname	First na	mes
Date of birth	I am 18 years old or over	☐ Please tick yes
Nationality		
Current postal address if different from premises address		
Post town		Postcode
Daytime contact telepho	ne number	* * * * * * * * * * * * * * * * * * * *
E-mail address (optional)		

(B) OTHER APPLICANTS

Please provide name and registered address of applicant in full. Where appropriate please give any registered number. In the case of a partnership or other joint venture (other than a body corporate), please give the name and address of each party concerned.

Name SG Enterprise Ltd
Address 10 Ross Close
Northolt
London
4B5 4GZ
Registered number (where applicable)
04869699
Description of applicant (for example, partnership, company, unincorporated association etc.) SG Enterprise Ltd trading as Terrace Loolge Hotel
Telephone number (if any) 04904244859
В-mail address (optional) Akshay. Sobhi@gmail. coun

Part 3 Operating Schedule

When do you want the premises licence to start?

<u>D</u> D	MM	YYYY		
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Plays Standard days and timings (please read guidance note 7)			Will the performance of a play take place indoors or outdoors or both — please tick (please read guidance note 3)	Indoors	口
)	•	Outdoors	
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Wed			State any seasonal variations for performing plaguidance note 5)	ı <u>ys</u> (please read	
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Standa	Live music Standard days and timings (please read		Will the performance of live music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	ice note 7)		(provide resid guidantee flote 3)	Outdoors	
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Standa	Recorded music Standard days and timings (please read		Will the playing of recorded music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
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Standa	Performances of dance Standard days and timings (please read		Will the performance of dance take place indoors or outdoors or both - please tick (please read guidance note 3)	Indoors	
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Wed			State any seasonal variations for the performance of dance (place read guidance note 5)		
Thur					
Fri		•	Non standard timings. Where you intend to use the premises for the performance of dance at different times to those listed in the column on the left, please list (please read guidance note 6)		
Sat				·	
Sun					

VA

descrip falling (g) Standa timings	ing of a si ption to ti within (e rd days an s (please r ce note 7)	nat), (f) or id ead	Please give a description of the type of entertainme providing	nt you will be	
Day	Start	Finish	Will this entertainment take place indoors or outdoors or both - please tick (please read	Indoors	
Mon			guidance note 3)	Outdoors	
				Both	
Tue			Please give further details here (please read guidance note 4)		
Wed					
Thur		•	State any seasonal variations for entertainment of a similar description to that falling within (e), (f) or (g) (please read guidance note 5)		
Fri					
Sat			Non standard timings. Where you intend to use the premises the entertainment of a similar description to that falling with (e), (f) or (g) at different times to those listed in the column of left, please list (please read guidance note 6)		
Sun			,		

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Stand	e night refreshment idard days and ings (picase read		Will the provision of late night refreshment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	口
guldaı	nce note 7)	• • • • • • • • • • • • • • • • • • • •	Outdoors	
Day	Start	Finish		Both	
Mon Please give further details here (please read guidance		ance note 4)	I		
Tue					
Wed			State any seasonal variations for the provision of late night refreshment (please read guidance note 5)		
Thur					
Fri		•	Non standard timings. Where you intend to use the premises the provision of late night refreshment at different times, to the listed in the column on the left, please list (please read guidance		ose
Sat			note 6)		
Sun					

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Standa	dard days and		Standard days and =		Will the supply of alcohol be for consumption — please tick (please read guidance note 8)	On the premises	Ø
	imings (please read guidance note 7)			Off the premises			
Day	Start	Finish		Both	口		
Mon	00:00	<u> ქ</u> ვ: 59	State any seasonal variations for the supply of a guidance note 5)		ead		
			No seasonal romations	•			
Tue	∞:∞	lb:53	Ko seasonal romations Supply to hotel resident Ly hr of days a week	f5			
			24 hr & days a week				
Wed	00:00	23:59	, vy				
Thur	00:00	25:59	Non standard timings. Where you intend to use	the premises	<u>for</u>		
			the supply of alcohol at different times to those column on the left, please list (please read guidan	usted in the ice note 6)			
Fri	00:00	25153	as abore				
Sat	∞:00	52:23					
			·				
Sun	00100	25:59					
		•					

State the name and details of the individual whom you wish to specify on the licence as designated premises supervisor (Please see declaration about the entitlement to work in the checklist at the end of the form):

Akshau	Sobti		
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			_

Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children (please read guidance note 9).

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open t Standa timing	Hours premises are open to the public Standard days and timings (please read guidance note 7)		State any seasonal variations (please read guidance note 5) No seculorcal variations. Hotel is open to residents only
Day	Start Finish		open to mordents
Mon	00:00 23:59		only.
Tue	00:00 23:53		
Wed	00;00	2359	
			Non standard timings. Where you intend the premises to be open
Thur	00:00	23:59	to the public at different times from those listed in the column on the left, please list (please read guidance note 6)
Fri	00,00 23:55		
Sat	00:00	23:59	
Sun	00:00	23:59	

2.2 20001100 the Brops you mond to take to promote the four necessing objectives.
a) General - all four licensing objectives (b, c, d and e) (please read guidance note 10)
please see attached
b) The prevention of crime and disorder
Please see attached
Tiense see anamen
c) Public safety
D10010 con 011 1
Please see attaches!
,
d) The prevention of public nuisance
Please see attached
1 cupe
e) The protection of children from harm
Please see altadud

General description of the premises:

The premises are a 30 bedroom hotel.

The alcohol will be supplied to hotel guests only. The bar will be based at the reception only and there is no mini bars in the bedrooms. The hotel would like to run promotional offer from time to time which will include one complementary drink per person on arrival. The alcohol will be consumed in the guest bedrooms. We do have a CCTV system installed and maintained in working order in the licensed area to monitor any activities. CCTV images are kept for a minimum of 31 days. Management and Supervisory staff are trained on how to download images. Images shall be provided to the Police or an authorised officer within 48 hours of receiving a valid request. Staff will be trained on the proof of the age policy in the place at the premises, the forms of ID which are acceptable, the offences relating to the sale of alcohol under the Licensing Act 2003, when to refuse sales and how to refuse them. Staff will be trained before they are permitted to sell alcohol and refresher training will be provided at 6 monthly intervals. Training will be documented, kept on the premises and made available for inspection to the Police or an authorised officer. The forms of IDs that will be accepted at the premises are: passports, driving licence and PASS proof of age cards.

Checklist:

Please tick to Indicate agreement

I have made or enclosed payment of the fee. 図 I have enclosed the plan of the premises. 凶 I have sent copies of this application and the plan to responsible authorities and others × where applicable. I have enclosed the consent form completed by the individual I wish to be designated 区 premises supervisor, if applicable. I understand that I must now advertise my application. X I understand that if I do not comply with the above requirements my application will be rejected. \mathbf{Z} [Applicable to all individual applicants, including those in a partnership which is not a limited liability partnership, but not companies or limited liability partnerships] I have included documents demonstrating my entitlement to work in the United Kingdom \boxtimes (please read note 15).

IT IS AN OFFENCE, UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION. THOSE WHO MAKE A FALSE STATEMENT MAY BE LIABLE ON SUMMARY CONVICTION TO A FINE OF ANY AMOUNT.

IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED.

Part 4 - Signatures (please read guidance note 11)

Signature of applicant or applicant's solicitor or other duly authorised agent (see guidance note 12). If signing on behalf of the applicant, please state to what capacity.

Declaration	• [Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15).
	The DPS named in this application form is entitled to work in the UK

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	(and is not subject to conditions preventing him or her from doing work relating to a licesable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)	
Signature	Mayer	
Date	26/06/17	
Capacity	COMPANY DIRECTUR /OWNER	

For joint applications, signature of 2nd applicant or 2nd applicant's solicitor or other authorised agent (please read guidance note 13). If signing on behalf of the applicant, please state in what capacity.

Signature	
Date	
Спрасіту	

Contact name (where not previously given) and postal address for correspondence associated with this application (please read guidance note 14)			
•			
Post town	Postcode		
Telephone number (if any)			
If you would prefer us to correspond wi	ith you by c-mail, your c-mail address (optional)		

Notes for Guldance

- 21. Describe the premises, for example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off-supplies, you must include a description of where the place will be and its proximity to the premises.
- 2. In terms of specific regulated entertainments please note that:
 - Plays: no licence is required for performances between 08:00 and 23.00 on any
 day, provided that the audience does not exceed 500.
 - Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
 - Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.