Agenda	Topic	Decision
Item No		

Note: this decision list is for guidance only. The text of the minutes, which may be different, is definitive.

Part A – Items considered in public

A1	Lucky Dreams 888, 15 Tadworth Parade, Hornchurch, RM12 5AS - Application for premises license	Havering LONDON BOROUGH
		Licensing Act 2003 Notice of Decision
		PREMISES Lucky Dreams 888 15 Tadworth Parade Hornchurch RM12 5AS
		DETAILS OF APPLICATION The application for a premises license was made under section 17 of the Licensing Act 2003 ("the Act")
		APPLICANT ZS and EU Restaurant Ltd 15 Tadworth Parade Hornchurch RM2 5AS
		1. Details of requested licensable activities
		The application was to permit the following licensable activities:

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Live music*		
Day	Start	Finish
Friday and Saturday	16:00	20:00

^{*}It was noted that live music provided during these hours at this premises would not constitute a licensable activity.

Recorded music**; supply of alcohol (on premises)		
Day	Start	Finish
Monday to Thursday	11:00	22:00
Friday	11:00	23:00
Saturday	10:00	23:00
Sunday	11:00	21:00

^{**} It was noted that recorded music provided during these hours at this premises would not constitute licensable activity.

Hours premises open to the public			
Day	Start	Finish	
Monday to Thursday	09:00	22:00	
Friday & Saturday	10:00	23:00	
Sunday	11:00	21:0	

With regard to the provision of live music the operating schedule contained the following submission:

Live music might be provided on special holiday events but will be between 16:00pm and

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		20:00pm. This might extend on the 31 st October/24 th December and 31 st December and we will write to council to obtain approval for those individual events outside the personal license issued. Such ad hoc approval would not be permissible in these circumstances; any non-standard
		timings would have to be defined at the application stage for inclusion on the licence. 2. Promotion of the Licensing Objectives The application acted in accordance with regulation 25 and 26 of The Licensing Act 2003 (Premises licences and club premises certificates) Regulation 2005 relating to the advertising of the application. The required public notice was installed in the 22 nd January 2016 edition of
		the Romford Recorder. Further to mediation between the applicant and the Licensing Authority and the applicant and the Police, amendments to the operating schedule were submitted during the application's consultation period and included within the Licensing Officer's report.
		 3. Details of Representations Valid representations may only address the four licensing objectives. The prevention of crime and disorder Public safety
		 The prevention of public nuisance The protection of children from harm There were no representations against the application from interested persons.

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		There was one representation against the application from a responsible authority. However, at the meeting the Planning Authority, who had made representations, indicated that mediation had taken place prior to the hearing, and agreement with the applicant had been sought to discharge the conditions attached to the original planning application which was approved in 2006. It was suggested that a new planning application would be received by the Planning Authority within 2 - 4 weeks. Responsible Authorities Chief Officer of Metropolitan Police ("the Police"): None Licensing Authority: None Planning Control & Enforcement: One Public Protection: None London Fire and Emergency Planning Authority ("LFEPA"): None Health & Safety Enforcing Authority: None Public Health: None Children & Families Service: None The Magistrates Court: None
		4. Determination of Application
		Following the decision from the Planning Authority to withdraw their representation the Sub-Committee wished to seek clarification on some areas of the application.
		The Planning Authority informed the Sub-Committee that the premises had been granted planning permission in 2006 for change of use to A5 use (Takeaway). The premises had been operating as a takeaway from 2008 to 2012 and 2014 to 2015, with no issues. The

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		Planning Authority would consent to the application for the A3 use (restaurant) as this was considered to be less disruptive to neighbouring residents. It was noted however that within the conditions the hours of operation would be acceptable to the Licensing Authority however the planning permission stated that the opening times for Sunday would be 17:00 – 22:00, which was contradictory to the licensing application, which requested 11:00 – 21:00. Therefore a variation for planning would need to be applied for.
		Mr Adamally (the applicant representative) stated that they would comply with the planning application and would operate a good restaurant and would complete a variation to ensure that the application was lawful.
		The Sub-Committee noted the changes in conditions following mediation with the Licensing Authority and the Police, as included in the addendum to the Licensing Officers report, with the suggestions that condition 14 was contradictory. Given that the outside area, which was suggested would be used for smokers, was the public highway, this would be very difficult to enforce, therefore it was agreed by all parties that the second sentence of condition 14 should be removed.
		The applicant assured the Sub-Committee that they would ensure only a maximum of 3 smokers would be allowed outside of the premises and that signage would be displayed.
		Decision
		Consequent upon the hearing on 24 February 2016, the Sub-Committee's decision regarding the application for a premises license for Lucky Dreams 888, 15 Tadworth Parade, Hornchurch, RM12 5AS.
		The Sub-Committee RESOLVED to grant the premises license with both the mandatory

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		conditions and those set out in the addendum and agreed on 22 January 2016 and 2 February 2016 with the change to condition 14 as agreed at the hearing to read:
		"No person shall be allowed to leave the premises whilst in the possession of any glass drinking vessel or glass bottle, whether empty or containing any beverage". The Sub-Committee suggested that the applicant should not operate outside of the agreed hours approved by planning as they would be in breach planning conditions.
A1		
A2		