Public Document Pack



LICENSING SUB-COMMITTEE MONTY'S BAR

AGENDA

10.30 am Tuesday Council Chamber - 28 June 2016 Town Hall

Members 3: Quorum 2

COUNCILLORS:

Linda Trew (Chairman) Jody Ganly Keith Roberts

For information about the meeting please contact:
Ricahrd Cursons - 01708432430
richard.cursons@onesource.co.uk

Protocol for members of the public wishing to report on meetings of the London Borough of Havering

Members of the public are entitled to report on meetings of Council, Committees and Cabinet, except in circumstances where the public have been excluded as permitted by law.

Reporting means:-

- filming, photographing or making an audio recording of the proceedings of the meeting;
- using any other means for enabling persons not present to see or hear proceedings at a meeting as it takes place or later; or
- reporting or providing commentary on proceedings at a meeting, orally or in writing, so
 that the report or commentary is available as the meeting takes place or later if the
 person is not present.

Anyone present at a meeting as it takes place is not permitted to carry out an oral commentary or report. This is to prevent the business of the meeting being disrupted.

Anyone attending a meeting is asked to advise Democratic Services staff on 01708 433076 that they wish to report on the meeting and how they wish to do so. This is to enable employees to guide anyone choosing to report on proceedings to an appropriate place from which to be able to report effectively.

Members of the public are asked to remain seated throughout the meeting as standing up and walking around could distract from the business in hand.

AGENDA ITEMS

1 APOLOGIES FOR ABSENCE AND ANNOUNCEMENT OF SUBSTITUTE MEMBERS

(if any) - receive

2 DISCLOSURE OF INTERESTS

Members are invited to disclose any interest in any of the items on the agenda at this point of the meeting.

Members may still disclose any interest in an item at any time prior to the consideration of the matter.

3 CHAIRMAN'S ANNOUNCEMENT

The Chairman will announce details of the arrangements in case of fire or other events that might require the meeting room or building's evacuation.

- 4 REPORT OF THE CLERK (Pages 1 8)
- 5 APPLICATION TO VARY A PREMISES LICENCE MONTY'S BAR (ST ANDREWS WARD) (Pages 9 36)

Andrew Beesley Committee Administration Manager



Agenda Item 4



Clerk's Report



LICENSING SUB-COMMITTEE

REPORT

28 June 2016

Subject Heading:	Procedure for the Hearing:
-	Licensing Act 2003

Report Author and contact details: Richard Cursons – Committee Officer 01708 432441

Members are advised that, when considering an application to vary a premises licence, the following options are available to them by virtue of the Licensing Act 2003, Part 3, section 35, paragraphs 3 and 4:

"Where relevant representations are made, the authority must

- (a) hold a hearing to consider them, unless the authority, the applicant and each person who has made such representations agree that a hearing is unnecessary, and
- (b) having regard to the representations, take such steps as it considers necessary for the promotion of the licensing objectives.

The steps are:

- a) modify the conditions of the licence
- b) reject the whole or part of the application

and for this purpose, the conditions of the licence are modified if any of them is altered or omitted or any new condition is added."

The Sub-Committee will also wish to note that, if none of these steps is required, the application must be granted.

Assuming that the Sub-Committee is satisfied that a hearing is required, then the following procedural steps are recommended. The Licensing Act 2003 (Hearings) Regulations 2005 will govern the arrangements for the hearing of the application now under consideration. This report accords with the requirements of that Act and the Regulations, and in particular Regulations 21-25 (procedure at the hearing).

1. Membership of the Sub-Committee:

- 1.1 The Sub-Committee comprises three members of the Licensing Committee, with a quorum of two members. Unless there are objections, in the absence of three members, the hearing shall proceed with the quorum of two.
- 1.2 A members of the Licensing Committee will be excluded from hearing an application where he or she:
 - 1.2.1 has considered an application in respect of the premises in the previous 12 months as a Member of the Regulatory Services Committee; or
 - 1.2.2 is a Ward Councillor for the Ward in which the premises, subject to the application, are located; or
 - 1.2.3 is a Ward Councillor for a Ward which is likely to be affected by the application or;
 - 1.2.4 has a personal interest in the application.

2. Roles of other participants:

- 2.1 The Legal Advisor is not a party to the hearing. The role of the Legal Advisor is to provide legal advice relating to the application and submissions.
- 2.2 The Clerk is not a party to the hearing. The role of the Clerk is to record the hearing and the decisions of the Sub-Committee, and ensure efficient administration

3. Chairman's Briefing meeting:

- 3.1 Prior to this hearing, the Sub-Committee Chairman will have met the Legal Advisor and/or Clerk to determine whether further clarification is required of any issues contained in the application or any representation.
- 3.2 During this preliminary meeting no decision will have been made or discussion held regarding the substantive merits of the application or representations.

4. Location and facilities:

- 4.1 All hearings will be heard at the Havering Town Hall unless otherwise directed.
- 4.2 Interpreters will be provided by the Council on request, provided notice is given at least five working days before the hearing.

5. Notification of attendance:

5.1 The Chairman will enquire of the parties who is in attendance and the parties will indicate their names (and, where relevant, whom they represent). A register will be circulated before the commencement of the hearing on which the applicant, his/her advisers and companions and all interested parties (and/or their representatives) will be asked to record their attendance.

6. Procedural matters:

- 6.1 Prior to the commencement of the hearing, the Chairman of the Sub-Committee will orally inform the parties whether their applications to have certain people attend the hearing (e.g. witnesses) have been granted or refused. Note this relates to people other than those attending on behalf of a party in the capacity as a representative of the party.
- 6.2 Prior to the commencement of the hearing the Chairman of the Sub-Committee will outline the procedure to be followed at the hearing. This will normally be as follows:

Introduction of the application:

The Licensing officer will outline:

- details of the application and relevant representations received from the parties;
- relevant legislation;
- relevant Licensing Policy; and
- the time limit in which the Council must reach a determination.

Documentary evidence:

- Documentary or other information in support of applications, representations or notices should be provided to the Clerk of the Sub-Committee at least 5 clear working days before the hearing. If this information is produced at the hearing it will only be taken into account by the Sub-Committee if the Sub-Committee and all the parties consent to its submission. Permission to have this information included in the hearing should be requested at the beginning of the hearing before any oral submissions have been made.
- Statements made by people in support of a party's representation who are not present at the hearing, must be signed by the maker, dated and witnessed by another person. The statement must also contain the witness's full name and occupation.

Representations:

- The chairman will invite each of the parties at the hearing or their representative sequentially to address the Sub-Committee and call any person/s to whom permission has been granted to appear. Each party will be allowed a maximum period of 10 minutes in which to address the Sub-Committee and call persons on his/her behalf.
- This 10 minute period is where each party has the opportunity to orally address the Sub-Committee and clarify any points in which the Sub-Committee has sought clarification prior to the hearing. This 10 minute period should be uninterrupted unless a member of the Sub-Committee or Legal Advisor considers that the speaker is making submissions that are irrelevant, frivolous or vexatious.
- Members of the Sub-Committee may ask questions of any party, at any time during the proceedings. Time taken in dealing with a Member's question will not be taken into account in determining the length of time available to the party in question to make their representation.

The sequence in which each of the parties will be invited to address the Sub-Committee will normally be in the order of:

- the Chief Officer of Police;
- the Fire Authority;
- the Health and Safety at Work Enforcing Authority;
- the Local Planning Authority;
- the Local environmental Health Authority;
- the Local Weights and Measures Authority;
- the Authority Responsible for the Protection of Children from Harm:
- a navigation or other authority responsible for waterways; and
- any other party that has submitted representations in respect of the application, certificate, notice or other matter appearing before the Sub-Committee;
- the party that has submitted the application, certificate, notice or other matter appearing before the Sub-Committee.

At the discretion of the Sub-Committee the above order may be varied.

Cross-Examination:

Where witnesses have been permitted by the Sub-Committee to speak at the hearing on behalf of a party, permission must be sought from the Sub-Committee before another party can ask the witness questions. This process of questioning is normally referred to as cross-examination. The Sub-Committee will allow cross-examination only

where it is necessary to assist it in considering the representations or application.

Relevance:

Information submitted at the hearing must be relevant to the applications, representations, or notice and the promotion of the licensing objectives. The Chairman of the Sub-Committee is entitled to exclude any information it considers to be irrelevant whether presented in written or oral form. The licensing objectives are:

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

7. Failure of parties to attend the hearing:

7.1 If a party, who has not given prior notice of his/her intention not to attend the hearing, is absent from the hearing the Sub-Committee may either adjourn the hearing or hold the hearing in the party's absence. Where the hearing is held in the absence of a party, the Sub-Committee will still consider the application, representation or notice submitted by that party.

8. Adjournments and extension of time:

- 8.1 The Sub-Committee may adjourn a hearing to a specified date or extend a notice period except where it must make a determination within certain time limits in the following specific applications:
 - Review of premises licences following closure orders where the Sub-committee must make a determination within 28 days of receiving notice of the closure order.

9. Sub-Committee's determination of the hearing:

- 9.1 At the conclusion of the hearing the Sub-Committee will deliberate in private accompanied by the Clerk and the Legal Advisor who will be available to assist the Sub-Committee with any legal problems but will not participate in any decision making of the Sub-Committee.
- 9.2 The Sub-Committee will normally make its determination and announce its decision at the end of the hearing.

9.3 Where all parties have notified the Sub-Committee that a hearing is not required the Sub-Committee must make its determination within 10 working days of being given notice that the hearing is not required.

10. Power to exclude people from hearing:

- 10.1 The public are entitled to attend the hearing as spectators. However, the Sub-Committee may exclude any person from the hearing including any person assisting or representing a party where:
 - it considers that the public interest would be best served by excluding the public or the individual person from the hearing; or
 - that person is behaving in a disruptive manner. This may include a
 party who is seeking to be heard at the hearing. In the case where a
 party is to be excluded, the party may submit to the Sub-Committee
 in writing any information which they would have been entitled to
 give orally had they not been required to leave the hearing.

11. Recording of proceedings:

11.1 A written record of the hearing will be produced and kept for 6 years from the date of the determination of the hearing.

12. Power to vary procedure:

12.1 The Sub-committee may depart from following any of the procedures set out in this document if it considers the departure to be necessary in order to consider an application, notice or representation.



Agenda Item 5



Licensing Officer's Report



LICENSING **SUB-COMMITTEE**

REPORT

28 June 2016

Subject heading: Monty's Bar

155 Billet Lane, Hornchurch, RM11 1UR Variation of Premises Licence Paul Campbell, Licensing Officer 5th floor Mercury House

Report author and contact details:

This application for a variation to the premises licence is made by Monty's Bar Ltd under section 17 of the Licensing Act 2003. The application was received by Havering's Licensing Authority on 4th May 2016.

Geographical description of the area and description of the building

The premises are a single unit venue, it is situated at the end unit of a terrace of 5 business premises which include a hairdressers, car showrooms and newsagents, the properties have residential flats above them.

Monty's Bar has a bar area with a forecourt which is used by customers.

The premises are situated on the west side of Billet Lane Directly opposite the Chequers Public house this is a one way traffic triangle. The premises are about 20 metres south of Butts Green Road and 650 metres north of Hornchurch High Street.

There is a mixture of business and residential properties in the vicinity of the venue.

A map of the area and photo of the premises are attached to my report.

Details of the application

Current premises licence hours:

Films, Recorded Music, Supply of Alcohol		
Day	Start	Finish
Sunday to Wednesday	09:00	23:00
Thursday	09:00	00:00
Friday & Saturday	09:00	01:00

Live Music			
Day	Start	Finish	
Thursday	19:00	00:00	
Friday & Saturday	19:00	01:00	

Late Night Refreshment		
Day	Start	Finish
Thursday	23:00	00:00
Friday & Saturday	23:00	01:00

Opening hours			
Day	Start	Finish	
Sunday to Wednesday	09:00	23:30	
Thursday	09:00	00:30	
Friday & Saturday	09:00	01:30	

Variation applied for:

The application does not apply to alter the hours of licensable activity or the hours of opening at the premises.

The application is to

- Removed nine conditions a 5,7,16,18,19,24,26,32,33.of the Annex 2 conditions
- Vary two conditions 2 & 28 of annex 2 conditions.

Condition 2 should now read:

 No door supervisors necessary on a Thursday unless there is an event at the premises.

No door supervisors necessary on a Friday unless there is an event at the premises, to be reviewed after 6 months.

Two door supervisors shall be on duty at the venue from 20:00hrs to 15 minutes after closing time on Saturdays and during any TENS and non-standard timings that occur on Friday nights.

Condition 28 should now read:

 All door supervisors whilst engaged in the dispersal of patrons at the close of business shall wear high visibility clothing.

Also being varied is the change registered address from Beatons accountants Harold wood Romford

Daval Consultancy, Suite 7North Wing, Warlies Park House, Horseshoe Hill, Upshire Essex EN9 3SL.

Page 11

Comments and observations on the application

The applicant acted in accordance with regulations 25 and 26 of *The Licensing Act 2003 (Premises licences and club premises certificates) Regulations 2005* relating to the advertising of the application. The required public notice was installed in the Havering edition of the Yellow Advertiser on Wednesday 11th May 2016.

Summary

There were no representations against this application from interested persons.

There were two representations against this application from responsible authorities.

Details of representations

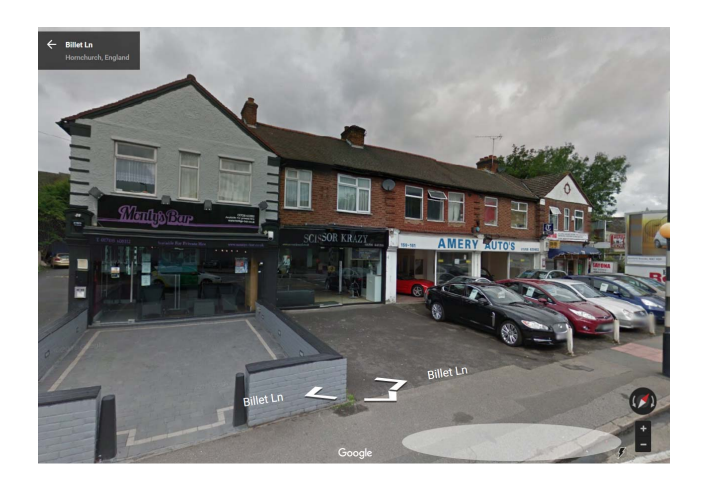
Valid representations may only address the following licensing objectives:

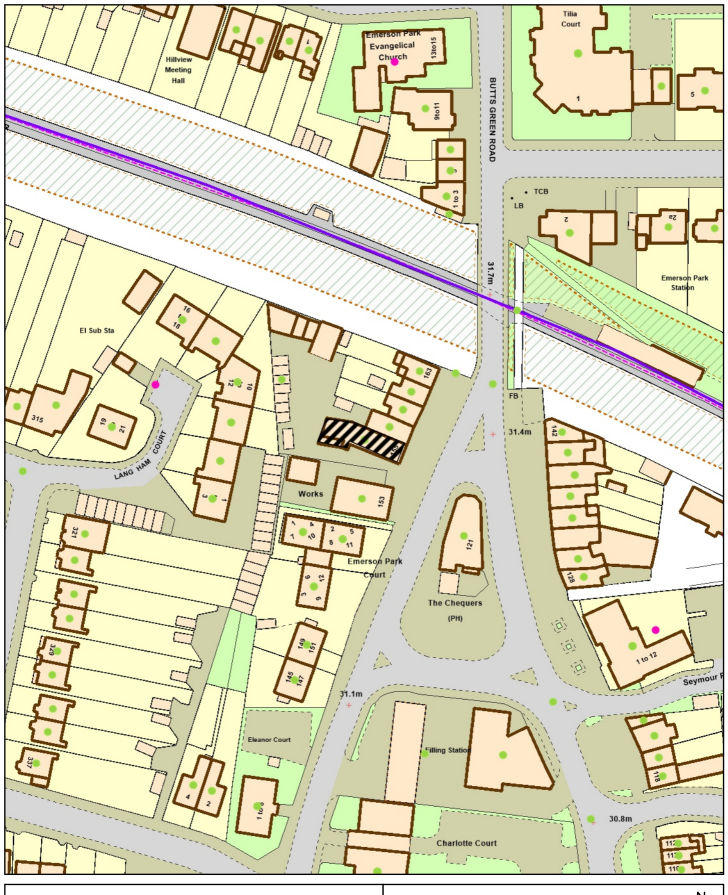
- The prevention of crime and disorder
- The prevention of public nuisance
- The protection of children from harm
- Public safety

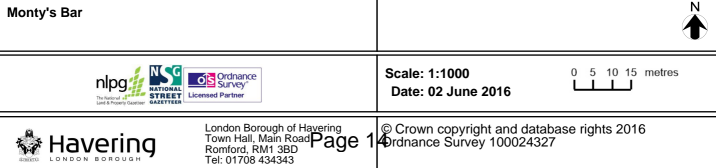
Responsible authorities' representations

The representations from Responsible Authorities are from Planning and Environmental Health (Noise).

There were no representations from the other responsible authority.









Copy of Application



Havering Application to vary a premises licence Licensing Act 2003

For help contact

licensing@havering.gov.uk

Telephone: 01708 432777

* required information

Section 1 of 17			
You can save the form at any t	me and resume it later. You do not need to be	logged in when you resume.	
System reference	Not Currently In Use	This is the unique reference for this application generated by the system.	
Your reference	Monty's Variation	You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.	
Are you an agent acting on be O Yes • N		Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.	
Applicant Details			
* First name	Monty's Bar		
* Family name	Limited		
* E-mail	info@montys-bar.co.uk		
Main telephone number	01708 608112	Include country code.	
Other telephone number			
☐ Indicate here if you wou	ld prefer not to be contacted by telephone	_	
Are you:			
Applying as a business of	r organisation, including as a sole trader	A sole trader is a business owned by one person without any special legal structure.	
 Applying as an individual 	al Communication of the Commun	Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.	
Applicant Business			
* Is your business registered in the UK with Companies House?	YesNo		
* Registration number	08334127		
* Business name	Monty's Bar Ltd	If your business is registered, use its registered name.	
* VAT number GB	158194876	Put "none" if you are not registered for VAT.	
* Legal status	Private Limited Company		

Continued from previous page			
* Your position in the business	D.P.S.		
Home country	United Kingdom The country where the headquarters business is located.		
Registered Address		Address registered with Companies House.	
* Building number or name	Daval Consultancy Suite 7 North Wing		
* Street	Warlies Park House		
District	Horseshoe Hill		
* City or town	Upshire		
County or administrative area	Essex		
* Postcode	EN9 3SL		
* Country	United Kingdom		
Section 2 of 17			
APPLICATION DETAILS			
This application cannot be used to vary the licence so as to extend the period for which the licence has effect or to vary substantially the premises to which it relates. If you wish to make that type of change to the premises licence, you should make a new premises licence application under section 17 of the Licensing Act 2003. I/we, as named in section 1, being the premises licence holder, apply to vary a premises licence under section 34 of the			
Licensing Act 2003 for the premises described in section 2 below. * Premises Licence Number 008334			
	al address, OS map reference or description of t	he premises?	
	p reference O Description	no premises.	
Postal Address Of Premises			
Building number or name	155		
Street	Billet Lane		
District	Sinct Editio		
City or town	Hornchurch		
-			
-	Essex		
Postcode	RM11 1UR		
Country	United Kingdom		
Premises Contact Details			
Telephone number	01708 608112		

Continued from previous page		
Non-domestic rateable value of premises (£)	16,500	
Section 3 of 17		
VARIATION		
Do you want the proposed variation to have effect as soon as possible?	YesNo	
Do you want the proposed valintroduction of the late night	riation to have effect in relation to the evy?	
○ Yes	No	You do not have to pay a fee if the only purpose of the variation for which you are applying is to avoid becoming liable to the late night levy.
If your proposed variation would mean that 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend		
Describe Briefly The Nature	Of The Proposed Variation	
could be relevant to the licens	ample the type of premises, its general situation ing objectives. Where your application include on of these off-supplies, you must include a de	s off-supplies of alcohol and you intend to
of the annex 2 conditions. and Annex condition 2 should now No door supervisors necessary door supervisors shall be on of TENS and non-standard timin Annex condition 28 should no business shall wear high visib	gs that occur on Friday nights. ow read: All door supervisors whilst engaged in ility clothing. om Beatons accountants Harold wood Romford	ns to be removed 5,7,16,18,19,24,26,32,33. rsday unless there is an event at the premises. emises, to be reviewed after 6 months. Two after closing time on Saturdays and during any the dispersal of patrons at the close of
Section 4 of 17		
PROVISION OF PLAYS		
Will the schedule to provide p vary is successful?	lays be subject to change if this application to	
○ Yes	No	
Section 5 of 17		
PROVISION OF FILMS		
Will the schedule to provide fi vary is successful?	Ims be subject to change if this application to	

Continued from previous page		○ Yes	•	No
Section 6 of 17				
PROVISION OF INDOOR SPORTI	NG EVENTS			
Will the schedule to provide indo this application to vary is success	. •	ubject to change if		
○ Yes •	No			
Section 7 of 17				
PROVISION OF BOXING OR WRE	STLING ENTERTAINM	ENTS		
Will the schedule to provide boxi to change if this application to va	-	inments be subject		
○ Yes •	No			
Section 8 of 17				
PROVISION OF LIVE MUSIC				
Will the schedule to provide live rapplication to vary is successful?	music be subject to cha	nge if this		
○ Yes •	No			
Section 9 of 17				
PROVISION OF RECORDED MUS	IC			
Will the schedule to provide reco application to vary is successful?	rded music be subject	o change if this		
○ Yes •	No			
Section 10 of 17				
PROVISION OF PERFORMANCES	OF DANCE			
Will the schedule to provide perfethis application to vary is success		ubject to change if		
○ Yes •	No			
Section 11 of 17				
PROVISION OF ANYTHING OF A DANCE	SIMILAR DESCRIPTIO	N TO LIVE MUSIC, RECORDED MU	SIC OR PERFORMAN	CES OF
Will the schedule to provide anyt performances of dance be subject successful?				
○ Yes	No			
Section 12 of 17				
PROVISION OF LATE NIGHT REF	RESHMENT			
Will the schedule to provide late this application to vary is success	_	ubject to change if		
	No	Page 19		

Continued from previous	page	
Section 13 of 17		
SUPPLY OF ALCOHOL		
Will the schedule to sup vary is successful?	oply alcohol be subject	to change if this application to
○ Yes	No	
Section 14 of 17		
ADULT ENTERTAINME	NT	
	ertainment or services, erise to concern in respe	activities, or other entertainment or matters ancillary to the use of the ect of children.
give rise to concern in r	respect of children, rega	to occur at the premises or ancillary to the use of the premises which may ardless of whether you intend children to have access to the premises, for audity, films for restricted age groups etc gambling machines etc.
none		
Section 15 of 17		
HOURS PREMISES ARE	OPEN TO THE PUBLIC	
Standard Days And Ti	imings	
MONDAY		Drouide timings in 24 hour clock
	Start	Provide timings in 24 hour clock End (e.g., 16:00) and only give details for the days
	Start	of the week when you intend the premises to be used for the activity.
TUESDAY		
10205/11	Start	End
	Start	End
WEDNESDAY		
	Start	End
	Start	End
THURSDAY		
	Start	End
	Start	End
FRIDAY		
	Start	End
	Start	End End
CATLIDDAY	Start	
SATURDAY	0	
	Start	Page 20
	Start	· ~9 End

Continued from previous page
SUNDAY
Start End
Start End
State any seasonal variations. For every leaf to the extinity will accur an additional days during the surpress months.
For example (but not exclusively) where the activity will occur on additional days during the summer months.
Non standard timings. Where you intend to use the premises to be open to the members and guests at different times from those listed above, list below.
For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
Identify those conditions currently imposed on the licence which you believe could be removed as a consequence of the proposed variation you are seeking.
I have enclosed the premises licence
☐ I have enclosed the relevant part of the premises licence
Reasons why I have failed to enclose the premises licence or relevant part of premises licence.
Section 16 of 17
LICENSING OBJECTIVES
Describe the steps you intend to take to promote the four licensing objectives:
a) General – all four licensing objectives (b,c,d,e) List here steps you will take to promote all four licensing objectives together.
New wording of conditions will fulfill the requirements of the licensing act objectives
Page 21

Continued from previous page...

b) The prevention of crime and disorder

New wording of conditions will fulfill the requirements of the licensing act objectives

c) Public safety

New wording of conditions will fulfill the requirements of the licensing act objectives

d) The prevention of public nuisance

New wording of conditions will fulfill the requirements of the licensing act objectives

e) The protection of children from harm

New wording of conditions will fulfill the requirements of the licensing act objectives

Section 17 of 17

PAYMENT DETAILS

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

Variation Fees are determined by the non domestic rateable value of the premises.

To find out a premises non domestic rateable value go to the Valuation Office Agency site at http://www.voa.gov.uk/business_rates/index.htm

Band A - No RV to £4300 - £100.00

Band B - £4301 to £33000 - £190.00

Band C - £33001 to £87000 - £315.00

Band D - £87001 to £125000 - £450.00*

Band E - £125001 and over - £635.00*

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

Band D - £87001 to £125000 - £900.00

Band E - £125001 and over - £1,905.00

If you own a large premise you are subject to additional fees based upon the number in attendance at any one time

Capacity 5000-9999 - £1,000.00

Capacity 10000 -14999 - £2,000.00

Capacity 15000-19999 - £4,000.00

Capacity 20000-29999 - £8,000.00

Capacity 30000-39999 - £16,000.00

Capacity 40000-49999 - £24,000.00

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Continued from previous page		
Capacity 50000-59999 - £32,000	0.00	
Capacity 60000-69999 - £40,000	0.00	
Capacity 70000-79999 - £48,000	0.00	
Capacity 80000-89999 - £56,000	0.00	
Capacity 90000 and over - £64,0	00.00	
* Fee amount (£)	190.00	

DECLARATION

- * I/we understand it is an offence, liable on conviction to a fine up to level 5 on the standard scale, under Section 158 of the Licensing Act 2003, to make a false statement in or in connection with this application.
 - Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name

* Capacity

D.P.S.

* Date

25 / 04 / 2016

dd mm yyyy

Add another signatory

Once you're finished you need to do the following:

- 1. Save this form to your computer by clicking file/save as...
- 2. Go back to https://www.gov.uk/apply-for-a-licence/premises-licence/havering/change-1 to upload this file and continue with your application.

Don't forget to make sure you have all your supporting documentation to hand.

IT IS AN OFFENCE, LIABLE ON SUMMARY CONVICTION TO A FINE NOT EXCEEDING LEVEL 5 ON THE STANDARD SCALE, UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

OFFICE USE ONLY				
Applicant reference number	Monty's Variation			
Fee paid				
Payment provider reference				
ELMS Payment Reference				
Payment status				
Payment authorisation code				
Payment authorisation date				
Date and time submitted				
Approval deadline				
Error message				
Is Digitally signed				
< Previous <u>1</u> <u>2</u> <u>3</u> <u>4</u>	5 6 7 8 9 10 11 12 13 14 15 16 17 Next>			

Classified



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may vary, calls from a mobile could be considerably higher. Text YABARGAIN (space) Advert up to a maximum 150 characters and send to 83149. Texts cost £1.02 plus standard network rates. If you do not want to receive details on any other product or services, please text the word EXIT at the end of your message. Your advertisement will appear in the next available edition. We do not accept bargain ads under £100 by fax, post or person.

Newspaper **Distributors** Required

To deliver the Yellow Advertiser within this area.

If you have free time on Thursday and Friday and can deliver a minimum of 500 newspapers

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or call 0800 007 6009

for more information

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Public Notices

LICENSING ACT 2003
Notice of Application to Vary a Premises Licence Under
Section 34 of the Licensing Act 2003

APPLICANT: Monty's Bar Limited
PREMISES: Monty's Bar, 155 Billet Lane, Hornchurch,
Essex RM11 1UR

ESSEX RMIT I UD: The proposed variation is: To vary two conditions in Annex 2 conditions, numbers 2 & 28 and to remove 9 conditions from Annex 2 conditions, numbers 5, 7, 16, 18, 19, 24, 26, 32, 33 and to change registered business address. Full details of the application and the variations sought can be

Full details of the application and the variations sought can be inspected at the address noted below during normal business hours. Any representations by an interested party or responsible authority regarding this application can be made to: Licensing Team, Housing & Public Protection, London Borough of Havering, Town Hall, Main Road, Romford, RMI 3BD. Website: www.havering.gov.uk Such representation must be received in writing by 1st June 2016, clearly stating the grounds upon which the representation is made in relation to the four objectives of the Licensing Act 2003.

Licensing Act 2003.
It is an offence to knowingly or recklessly make a statement in connection with an application. The maximum fine for which a person is liable on summary conviction for the offence is $\pounds 5,000$.

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Children's Cooker, door slightly Children's Cooker, door siigntiy damaged but otherwise good condition, £15 ono. Lonsdale children's blue coat, age 5-6 years but fits more like an age 4-5 years, £5. Debenhams Thomas Nash black suit, Inomas Nash black surt, trousers age 4 years, jacket age 3 years, and a white striped Thomas Nash shirt age 3-4 years, £10 the set, ideal for weddings and christenings. Boys Regatta black jacket/coat, age 3-4 years, £5. Tel: 01702 294 112.

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BOOT SALE ITEMS - Boxes of assorted goods, Large amount £75.
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Representation from Responsible Authorities



memo

From: Chima Umunnakwe

To: Licensing Team

Public Protection

Mercury House, Mercury Gardens Romford RM1 3SL

Please call: Chima Umunnakwe

Telephone: 01708431033 Fax: 01708 432554

email: chima.umunnakwe@havering.gov.uk
Text Relay for the deaf, speech impaired
or hard of hearing: 18001 01708 432777

My Reference : CCU/017955

Your Reference:

Date: 1st June 2016

Licensing Act 2003- Application to Vary Premises license Representation – Monty's bar, 155 Billet Lane Hornchurch, RM11 1UR

I refer to the application to vary premises license as detailed above and advise that I make representation against the application as follows:

The following representation takes into consideration 'Prevention of Public Nuisance' and Havering Council's statement of licensing policy nos. 1 and 14 in relation to premises in the area of cumulative impact and commitment to protecting the amenity of residents and businesses in the vicinity of the licensed premises respectively.

There are a number of conditions requested to be removed as part of this variation application which is set out in the variation application. A total of five noise complaints have been received by Environmental Health concerning loud amplified music affecting residents living above the licensed premises. Whilst these complaints have not been unsubstantiated to date, removal of certain condition forming part of this review application would potentially increase the likelihood of adverse impact from noise and nuisance on neighbouring residential properties.

Conditions 7 and 32 have been requested to be removed as part of this application. These conditions were considered and the license granted to promote the licensing objective 'Prevention of Public Nuisance' The conditions relate to preventing noise and nuisance at neighbouring residential properties in particular, the flats above the venue which, has been subject to previous complaints of structure borne music noise transmission. The applicant has not provided satisfactory explanation as to how they intend to promote the licensing objective, in particular 'Prevention of Public Nuisance' with regard to controlling nuisance from amplified music.

Therefore it is our argument that removal of condition 7 and 32 specifically will undermine the requirement for the DPS to observe the Council's licensing policy as stated earlier and more importantly, preventing public nuisance.

Having said, I would request that the Licensing Sub-Committee consider the other conditions stated in the variation application and leave condition 7 and 32 as part of any conditions imposed under the premises license.

I hope the above clarified our position.

Chima Umunnakwe Environmental Health Officer



Licensing Act 2003 Responsible Authority representation

This representation is made by a responsible Authority for the London Borough of Havering concerning a licence application for the premises as detailed below.

Premises Name and address:	"Monty's Bar", 155 Billet Lane, Hornchurch RM11 1UR			
Your Name:	Samuel Cadman			
Organisation name / name of body you represent:	Havering Council's planning department			
Your Address:	5 th Floor Mercury House, Mercury Gardens, Romford, RM1 3SL			
Email:	sam.cadman@havering.gov.uk			
Contact telephone number:	01708 434798			
Summary of representation:	To OBJECT to the application to vary the premises licence on the specific licencing objective "The prevention of public nuisance".			

Policy Considerations:

The representation takes into account the following licencing policies as set out in the document titled "Statement of Licencing Policy" with effect from 7th January 2016:

Licencing Policy 1

In considering applications for new licences, variations to existing licences and licence reviews the Licensing Authority will take the matters listed below into account:

- whether the premises is located in an area of cumulative impact;
- the type of premises and their cumulative impact on the area and the mix of premises in the area;
- the location of the premises and the character of the area;
- · the views of the responsible authorities;
- · the views of other persons;
- past compliance history of current management;
- · the proposed hours of operation;
- the type and number of customers likely to attend the premises;
- whether the applicant is able to demonstrate commitment to a high standard of management, for example through active participation in the Safe and Sound meetings and pub watch.

Licencing/Policy 6

The Licensing Authority considers that, in the interests of clarity and transparency, applicants should normally have in place the relevant planning consent for the intended use and hours of operation, or otherwise have lawful planning status, before making an application for a premises licence. However every application will be considered on its merits on a case by case basis

Licencing Policy 8

When assessing the applicant's or licensee's ability to demonstrate a commitment to high standards of management the Licensing Authority will take into account whether the applicant or licensee:

- Can demonstrate comprehensive knowledge of best practice
- Has sought advice from the responsible authorities
- Has implemented any advice that has been given by the responsible authorities
- Is able to understand verbal and written advice and legal requirements
- Can demonstrate knowledge of the licensing objectives, relevant parts of the Licensing Policy and their responsibilities under the Licensing Act 2003
- Is able to run their business lawfully and in a with good business practices

Is able to demonstrate a track record of compliance with legal requirements.

Where there is a history of non-compliance associated with the premises the Licensing Authority is unlikely to grant a new or variation application unless there is evidence of significant improvement in management standards.

Licencing Policy 14

The Licensing Authority is committed to protecting the amenity of residents and businesses in the vicinity of licenced premises, particularly when late hours have been sought. Where relevant representations are received, the Licensing Authority will impose appropriate restrictions or controls on the licence to support the prevention of undue noise disturbance from licensed premises.

Representation:

An assessment by the planning services was undertaken in 2013 with relation to the use of the property as a drinking establishment, and the impact on the amenity of the local area was considered and subsequently conditioned. It must be noted that the hours granted in the licence exceed those in the granted planning permission. Despite this the application to vary the licence does not address any of the enforceable planning conditions, and as such these cannot be addressed in this representation.

There are several conditions that are going to be varied and removed, so for clarity, I have outlined what is applied for below:

Vary conditions 2 and 28 of Annex 2 of the licence from:

- 2. Two door supervisors shall be on duty at the front entrance of the venue from 20:00 to 15 minutes after closing time Thursdays, Fridays and Saturdays and during non-standard timings.
- 28. All door supervisors working outside the premises or whilst engaged in the dispersal of patrons at the close of business shall wear 'high visibility clothing'.

To now read:

- 2. No door supervisors necessary on a Thursday unless there is an event at the premises. No door supervisors necessary on a Friday unless there is an event at the premises, to be reviewed after 6 months. Two door supervisors shall be on duty at the venue from 20:00hrs to 15 minutes after closing time on Saturdays and during any TENS and non-standard timings that occur on Friday nights.
- 28. All door supervisors whilst engaged in the dispersal of patrons at the close of business shall wear high visibility clothing.

To remove the following conditions:

- 5. Members of staff shall be fully aware of the licensing objectives and Health and Safety regulations.
- 7. The premises licence holder shall ensure that noise and vibration do not cause a nuisance to nearby properties.
- 16. Drinks shall be served in containers made from toughened glass (tempered glassware). Note: weights and measures legislation requires the use of 'stamped glasses' where 'meter-measuring equipment' is not in use.
- 18. At least one trained first-aider shall be on duty when the public is present.
- 19. Notices detailing the availability of first aid equipment shall be prominently displayed and shall be protected from damage or deterioration.
- 24. The positions of all CCTV cameras shall be clearly shown on a set of plans which should form part of the 'system file'. Any alteration to the system should only be carried out after consultation with and written approval of Havering Police and the Licensing Authority.
- 26. The designated premises supervisor shall hold a National Certificate of Drugs Awareness qualification run by the BII or similar accredited body.
- 32. Staff shall be given adequate training to enable them to prevent customers causing unnecessary noise when they leave the premises and prominent, clear notices shall be displayed at all points where customers leave the building instructing them to respect the needs of local residents and leave the premises and the area quietly.
- 33. The specification and orientation of all speakers shall be agreed with the Licensing

Authority/responsible authority.

The licence was approved and granted given these conditions having regard to the prevention of public nuisance. It was deemed reasonable and expedient to have these conditions, and although I agree that not all of the conditions are relevant, there are some that do prevent a public nuisance and also gives some level of accountability to the Designated Premises Supervisor (DPS) for the prevention of public nuisance. Section 16 of the licence application form outlines how the alterations would meet / promote the licencing objectives. The answers to sections a) for general comments and d) the prevention of public nuisance state that the "new wording will fulfil the requirements of the licencing act objectives". This does not explain how the variations will affect the level of public nuisance at the property.

I note that the variations to conditions 2 and 28 are deemed reasonable in terms of their content, but there are some conditions that are asked to be removed that does cause concerns for the prevention of public nuisance. Conditions 7 and 32 relates to keeping noise and nuisance to the surrounding properties (most notably to the flat above the property) to a minimum and removing this condition would increase the potential for disturbance to the neighbouring properties. Conditions 18 and 19 relate to ensuring that the patrons of the premises are able to get the correct the medical treatment if the need arises. If this is removed, the access to medical treatment would not be as readily available, and may hamper any attempts to get medical treatment if the need arises. There is no explanation as to how public nuisance will be reduced if conditions 7, 18, 19 and 32 are removed, and eliminates a level of accountability by the DPS to uphold the licencing objectives. This therefore undermines licencing policy 1, 8, and 14.

Given the arguments as set out above, the application to vary the licence has not alleviated the planning department's concerns in relation to the prevention of public nuisance. As this is the case, I ask that the licencing committee vary the licence as requested, but to keep conditions 7, 18, 19 and 32. If the committee is not minded to do this, then the planning services would completely object to the licence application.

It must be noted that planning conditions granted through planning application P1451.13 are not being adhered to and consequently a planning enforcement investigation will have to now be undertaken, with enforcement action considered under the planning regime.

Complaint and Inspection History (if applicable):

No visits to the property were undertaken.

I have attached the planning decision notices in the "other documents" section, but for clarity, the planning history is as such:

Application Number:	P1451.13
Description of proposal:	Retrospective Change of Use to A4 (drinking establishment) from A3 (cafe/restaurant).
Outcome:	Approved with conditions.

Other documents attached:

Please see attached documents for the decision notice for planning application P1451.13

Signed	Dated:	5	16.



LONDON BOROUGH OF HAVERING

TOWN AND COUNTRY PLANNING ACT 1990

AGENT

Mr Stephen Beaton 29 Trelawney Place Howard Road Chafford Hundred Grays RM16 6DG

APPLICANT

Mr Stephen Beaton 29 Trelawney Place Howard Road Chafford Hundred Grays RM16 6DG

APPLICATION NO: P1451.13

In pursuance of their powers as Local Planning Authority, the Council have considered your application and have decided to **GRANT PLANNING PERMISSION** for the following development :

Proposal: Retrospective Change of Use to A4 (drinking establishment) from A3 (cafe/restaurant)

Location: 155 Billet Lane

Hornchurch

The above decision is based on the details in drawing(s): Ground and First floor Plans (Drawing No. KC/BW/01) Site Location Plan (1:1000)
Site Location Plan - Waste and Storage Collection (1:200)

subject to compliance with the following condition(s):

Note to Applicants:

Please take the time to read the conditions stated below carefully. Some may require you to seek the Council's approval prior to works beginning on site. The approval process can take a further 8 weeks from the date of submission and you are advised to incorporate this into your timetable.

Until 1st May 2015, the premises, including any outdoor areas, shall not be used for the purposes hereby permitted other than between the hours of 09:00 to 23:30 on Monday to Wednesday, 09:00 to 00:30 on Thursday, 09:00 to 01:30 on Friday, Saturday and Bank Holidays and 09:00 to 23:30 on Sunday without the prior consent in writing of the Local Planning Authority. After 1st May 2015 the premises, including any outdoor areas, shall not be used for the purposes hereby permitted other than between the hours of 09:00 to 23:00 on Monday to Saturday and Bank Holidays and 09:00 to 22:30 on Sunday without the prior consent in writing of the Local Planning Authority.

Reason:

To assess the impact of later opening hours for a trial period and to enable the Local Planning Authority to retain control in the interests of amenity, and in order that the development accords with Development Control Policies Development Plan Document Policy DC23 and DC55.

Page 1 of 3

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P1451.13

Noise levels (expressed as the equivalent continuous sound level, LAeq) (1hr) from fixed plant and machinery at the boundary with of the nearest noise sensitive premises shall not exceed LA90-10dB.

Reason:

In the interest of residential amenity.

INFORMATIVE(S)

Statement Required by Article 31 (cc) of the Town and Country Planning (Development Management) Order 2010: No significant problems were identified during the consideration of the application, and therefore it has been determined in accordance with paragraphs 186-187 of the National Planning Policy Framework 2012.

Dated: 10th June 2014

P. L. Kayes

Patrick Keyes Head of Regulatory Services London Borough of Havering Mercury House, Mercury Gardens Romford RM1 3SL



IMPORTANT - attention is drawn to the notes overleaf

P1451.13

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NOTES IN CONNECTION WITH APPROVAL OF APPLICATIONS SUBJECT TO CONDITIONS OR REFUSAL OF APPLICATIONS FOR PLANNING PERMISSION

(1) If the applicant is aggrieved by the decision of the local planning authority to refuse permission or to grant permission or approval subject to conditions, an appeal may be made to the First Secretary of State at the Department for Communities and Local Government in accordance with Section 78 of the Town and Country Planning Act 1990 within six months of the date of this notice. However, if an enforcement notice is subsequently served relating to the same or substantially similar land and development and you want to appeal you must do so within 28 days of the service of the enforcement notice, or within 6 months of the date of this notice, whichever period expires earlier.

Appeals must be made on a form which is obtainable from the Planning Inspectorate, Customer Support Unit, Temple Quay House. 2 The Square. Temple Quay. Bristol BS1 6PN or from the Planning Inspectorate's web site, www.planning.inspectorate.gov.uk

- When submitting the completed appeal form to the Planning Inspectorate, a copy should be sent to Planning, London Borough of Havering, 7th Floor Mercury House, Mercury Gardens, Romford, RM1 3SL. The First Secretary of State has power to allow a longer period for the giving of a notice of appeal but will not normally be prepared to exercise these powers unless there are special circumstances which excuse the delay in giving notice of appeal. The First Secretary of State is not required to entertain an appeal if it appears that permission for the proposed development could not have been granted by the local planning authority, or could not have been so granted otherwise than subject to the conditions imposed by them, having regard to the statutory requirements to the provisions of the development order, and to any directions given under the order. Where the decision of the local planning authority is based upon a direction from the First Secretary; it is not the practise to refuse to accept appeals solely because of this direction.
- (3) If permission to develop land is refused or granted subject to conditions, whether by the local planning authority or by the First Secretary of State and the owner of the land claims that the land has become incapable of reasonable beneficial use in its existing state and cannot be rendered capable of reasonably beneficial use by the carrying out of any development which has been or would be permitted, a purchase notice may be served on the London Borough of Havering requiring the council to purchase the land in accordance with the provision of Part VI of the Town and Country Planning Act 1990.
- (4) In certain circumstances, a claim may be made against the local planning authority for compensation where there has been an appeal or where an application has been referred to the First Secretary, and where planning permission is refused or granted subject to conditions. The circumstances in which such compensation is payable are set out in section 114 of the Town and Country Planning Act 1990.
- (5) The statutory requirements are those set out in section 79(6) of the Town and Country Planning Act 1990, namely Sections 70, 71 and 72(1) of the Act.

You are reminded that Building Regulations approval may also be required for these works. You must contact the Building Control Manager or Building Inspector to confirm if permission is required.

Note: Following a change in government legislation a fee is now required for the request for Submission of details pursuant to discharge of conditions in order to comply with the Town and Country Planning (Fees for Applications and Deemed Applications) (Amendment) (England) Regulations, which came into force from 06/04/2008. A fee of £85 per request (or £25 where the related permission was for extending or altering a dwellinghouse) will be required.

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