romfordrecorder.co.uk Friday, 1 May 2020 57



Legal and Public Notices

LONDON BOROUGH OF HAVERING

ROAD TRAFFIC REGULATION ACT 1984 SECTION 14(1) AND 16, PROPOSED AND MADE ORDER NOTICES WE THE LONDON BOROUGH OF HAVERING GIVE NOTICE THAT WE PROPOSE TO MAKE THOSE RESTRICTIONS REFERRED TO IN PART 1 TO THIS NOTICE AND HAVE MADE THE RESTRICTIONS REFERRED TO IN PART 2 TO THIS NOTICE, IN EACH CASE FOR THE REASONS AND DURATION STATED (OR UNTIL THE COMPLETION OF THE WORKS WHICHEVER IS THE SOONER) AND WITH DIVERSION ROUTES AVAILABLE.

SUE HARPER, ASSISTANT DIRECTOR OF ENVIRONMENT (PUBLISHED IN THE ROMFORD RECORDER 1ST MAY 2020)

PART 1 - PROPOSED NOTICE (PROPOSED RESTRICTIONS)

TT No	Road Name and Restriction(s)	Reason	Diversion Route	Duration of Works – Between:
1438	Road Closure Vernon Road Closed between its junctions of Kingshill Avenue and Hillrise Road Contact: Bryn.jellis@havering.gov.uk	Carriageway Resurfacing	Hillrise Road, Highfield Road, Burland Road, Clockhouse Lane, Kingshill Avenue (in both directions)	Between 08:00 to 17:00 daily on the 13 th and 14 th May 2020 or upon completion of the works whichever is the sooner
1439	Road Closure Fontayne Avenue, Romford Closed between its junctions of Parkside Avenue Contact: Bryn.jellis@havering.gov.uk	Carriageway Resurfacing	Parkside Avenue	Between 08:00 to 17:00 daily on the 11 th to 13 th May 2020 or upon completion of the works whichever is the sooner
1463	Road Closure Broxhill Road Closed between its junctions of Lower Bedfords Road / Noak Hill Road and North Road / Orange Tree Hill Contact: Bryn.jellis@havering.gov.uk	Carriageway Resurfacing	Orange Tree Hill, Havering Road, Lower Bedfords Road (in both directions)	Between 08:00 to 17:00 daily on the 14 th and 15 th May and 18 th to 20 th May 2020 or upon completion of the works whichever is the sooner

PART 2 - MADE NOTICE (CONFIRMED RESTRICTIONS)

YOU CAN GET MORE INFORMATION AND MAKE COMMENTS ABOUT THE PROPOSED RESTRICTIONS BY CONTACTING THE APPROPRIATE EMAIL ADDRESS

PUBLIC NOTICE - Licensing Act 2003

We, ACE COFFEE AND BAGEL (UPMINSTER) LIMITED, hereby give notice that we have applied to the Licensing Authority at London Borough of Havering for the grant of a Premises Licence at ACE Coffee and Bagel, 1 Station Road, Upminster, RM14 2SJ to: 1. Permit the sale and supply of alcohol Monday to Sunday from 08:00hrs until 23:00hrs; 2. Allow the premises to be open to members of the public from Monday to Sunday from 08:00hrs until 23:30hrs. A copy of the application can be viewed at the Licensing Authority's address noted below during normal office hours. Any responsible authority or interested party wishing to make representations to this application must do so by writing to: The Licensing Authority, Town Hall, Main Road, Romford, RM1 3BD www.havering.gov.uk

Such representation must be received in writing by 22nd May 2020. Representations received after this date will not be considered. IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE (UNLIMITED), UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION.

Dated 25th April 2020

Dadds Licensing Solicitors

www.dadds.co.uk office@dadds.co.uk 01277 631811

NOTICE OF APPLICATION FOR A PREMISES LICENSE UNDER SECTION 17 OF THE LICENSING ACT 2003

APPLICANT: ELIZABETH CHADWICK

PREMISES: FARM CAF-A, YOUNGS FARM, ST MARYS LANE, UPMINSTER, RM14 3NU

The proposed licensable activity is: the sale of alcohol from 07:00-16:30.

Full details of the application 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, C/O Town Hall, Main Road RM1

Website: www.havering.gov.uk

Such representations must be received in writing by: 12th May 2020, clearly stating the grounds upon which the representation is made in relation to the four objectives of the Licensing Act 2003.

It is an offence to knowingly or recklessly make a false statement in connection with an application.

The maximum fine for which a person is liable on summary conviction for the offence is £5,000.00.

LONDON BOROUGH OF HAVERING NOTICE OF APPLICATIONS FOR PLANNING PERMISSION

Notice is hereby given that the Council has received the following applications which need to be advertised for the reasons set out below: **A0008.20, B&M,** 25-29 Market Place, Romford, display of internally LED illuminated Dual Case Box singe to complete with opal acrylic panels vinyled in standard colours
The development is in a Conservation Area

P0135.20, Clovelly, St Marys Lane, North Ockendon, Upminster, Single storey rear extension and porch to front

The application is contrary to the Metropolitan Green Belt Policies of the Core Strategy and Development Control Policies Development Plan

P0403.20, Land Rear of 2 Pinewood Avenue, Havering-Atte-Bower, Romford, The erection of three, 3-bed detached bungalows. The application is contrary to the Metropolitan Green Belt Policies of

the Core Strategy and Development Control Policies Development Plan

P0528.20, Ockendon Kennels Ockendon Road North Ockendon, Conversion, part demolition and part extension of existing kennels and associated outbuildings into 14 dwellings with associated parking, garages and private amenity space.

The application is contrary to the Metropolitan Green Belt Policies of the Core Strategy and Development Control Policies Development Plan Documents.

Application details, including the plans, can be viewed online at www.havering.gov.uk/planning. If you wish to comment on an application, please use the online comment form available on the Council's web site or alternatively write to Development, 5th Floor, Mercury House, Mercury Gardens, Romford, RM1 3SL quoting the application number and location. Comments must be received within 21 days from the date on this notice. Please note that members of the public are entitled to see and take copies of any comments you make and your comments may also be available to view on the internet. Development & Building Control-Published in the Romford Recorder on 1st May 2020



CONDITIONS OF ACCEPTANCE OF ADVERTISEMENTS

IMPORTANT: These Conditions contain an indemnity if You breach Your warranties to Us

- General
 These Conditions apply to any advertisement which You have asked Us to publish on Your behalf
 in a Title (the "Advertisement") and by making such an offer (an "Order") You agree to be bound by
- 1.2. These Conditions override any terms stipulated by You on order forms or elsewhere unless We accept those terms in writing. If we do so, these Conditions will apply except to the extent that they are inconsistent with anything so agreed by Us.
- "We" and "Us" means, and "Our" refers to, the Company which is the publisher of the Title in which You have asked Us to publish Your Advertisement
- "Title" means any publication or Website which We publish.
- "You" means, and "Your" refers to, the person placing the Order with Us and where that person is an advertising or other agency placing the Advertisement on behalf of their client that agency agrees that it has placed the Order as principal.
- 3.1. We may insist on You submitting Your Order in writing and if We do so You will not be deemed to have placed an Order until We receive it in writing. If We do not insist that You submit Your Order in writing it is deemed to be placed when the initial Order is made, subject to the terms and conditions below. If You deliver copy instructions to Us, We may treat this as an Order unless it is
- clearly marked as "not constituting an Order".

 3.2. We will notify You if We do not accept Your Order within 3 working days of receiving it. Publication of the Advertisement will mean We have accepted the Order.
- 3.3. We are not obliged to accept Your Order or to publish any Advertisement placed by You and cannot guarantee insertion, special position, the date or the classification of any such Advertisement, or the distribution of the Title. We will not be liable for any loss or damage incurred as a result of Our failure in these respects. We may reject any Order (in whole or part) prior to (any) publication by notice to You and (to the extent rejected) We will refund any pre-payment in that case but will have no further
- 3.4. We may carry forward an Advertisement not inserted to the next suitable issue of a Title.
- 3.5. If You place an Order but fail to provide copy/artwork by the publication deadline, We may repeat any previous relevant Advertisement from You for which We have copy, or use a filler, and charge You the full price of Your Order in any event.
- Advertising standards, legal obligations and third party rights

 You confirm and warrant to Us that the copy You provide and the publication by Us of an Advertisement pursuant to an Order will:

 - Advertiselinelli postalit to all rotter will.
 be legal, decent, honest and truthful;
 not result in a breach of any relevant Code of Practice, including other provisions of the Advertising Standards Code of Practice
 not breach any legislation;
 not be defined by:

 - · not be defamatory;
 - not infringe any copyright, trademarks or other legal rights of any person or company and that You have received any consent needed to refer to or portray people (expressly or impliedly) in the Advertisement.
 - when appearing on any Archant Website will not contain hyperlinks or metatags linking to the advertiser's own Website unless express prior permission has been granted by Archant.
- 4.2. You agree:
- to indemnify Us in respect of all costs, damages and other charges We incur or to which We are subject as a result of publication of any Advertisement pursuant to Your Order where there is a
- breach of any warranty given by You to Us;
 not to be in breach of contract in relation to the Order/Advertisement
- that We may store, reproduce and distribute copy relating to any Advertisement, including by
- that We may without notice or warning destroy any box office correspondence or communication
- received in response to an Advertisement which We think it inappropriate to deliver;

 that We accept no liability in respect of any loss or damage alleged to have arisen though delay in forwarding or omitting to forward replies to box numbers to the advertiser (however caused)
- that We may liaise with the police and/or any other relevant authority in relation to any Order/Advertisement or any response to any of them We receive (including passing on Your
- that We may record and use Your details to perform Our obligations under these Conditions and publish Your Advertisement (including by passing them to other group companies and/or subcontractors as reasonably necessary to do so):
- if You are an agency acting for a client, that We may provide a proof of the Advertisement direct to the client for approval by whatever means We deem appropriate;
- that We may hold Your details on record for a reasonable period and contact You about future advertising opportunities which We believe may be of interest to You.
- that any material submitted by You is held by Us at Your own risk and should be insured by You against loss or damage from what ever cause. We reserve the right to destroy without notice all such property after the date of its last appearance in an advertisement unless You have given written instructions to the contrary.

 • that You acknowledge that We shall have no liability for any variation of up to 10% in the final
- published size of any advertisement
- Cancellation
- We are not obliged to accept a cancellation request (which We may require to be made in writing). All magazine cancellations must be made in writing a least one calendar month prior to the publication date. All other cancellations should be made within four working days of publication. 5.2. If We accept a cancellation for part of a series of Advertisements, We may surcharge You for any
- insertions in that series which are not cancelled.
- 6.1. We retain copyright (and any other intellectual property rights) in all Our artwork, copy and other materials in any Advertisement (even if combined with any of Your copyright materials). In addition, You agree that We own the copyright in the typographical arrangement of all Advertisements. No
- copy in any form will be returned unless agreed in writing by Us at the time of placing the Order.

 6.2. We will not be liable for accidental loss or damage to Your copy, including artwork and photographs, in any format. Accordingly, Our liability for non-accidental damage to Your copy will be limited to the value of the medium in which they are embodied. Errors, omissions or inaccuracies in Advertisements
- 7.1. We will not be liable for:
- any error (including but not limited to spelling and text errors), misprint, inaccuracy or omission in Advertisements, a proof of which has been agreed by You;
- any error (including but not limited to spelling and text errors), misprint, inaccuracy or omission in an Advertisement, if that error is notified to Us more than one week after its publication; any error (including but not limited to spelling and text errors) misprint, inaccuracy or omission in
- a second or subsequent Advertisement in a series: any error (including but not limited to spelling and text errors) misprint, inaccuracy or omission in
- an Advertisement which does not detract from the essence of that Advertisement 7.2. Where We acknowledge an error (including but not limited to spelling and text errors) misprint, inaccuracy or omission We will, at Our choice, either publish the corrected Advertisement, or issue You a credit note to a value not exceeding the price of the Advertisement and this will be the limit
- of Our liability in respect of the error, misprint, inaccuracy or omission. Payment
- 8.1. Except where We state otherwise, all prices are exclusive of VAT.
- 8.2. You will pay for an Advertisement on placing an Order, unless credit terms have been agreed. You will be sent an invoice unless You have pre-paid (or a direct debit arrangement is in place), in which
- case You will only be sent an invoice if You request one.

 8.3. Credit terms are that payment is due seven days from the date of invoice, unless You apply for, and We grant, a monthly account.
- 8.4. A query on an item on an invoice issued by Us will not affect the time at which You are liable to pay the rest of that or any other invoice issued by Us.
- 8.5. If You do not pay a sum due to Us by the due date, all sums due by You to Us become payable on the due date for the sum not paid and We may suspend further advertising for You and charge You compensation and interest according to the Late Payment of Commercial Debts (Interest) Act 1998.
- 9. Applicable Law
 9.1. Nothing in these conditions shall exclude or limit Our liability for death or personal injury caused by

 1. Nothing in these conditions shall exclude the output it would be illegal to do so. Our negligence, for Our fraud or otherwise to the extent it would be illegal to do so.

 9.2. These Conditions shall be governed by and construed in accordance with the laws of England and
- ARCHANT } Regional Ltd. Reg. No. 00019300 ENGLAND Registered Office: PROSPECT HOUSE, ROUEN ROAD, NORWICH NR1 1RE