

Date of issue: 16th August 2017

MEETING:	LICENSING SUB-COMMITTEE (Councillors Parmar (Chair), Davis and Strutton)
DATE AND TIME:	THURSDAY, 24TH AUGUST, 2017 AT 10.00 AM
VENUE:	VENUS SUITE 2, ST MARTINS PLACE, 51 BATH ROAD, SLOUGH, BERKSHIRE, SL1 3UF
DEMOCRATIC SERVICES OFFICER: (for all enquiries)	SHABANA KAUSER 01753 787503

NOTICE OF MEETING

You are requested to attend the above Meeting at the time and date indicated to deal with the business set out in the following agenda.



ROGER PARKIN
Interim Chief Executive

AGENDA

PART I

<u>AGENDA</u> <u>ITEM</u>	<u>REPORT TITLE</u>	<u>PAGE</u>	<u>WARD</u>
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Apologies for absence.

CONSTITUTIONAL MATTERS

1. Declarations of Interest

All Members who believe they have a Disclosable Pecuniary or other Pecuniary or non pecuniary Interest in any matter to be considered at the meeting must declare that interest and, having regard to the circumstances described in Section 3 paragraphs 3.25 – 3.27 of the Councillors' Code of Conduct, leave the meeting while the matter is discussed, save for exercising any right to speak in accordance with Paragraph 3.28 of the Code.

AGENDA
ITEM

REPORT TITLE

PAGE

WARD

The Chair will ask Members to confirm that they do not have a declarable interest. All Members making a declaration will be required to complete a Declaration of Interests at Meetings form detailing the nature of their interest.

2. Guidance on Predetermination/ Predisposition - 1 - 2
To Note

LICENSING ACT 2003 ISSUES

This 'Licensing Act 2003' Sub-Committee is convening under the Licensing Act 2003 to hear and decide matters arising under that Act and under the Gambling Act 2005. Such matters may include the sale by retail of alcohol; the supply of alcohol by or on behalf of a club to, or to the order of, a member of the club; the provision of regulated entertainment; and the provision of late night refreshment.

3. Temporary Event Notice - The Lounge, 3 - 60 Upton
21 London Road, Slough

Press and Public

You are welcome to attend this meeting which is open to the press and public, as an observer. You will however be asked to leave before the Committee considers any items in the Part II agenda. Please contact the Democratic Services Officer shown above for further details.

The Council allows the filming, recording and photographing at its meetings that are open to the public. By entering the meeting room and using the public seating area, you are consenting to being filmed and to the possible use of those images and sound recordings. Anyone proposing to film, record or take photographs of a meeting is requested to advise the Democratic Services Officer before the start of the meeting. Filming or recording must be overt and persons filming should not move around the meeting room whilst filming nor should they obstruct proceedings or the public from viewing the meeting. The use of flash photography, additional lighting or any non hand held devices, including tripods, will not be allowed unless this has been discussed with the Democratic Services Officer.

PREDETERMINATION/PREDISPOSITION - GUIDANCE

The Council often has to make controversial decisions that affect people adversely and this can place individual members in a difficult position. They are expected to represent the interests of their constituents and political party and have strong views but it is also a well established legal principle that members who make these decisions must not be biased nor must they have pre-determined the outcome of the decision. This is especially so in “quasi judicial” decisions in planning and licensing committees. This Note seeks to provide guidance on what is legally permissible and when members may participate in decisions. It should be read alongside the Code of Conduct.

Predisposition

Predisposition is lawful. Members may have strong views on a proposed decision, and may have expressed those views in public, and still participate in a decision. This will include political views and manifesto commitments. The key issue is that the member ensures that their predisposition does not prevent them from consideration of all the other factors that are relevant to a decision, such as committee reports, supporting documents and the views of objectors. In other words, the member retains an “open mind”.

Section 25 of the Localism Act 2011 confirms this position by providing that a decision will not be unlawful because of an allegation of bias or pre-determination “just because” a member has done anything that would indicate what view they may take in relation to a matter relevant to a decision. However, if a member has done something more than indicate a view on a decision, this may be unlawful bias or predetermination so it is important that advice is sought where this may be the case.

Pre-determination / Bias

Pre-determination and bias are unlawful and can make a decision unlawful. Predetermination means having a “closed mind”. In other words, a member has made his/her mind up on a decision before considering or hearing all the relevant evidence. Bias can also arise from a member’s relationships or interests, as well as their state of mind. The Code of Conduct’s requirement to declare interests and withdraw from meetings prevents most obvious forms of bias, e.g. not deciding your own planning application. However, members may also consider that a “non-pecuniary interest” under the Code also gives rise to a risk of what is called apparent bias. The legal test is: “whether the fair-minded and informed observer, having considered the facts, would conclude that there was a real possibility that the Committee was biased”. A fair minded observer takes an objective and balanced view of the situation but Members who think that they have a relationship or interest that may raise a possibility of bias, should seek advice.

This is a complex area and this note should be read as general guidance only. Members who need advice on individual decisions, should contact the Monitoring Officer.

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LICENSING SUB-COMMITTEE
24th August 2017

LICENSING ACT 2003

**OBJECTION NOTICES TO A STANDARD
TEMPORARY EVENT NOTICE (TEN)**

MRS PARAMJIT KAUR DHESI
for
**'THE LOUNGE', 21 LONDON ROAD, LANGLEY,
SL3 7RL**

Objection Notices served by

**NATALIE WORLEY – SENIOR ENFORCEMENT
OFFICER (EHO) for SLOUGH BROUGH
COUNCIL , and**

SERGEANT WHITE, THAMES VALLEY POLICE

**'Relevant Persons' under the Licensing Act
2003**

1. CURRENT POSITION

The Premises User, Mrs Paramjit Kaur Dhési has submitted a Temporary Event Notice (TEN) for 'The Lounge', 21 London Road, Langley, Slough, SL3 7RL for the provision of the Licensable Activities and times as follows;

- **The sale by retail of alcohol for consumption On and OFF the premises**
- **The provision of regulated entertainment**
- **The provision of late night refreshment**

On Sunday 27th August 2017 between 00.00 and 06.00 am.

The nature of the event is to air to the public a boxing sporting event.

A copy of the Temporary Event Notice is attached at **Appendix A.**

2. OBJECTION NOTICE

- 2.1 Objection notices have been served by a Natalie Worley, Senior Enforcement Officer (EHO) for Slough Borough Council and Sergeant White on behalf of the Chief Officer of Police of Thames Valley Police both 'Relevant Persons' under the Licensing Act 2003, as amended by the Police Reform and Social Responsibility Act 2011.

2.2 In accordance with the 2003 Act and associated regulations a copy of the objection notices have been served on the Licensing Authority, other 'Relevant Persons' and the Premises User.

2.2.1 The full Objection Notice served by Natalie Worley (EHO) attached at **Appendix B** has been served on the grounds of **The Prevention of Public Nuisance** and can be summarised as follows:

2.2.2 The Enforcement team are currently investigating 2 complaints of noise emanating from the licensed premises, which relate to loud amplified music and noise from persons attending the venue. A statutory nuisance abatement notice was served on 17th May 2017 on Mrs Dhesi, the premises licence holder, and Mr Taranjit Singh Dhanowalia, the Designated Premises Supervisor (DPS) on grounds of nuisance by noise arising from 'loud amplified music', requiring them to ensure that amplified music does not cause a nuisance to nearby residents . Since the service of the noise abatement notices, a further noise complaint has been received.

2.2.3 The full Objection Notice served by Sergeant White attached at **Appendix C** has been served on the grounds of **The Prevention of Crime and Disorder, Public Safety and the Prevention of Public Nuisance** and can be summarised as follows:

2.2.4 A number of visits and inspections by the Police, Licensing Officers and Environmental Health Officers have been conducted at the premises both as normal inspections and as resulting from complaints being made by local residents. The complaints being made relate to loud and excessive noise arising from music and patrons at the premises; allegations of possible drug use; anti-social behaviour; an obstructed fire exit; failure to close the beer garden and the premises at the required times at night; and the DPS Mr Dhanowalia being un-co-operative and obstructive towards the Police and Council officers.

3. THE PREMISES

3.1 The Premises subject for the use of the TEN has a Premises Licence number **PL0051** in existence. A copy of the current Premises Licence is attached at **Appendix D**.

4. OPTIONS AVAILABLE TO THE LICENSING SUB COMMITTEE

4.1 There are various options available to the Licensing Sub Committee which are as follows:

a) Standard TEN

- If the Relevant Persons' objections are not considered to merit issuing a Counter-Notice or the imposition of licensing conditions, the TEN will be deemed as in order and the event will proceed.
- Written notice must be given to the Premises User and all Relevant Persons to that effect.

- The Relevant Person serving the Objection Notice may appeal against the decision to the Magistrates Court with 21 days commencing on the day the Licensing Authority notified them of the decision.
- An appeal may not be brought later than 5 working days before the first day of the event period specified.

b) Standard TEN - Counter Notice Served.

- Having regard to the Objection Notices and to any relevant evidence and representations at the hearing, the Licensing Sub Committee must issue a Counter Notice if it considers it appropriate for the promotion of a licensing objective.
- A copy of the Counter Notice must be served on the Premises User and all Relevant Persons.
- The Premises User may appeal against the decision to the Magistrates Court with 21 days commencing on the day the Licensing Authority served the Counter Notice.
- An appeal may not be brought later than 5 working days before the first day of the event period specified.

c) Standard TEN – imposing existing licence conditions thought appropriate and Counter Notice NOT Served.

The Licensing Authority may impose one or more of the existing licence conditions on a Standard TEN, where:

- A Relevant Person has given an Objection Notice in respect of the Standard TEN;
- The Objection Notice has not been withdrawn;
- The Licensing Authority (following a hearing) has not given a Counter Notice;
- The conditions are already imposed on a Premises Licence or Club Premises Certificate in respect of part or all of the same premises that the TEN applies to;
- The Licensing Authority considers it appropriate to impose those conditions on the Standard TEN for the promotion of the Licensing Objectives; and
- The conditions would not be inconsistent with carrying out the Licensable Activities under the TEN.

Where the Licensing Authority has imposed conditions on the Standard TEN in accordance with the above criteria, it MUST:

- Give the Premises User a formal Notice of the decision
- The Notice must be accompanied by a separate ‘Statement of Conditions’ which sets out the conditions imposed on the Standard TEN, and
- Serve a copy of the Notice and the Statement of Conditions on all Relevant Persons.
- The Notice and Statement of Conditions must be given no later than 24 hours before the beginning of the event.
- The Premises User may appeal against the decision to the Magistrates Court with 21 days commencing on the day the Licensing Authority served the Counter Notice.

- An appeal may not be brought later than 5 working days before the first day of the event period specified.

NB: Conditions cannot be imposed on a TEN where the 'Premises' does not already have the benefit of a Premises Licence or Club Premises Certificate. In such circumstances the Licensing Authority may only deem the TEN in order or issue a 'Counter Notice'. There is no power to devise 'bespoke' conditions for the event that are not already attached to a Premises Licence or Club Premises Certificate.

There is a power for the objecting Relevant Persons to agree modifications to the Standard TEN with the Premises User, in return for withdrawing their objections, but this must be done before the hearing is held.

5. RELEVANT GUIDANCE AND POLICIES

5.1 The Licensing Sub Committee must have regard to:

- The Licensing Act 2003 (as amended by the Police Reform and Social Responsibility Act 2011)
- The Section 182 Guidance (revised April 2017) issued by the Secretary of State
- The Slough Borough Council Statement of Licensing Principles (December 2014 -2019)

6. APPENDICES

Appendix A - Temporary Event Notice

Appendix B - Objection Notice – Natalie Worley, Environmental Health

Appendix C - Objection Notice – Sergeant White, Thames Valley Police

Appendix D - Premises Licence PL0051

Appendix E – Home Office Guidance on Temporary Event Notices

Contact Officer

Michael Sims
Licensing Manager
Consumer Protection and Business Compliance Services
01753 477387

Temporary Event Notice

Before completing this notice, please read the guidance notes at the end of the notice. If you are completing this notice by hand, please write legibly in block capitals. In all cases, ensure that your answers are inside the boxes and written in black ink or typed. Use additional sheets if necessary. You should keep a copy of the completed notice for your records. You must send at least one copy of this notice to the licensing authority and additional copies must be sent to the chief officer of police and the local authority exercising environmental health functions for the area in which the premises are situated. The licensing authority will give to you written acknowledgement of the receipt of the notice.

I, the proposed premises user, hereby give notice under section 100 of the Licensing Act 2003 of my proposal to carry on a temporary activity at the premises described below.

1. The personal details of premises user (Please read note 1)			
1. Your name PARAMJIT DHESI			
Title	Mr <input type="checkbox"/> Mrs <input checked="" type="checkbox"/> Miss <input type="checkbox"/> Ms <input type="checkbox"/> Other (please state)		
Surname	DHESI		
Forenames	PARAMJIT, KAUR		
2. Previous names (Please enter details of any previous names or maiden names, if applicable. Please continue on a separate sheet if necessary)			
Title	Mr <input type="checkbox"/> Mrs <input type="checkbox"/> Miss <input checked="" type="checkbox"/> Ms <input type="checkbox"/> Other (please state)		
Surname	DHANOWALIA		
Forenames	PARAMJIT KAUR		
3. Your date of birth	Day	Month	Year
4. Your place of birth			
5. National Insurance Number			
6. Your current address (We will use this address to correspond with you unless you complete the separate correspondence box below)			
Post town		Postcode	
7. Other contact details			
Telephone numbers			
Daytime			
Evening (optional)			
Mobile (optional)			
Fax number (optional)			
E-Mail address (if available)			
8. Alternative address for correspondence (If you complete the details below, we will use this address to correspond with you)			

Post town	Postcode
9. Alternative contact details (if applicable)	
Telephone numbers: Daytime	
Evening (optional)	
Mobile (optional)	
Fax number (optional)	
E-Mail address (if available)	

2. The premises	
Please give the address of the premises where you intend to carry on the licensable activities or, if it has no address, give a detailed description (including the Ordnance Survey references) (Please read note 2)	
21 LONDON ROAD Langley Slough SL3 7RL	
Does a premises licence or club premises certificate have effect in relation to the premises (or any part of the premises)? If so, please enter the licence or certificate number below.	
Premises licence number	PL0051/32027.
Club premises certificate number	
If you intend to use only part of the premises at this address or intend to restrict the area to which this notice applies, please give a description and details below. (Please read note 3)	
We will be keeping one entrance in and out, beer garden will be closed. No drinks outside, car park and inside will be manned by security.	
Please describe the nature of the premises below. (Please read note 4)	
Sports Bar + Grill, ,	
Please describe the nature of the event below. (Please read note 5)	
Airing to the public a boxing sporting event.	

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3. The licensable activities

Please state the licensable activities that you intend to carry on at the premises (please tick all licensable activities you intend to carry on). (Please read note 6)

The sale by retail of alcohol	<input checked="" type="checkbox"/>
The supply of alcohol by or on behalf of a club to, or to the order of, a member of the club	<input type="checkbox"/>
The provision of regulated entertainment (Please read note 7)	<input checked="" type="checkbox"/>
The provision of late night refreshment	<input checked="" type="checkbox"/>
Are you giving a late temporary event notice? (Please read note 8)	<input type="checkbox"/>

Please state the dates on which you intend to use these premises for licensable activities. (Please read note 9)

~~26th August~~^{TO} - 27th August.

Please state the times during the event period that you propose to carry on licensable activities (please give times in 24 hour clock). (Please read note 10)

~~24~~ 24-00pm - 06-00am.

Please state the maximum number of people at any one time that you intend to allow to be present at the premises during the times when you intend to carry on licensable activities, including any staff, organisers or performers. (Please read note 11)

150.
Security Guards

If the licensable activities will include the sale or supply of alcohol, please state whether these will be for consumption on or off the premises, or both (please tick as appropriate). (Please read note 12)	On the premises only	<input checked="" type="checkbox"/>
	Off the premises only	<input checked="" type="checkbox"/>
	Both	<input checked="" type="checkbox"/>

Please state if the licensable activities will include the provision of relevant entertainment. If so, please state the times during the event period that you propose to provide relevant entertainment (including, but not limited to lap dancing and pole dancing). (Please see note 13)

4. Personal licence holders (Please read note 14)		
Do you currently hold a valid personal licence? (Please tick)		Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
If "Yes" please provide the details of your personal licence below.		
Issuing licensing authority	SLOUGH .	
Licence number		
Date of issue		
Any further relevant details	TARANJIT DHANOWALIA,	

5. Previous temporary event notices you have given (Please read note 15 and tick the boxes that apply to you)		
Have you previously given a temporary event notice in respect of any premises for events falling in the same calendar year as the event for which you are now giving this temporary event notice?	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
If answering yes, please state the number of temporary event notices (including the number of late temporary event notices, if any) you have given for events in that same calendar year		
Have you already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>

6. Associates and business colleagues (Please read note 16 and tick the boxes that apply to you)		
Has any associate of yours given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your associate(s) have given for events in the same calendar year.		
Has any associate of yours already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
Has any person with whom you are in business carrying on licensable activities given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>

If answering yes, please state the total number of temporary event notices (including the number of late temporary event notices, if any) your business colleague(s) have given for events in the same calendar year.		
Has any person with whom you are in business carrying on licensable activities already given a temporary event notice for the same premises in which the event period:	Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
a) ends 24 hours or less before; or		
b) begins 24 hours or less after the event period proposed in this notice?		

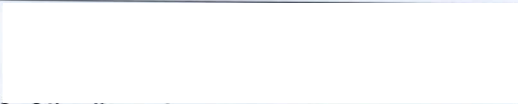
7. Checklist (Please read note 17)	
I have: (Please tick the appropriate boxes, where applicable)	
Sent at least one copy of this notice to the licensing authority for the area in which the premises are situated	<input checked="" type="checkbox"/>
Sent a copy of this notice to the chief officer of police for the area in which the premises are situated	<input checked="" type="checkbox"/>
Sent a copy of this notice to the local authority exercising environmental health functions for the area in which the premises are situated	<input checked="" type="checkbox"/>
If the premises are situated in one or more licensing authority areas, sent at least one copy of this notice to each additional licensing authority	<input type="checkbox"/>
If the premises are situated in one or more police areas, sent a copy of this notice to each additional chief officer of police	<input type="checkbox"/>
If the premises are situated in one or more local authority areas, sent a copy of this notice to each additional local authority exercising environmental health functions	<input type="checkbox"/>
Made or enclosed payment of the fee for the application	<input checked="" type="checkbox"/>
Signed the declaration in Section 9 below	<input checked="" type="checkbox"/>

8. Condition (Please read note 18)
It is a condition of this temporary event notice that where the relevant licensable activities described in Section 3 above include the sale or supply of alcohol that all such supplies are made by or under the authority of the premises user.

9. Declarations (Please read note 19)	
The information contained in this form is correct to the best of my knowledge and belief.	
I understand that it is an offence:	
(i) to knowingly or recklessly make a false statement in or in connection with this temporary event notice and that a person is liable on summary conviction for such an offence to a fine of any amount; and	
(ii) to permit an unauthorised licensable activity to be carried on at any place and that a person is liable on summary conviction for any such offence to a fine of any amount, or to imprisonment for a term not exceeding six months, or to both.	
Signature	

Date	9/8/17
Name of Person signing	MRS PARAMSIT KAUR DHESI

For completion by the licensing authority

10. Acknowledgement (Please read note 20)	
I acknowledge receipt of this temporary event notice.	
Signature	 On behalf of the licensing authority
Date	11-08-17
Name of Officer signing	MELANIE SAGAR

Notes for Guidance (Not to be submitted with application)

General

In these notes, a person who gives a temporary event notice is called a "premises user".

The police and local authority exercising environmental health functions may intervene on the grounds of any of the four licensing objectives (the prevention of crime and disorder, public safety, the prevention of public nuisance, and the protection of children from harm) to prevent the occurrence of an event at which permitted temporary activities are to take place or to agree a modification of the arrangements for such an event. However, the licensing authority will intervene of its own volition in the cases described below.

First, it will issue a counter notice if there is an objection to a late temporary event notice (see note 8 below).

Secondly, it may issue a notice in relation to its decision to impose conditions on a temporary event notice (see note 2 below).

Thirdly, it will issue a counter notice if the first, second, third and fifth of the limits set out below would be exceeded. If any of the limits below are breached or if a counter notice has been issued, any licensable activities taking place would be unauthorised and the premises user would be liable to prosecution. The limitations apply to:

- the number of times a person may give a temporary event notice (50 times per year for a personal licence holder and 5 times per year for other people);
- the number of times a person may give a late temporary event notice (10 times per year for a personal licence holder and 2 times per year for other people);
- the number of times a temporary event notice may be given in respect of any particular premises (15 times in a calendar year);
- the length of time a temporary event may last for these purposes (168 hours or 7 days);
- the maximum aggregate duration of the periods covered by temporary event notices at any individual premises (21 days per calendar year); and
- the scale of the event in terms of the maximum number of people attending at any one time (a maximum of 499).

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. The limits applying to late temporary event notices are included within the overall limits applying to the total number of temporary event notices. Note 16 below sets out the definition of an "associate".

When permitted temporary activities take place, a premises user must ensure that either:

- a copy of the temporary event notice is prominently displayed at the premises; or
- the temporary event notice is kept at the premises either in his own custody or in the custody of a person present and working at the premises and whom he has nominated for that purpose.

Where the temporary event notice is in the custody of a nominated person, a notice specifying that fact and the position held by that person must be displayed prominently at the premises.

Where the temporary event notice or a notice specifying the nominated person is not displayed, a constable or an authorised person (for example, a licensing officer, fire officer or environmental health officer) may require the premises user to produce the temporary event notice for examination. Similarly, where the nominated person has the temporary event notice in his custody, a constable or authorised person may require that person to produce it for examination. Failure to produce the temporary event notice without reasonable excuse would be an offence.

It should also be noted that the following, among other things, are offences under the Licensing Act 2003:

- the sale or supply of alcohol to children under 18 years of age (subject to an unlimited fine on conviction);
- allowing the sale of alcohol to children under 18 (subject to an unlimited fine on conviction);
- knowingly allowing the consumption of alcohol on the premises by a person aged under 18 (subject to an unlimited fine, on conviction);
- allowing disorderly behaviour on the premises (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- the sale of alcohol to a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- obtaining alcohol for a person who is drunk (subject to a fine not exceeding level 3 on the standard scale, on conviction);
- knowingly allowing a person aged under 18 to make any sale or supply of alcohol unless the sale or supply has been specifically approved by the premises user or any individual aged 18 or over who has been authorised for this purpose by the premises user (subject to a fine not exceeding level 1 on the standard scale, on conviction); and
- knowingly keeping or allowing to be kept on the premises any smuggled goods which have been imported without payment of duty or which have otherwise been unlawfully imported (subject to a fine not exceeding level 3 on the standard scale, on conviction).

In addition, where the premises are to be used primarily or exclusively for the sale or supply of alcohol for consumption on the premises, it is an offence to allow children under 16 to be present when the premises are open for that purpose unless they are accompanied by an adult. In the case of any premises at which sales or supplies of alcohol are taking place at all, it is an offence for a child under 16 to be present there between the hours of midnight and 5am unless accompanied by an adult. In both instances, the penalty on conviction is a fine not exceeding level 3 on the standard scale, currently £1,000.

Note 1

A temporary event notice may only be given by an individual and not, for example, by an organisation or club or business. The individual giving the notice is the proposed

“premises user”. Within businesses, clubs or organisations, one individual will therefore need to be identified as the proposed premises user.

If you include an e-mail address in section 1(7) or 1(9), the licensing authority may send to this the acknowledgement of receipt of your notice or any notice or counter notice it is required to give under sections 104A, 106A or 107 of the Licensing Act 2003.

Note 2

For the purposes of the Licensing Act 2003, “premises” means any place. Premises will therefore not always be a building with a formal address and postcode. Premises can include, for example, public parks, recreation grounds and private land.

If a premises licence or club premises certificate has effect in relation to the premises (or any part of the premises) which you want to use to carry on licensable activities, it is possible that any conditions which apply to the licence or certificate may be imposed on the temporary event notice if certain pre-conditions are met. These pre-conditions are that the police or the local authority exercising environmental health functions object to the notice and the licensing authority decides:

- not to give a counter notice under section 105 of the Licensing Act 2003;
- the conditions apply to the licence or certificate; and
- the imposition of the conditions on the notice would not be inconsistent with the carrying on of the licensable activities under the notice.

Note 3

A temporary event notice can be given for part of a building, such as a single room or a plot within a larger area of land. You should provide a clear description of the area in which you propose to carry on licensable activities. This is important as any licensable activities conducted outside the area of the premises protected by the authority of this temporary event notice would be unlawful and could lead to prosecution.

In addition, when holding the proposed event, the premises user would need to be able to restrict the number of people on the premises at any one time when licensable activities are taking place to less than 500. If more than 499 are on the premises when licensable activities are being carried on, the licensable activities would be unlawful and the premises user would be liable to prosecution. The maximum figure of 499 includes, for example, staff, organisers, stewards and performers.

Note 4

A description of the nature of the premises assists the chief officer of police and local authority exercising environmental health functions in deciding if any issues relating to the licensing objectives are likely to arise. You should state clearly that the premises to be used are, for example, a public house, a restaurant, an open field, a village hall or a beer tent.

Note 5

A description of the nature of the event similarly assists the chief officer of police and local authority exercising environmental health functions in making a decision as to whether or not to make an objection. You should state clearly that the event taking place at the premises would be, for example, a wedding with a pay bar, the supply of beer at a particular farmers’ market, a discotheque, the performance of a string quartet, a folk group or a rock band.

Note 6

The licensable activities are:

- the sale by retail of alcohol;

- the supply of alcohol by or on behalf of a club to, or to the order of, a member of a club;
- the provision of regulated entertainment; and
- the provision of late night refreshment.

Note 7

Regulated entertainment, subject to specified conditions and exemptions, includes:

- (a) a performance of a play;
- (b) an exhibition of a film;
- (c) an indoor sporting event;
- (d) a boxing or wrestling entertainment;
- (e) a performance of live music;
- (f) any playing of recorded music;
- (g) a performance of dance; and
- (h) entertainment of a similar description to that falling within (e), (f) or (g).

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.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- 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.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports – defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts – are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority,

or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.

- Recorded Music: no licence permission is required for:
 - any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

If you are uncertain whether or not the activities that you propose are licensable, you should contact your licensing authority for further advice.

Note 8

Late notices can be given no later than 5 working days but no earlier than 9 working days before the event in relation to which the notice is given. A late notice given later than 5 working days before the event to which it relates will be returned as void and the activities described in it will not be authorised.

The number of late notices that can be given in any one calendar year is limited to 10 for personal licence holders and 2 for non-personal licence holders. These count towards the total number of temporary event notices (i.e. 50 temporary event notices per year for personal licence holders and 5 temporary event notices for non-personal licence holders).

If there is an objection from either the police or local authority exercising environmental health functions, the event will not go ahead and a counter notice will be issued.

Note 9

The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours or seven days.

Note 10

You should state here the times during the event period, for example 48 hours, when you intend to carry on licensable activities. For example, you may not intend to carry on licensable activities throughout the entire 48 hour event period, and may intend to sell alcohol between 8.00 hrs and 23.00 hrs on each of the two days.

Note 11

No more than 499 may be on the premises for a temporary event at any one time when licensable activities are being carried on. If you intend to have more than 499 attending the event, you should obtain a premises licence for the event. Your licensing authority should be able to advise you. The maximum figure of 499 includes not only the audience, spectators or consumers but also, for example, staff, organisers, stewards and performers who will be present on the premises.

Note 12

If you indicate that alcohol will be supplied only for consumption on the premises, you would be required to ensure that no person leaves the premises with alcohol supplied there. If such a supply takes place, the premises user may be liable to prosecution for carrying on an unauthorised licensable activity. Similarly, if the premises user gives notice that only supplies of alcohol for consumption off the premises will take place, he/she must ensure that alcohol supplied is not consumed on the premises. The premises user is free to give notice that he/she intends to carry on both types of supplies. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 13

Relevant entertainment is defined in the Local Government (Miscellaneous Provisions) Act 1982 ("the 1982 Act") as *any live performance or any live display of nudity which is of such a nature that, ignoring financial gain, it must reasonably be assumed to be provided solely or principally for the purpose of sexually stimulating any member of the audience (whether by verbal or other means)*. Relevant entertainment therefore includes, but is not limited to, lap dancing and pole dancing.

The 1982 Act requires premises which provide relevant entertainment to be licensed under that Act for this purpose. Premises at which there have not been more than eleven occasions on which such entertainment has been provided within a period of 12 months, no such occasion has lasted for more than 24 hours and there has been a period of at least one month between each such occasion are exempt from the requirement to obtain a licence under the 1982 Act. Such premises are likely instead to require an authorisation under the Licensing Act 2003 to be used for such activities as these are a licensable activity (the provision of regulated entertainment — see note 6 above). A temporary event notice may be given for this purpose.

Note 14

The holder of a valid personal licence issued under the Licensing Act 2003 may give up to 50 temporary event notices in any calendar year subject to the other limitations in the 2003 Act. A proposed premises user who holds such a licence should give the details requested.

Note 15

As stated under Note 14, a personal licence holder (issued under the Licensing Act 2003) may give up to 50 temporary event notices (including 10 late notices) in any calendar year. An individual who does not hold a personal licence may only give 5 temporary

event notices (including 2 late notices) in England and Wales in any calendar year. A calendar year is the period between 1st January to 31st December inclusive in any year.

If an event straddles two calendar years, it will count against the limits on temporary event notices (15 for each premises, 21 days for each premises, 50 per personal licence holder and 5 for non-holders) for each year. However, only one notice needs to be given.

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. Note 16 below sets out the definition of an "associate".

If a temporary event notice has been given for the same premises, by the same premises user, and would have effect within 24 hours before the start of the event period under the current proposal or within 24 hours after the end of that period, the temporary event notice given would be void and any licensable activities carried on under it would therefore be unlicensed.

For the purposes of determining whether or not the required gap of 24 hours is upheld, temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count as if they had been given by the premises user. Note 16 below sets out the definition of an "associate".

Note 16

An "associate" of the proposed premises user is:

- a. the spouse or civil partner of that person;
- b. a child, parent, grandchild, grandparent, brother or sister of that person;
- c. an agent or employee of that person; or
- d. the spouse or civil partner of a person within (b) or (c).

For these purposes, a person living with another as that person's husband or wife is to be treated as that person's spouse.

Note 17

It is a requirement that you send at least one copy of this notice to the licensing authority at least ten working days (or five working days for a late notice) before the commencement of the proposed licensable activities. The authority will give you written acknowledgement of the receipt of the notice. This will be important proof that you gave the notice and when you gave it for the purposes of the Act. Some premises may be situated in two licensing authority areas, for example, where a building or field straddles the local authority boundary. Where this is the case, at least one copy of the notice must be sent to each of the licensing authorities identified, together with the appropriate fee in each case. In such circumstances, you will receive acknowledgements from all the relevant licensing authorities.

One copy must be sent to each of the chief officer of police and the local authority exercising environmental health functions for the area in which the premises is situated at least ten working days for a standard notice (or five working days for a late notice) before the commencement of the proposed licensable activities. Where the premises are situated in two police areas or environmental health areas, a further copy will need to be sent to the further police force and local authority exercising environmental health functions.

Note 18

Under the Licensing Act 2003, all temporary event notices are given subject to a mandatory condition requiring that where the licensable activities involve the supply of alcohol, all such supplies must be made by or under the authority of the named premises user. If there is a breach of this condition, the premises user and the individual making the supply in question would be liable to prosecution. For this purpose, the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

Note 19

It is an offence knowingly or recklessly to make a false statement in, or in connection with, a temporary event notice. (A person is to be treated as making a false statement if he produces, furnishes, signs or otherwise makes use of a document that contains a false statement.) To do so could result in prosecution and an unlimited fine.

Note 20

You should not complete section 10 of the notice, which is for use by the licensing authority. It may complete this section as one means of giving you written acknowledgement of its receipt of the notice.

Responsible Authority Representation Form

Thames Valley Police, Royal Berkshire Fire and Rescue Service, Health and Safety Executive, Local Safeguarding Children Board, Slough Borough Council [SBC] Commercial Services (Health and Safety and Trading Standards), Planning and Development Control Services [SBC], Public Health Services [SBC].

APPLICATION DETAILS

Name of Premises	The Lounge
Address of Premises & Tel: No.	21 London Road, Slough, SL3 7RL
Applicant Details (Name, address, Tel: No.) if different from above	Mrs Paramjit Dhesei
Company Name (if different from Applicant)	
Application type (state fully)	Temporary Event Notice: The provision of regulated entertainment - airing to the public a boxing sporting event
Date Application received	11 August 2017

REPRESENTATION SUBMISSION

Please tick

There are no representations to the granting of this licence	<input type="checkbox"/>
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If you are making representations to the application identify which of the four licensing objectives your representation relates to:

Please detail your representation and the reason together with your supporting evidence, as appropriate. *(If replying by hard copy, please attach separate sheet(s) if necessary).*

	Please tick	
Prevention of Crime and Disorder	<input type="checkbox"/>	
Public Safety	<input type="checkbox"/>	
Prevention of Public Nuisance	<input checked="" type="checkbox"/>	<p>The Enforcement Team are currently investigating noise complaints relating to noise emanating from The Lounge. The nature of the noise complaints are from loud amplified music and noise from persons attending the venue including loud talking and shouting whilst standing outside and when leaving the venue. The complaints have come from two separate household in the immediate area.</p> <p>Noise Abatement Notices dated 17 May 2017 were served upon Taranjit Singh Dhanawalia and Paramjit Kaur Dhesi in respect of loud amplified music at the venue. (Please see attached).</p> <p>Following the service of the notices, the</p>

		<p>Enforcement Team received a further complaint about noise from loud amplified music.</p> <p>We are concerned that this event may create noise from loud amplified music in the lead up to the airing of the televised event and also noise from attendees when either outside or leaving.</p> <p>As such, the Neighbourhood Enforcement Team would like to object to this event</p>
<p>Protection of Children from Harm</p>	<p><input type="checkbox"/></p>	

Please provide advice to the Licensing Sub-Committee on how you believe they should consider the representation.

If appropriate, recommend conditions that could be added to the Licence to remedy your representation or other suggestions you would like the Licensing Sub-Committee to take into account.

If replying by hard copy, please attach separate sheet(s), if necessary.

Please refer to the Responsible Authority Guidance Note.

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Name of Officer completing Representation	Natalie Worley
Job Title	Senior Enforcement Officer
Name of Responsible Authority	Slough Borough Council
E-mail address:	Natalie.worley@slough.gov.uk
Tel: No.	01753 476531

N.B. If you do make a representation you will be expected to attend the Licensing Sub-Committee hearing and any subsequent appeal proceedings.

Signed: ...Natalie Worley

Dated: ... 15 August 2017.....

Please return this form along with any additional sheets, if replying by hard copy to:

The Licensing Team
Consumer Protection and Business Compliance Services
Landmark Place
High Street
Slough
SL1 1JL **Or** E-mail to Licensing@Slough.gov.uk

ENVIRONMENTAL PROTECTION ACT 1990, Section 80

To: Taranjit Singh Dhanowalia
of

**ABATEMENT NOTICE IN RESPECT OF
STATUTORY NUISANCE**

TAKE NOTICE that under the provisions of the Environmental Protection Act 1990 the **Slough Borough Council** ("the Council"), being satisfied of the likely occurrence of a statutory nuisance under section 79(1)(g) of that Act at the premises known as **The Lounge, 19-21 London Road, Slough, SL3 7PJ** within the district of the said Council arising from:

Loud Amplified Music

HEREBY REQUIRE YOU, as the person responsible for the said nuisance **forthwith** from the service of this notice, to **PROHIBIT** the occurrence of the same and for that purpose require you to:

Ensure amplified music does not cause a nuisance to nearby residents

THIS is a notice to which paragraph (2) of regulation 3 of the Statutory Nuisance (Appeals) Regulations 1995 applies and, in consequence, in the event of an appeal this notice shall NOT be suspended until the appeal has been abandoned or decided by the Court, as, in the opinion of the Council, the expenditure which would be incurred by any person in carrying out works in compliance with this notice before any appeal has been decided would not be disproportionate to the public benefit to be expected in that period from such compliance.

IF without reasonable excuse you contravene or fail to comply with any requirement of this notice you will be guilty of an offence under section 80(4) of the Environmental Protection Act 1990 and on summary conviction will be liable to a fine not exceeding level 5 on the Standard Scale**, together with a further fine of an amount equal to one-tenth of that level for each day on which the offence continues after conviction. A person who commits an offence on industrial, trade or business premises will be liable on summary conviction to a fine not exceeding £20,000.

The Council may also take proceedings in the High Court for securing the abatement, prohibition or restriction of the nuisance. Further, if you fail to execute all or any of the works in accordance with this notice, the Council may execute the works and recover from you the necessary expenditure incurred.

DATED 17th May 2017

(Signed)
Natalie Worley, Senior Enforcement Officer
(The officer appointed for this purpose)

(Address to which all communications should be sent)

Slough Borough Council, Neighbourhood Enforcement Team, St Martin's Place, 51 Bath Road, Slough, SL1 3UF

N.B. The person served with this notice may appeal against the notice to a magistrates' court within twenty-one days beginning with the date of service of the notice. See notes on the reverse of this form.

EPA.sch3.statNuis

The Statutory Nuisance (Appeals) Regulations 1995 provide as follows:
APPEALS UNDER SECTION 80 (3) of the ENVIRONMENTAL PROTECTION ACT 1990 ("the 1990 Act")

2. (1) The provisions of this regulation apply in relation to an appeal brought by any person under section 80(3) of the 1990 Act (appeals to magistrates) against an abatement notice served upon him by a local authority.

(2) The grounds on which a person served with such a notice may appeal under section 80(3) are any one or more of the following grounds that are appropriate in the circumstances of the particular case -

- (a) that the abatement notice is not justified by section 80 of the 1990 Act (summary proceedings for statutory nuisances);
- (b) that there has been some informality, defect or error in, or in connection with, the abatement notice, or in, or in connection with, any copy of the abatement notice served under section 80A(3) (certain notices in respect of vehicles, machinery or equipment);
- (c) that the authority has refused unreasonably to accept compliance with alternative requirements, or that the requirements of the abatement notice are otherwise unreasonable in character or extent, or are unnecessary;
- (d) that the time, or, where more than one time is specified, any of the times, within which the requirements of the abatement notice are to be complied with is not reasonably sufficient for the purpose;
- (e) where the nuisance to which the notice relates -
 - (i) is a nuisance falling within section 79(1)(a), (d), (e), (f) or (g) of the 1990 Act and arises on industrial, trade or business premises, or
 - (ii) is a nuisance falling within section 79(1)(b), of the 1990 Act and the smoke is emitted from a chimney, or
 - (iii) is a nuisance falling within section 79(1)(g) of the 1990 Act and is noise emitted from or caused by a vehicle, machinery or equipment being used for industrial, trade or business purposes,that the best practicable means were used to prevent, or to counteract the effect of, the nuisance;
- (f) that, in the case of a nuisance under section 79(1)(g) or (g) of the 1990 Act (noise emitted from the premises), the requirements imposed by the abatement notice by virtue of section 80(1)(a) of the Act are more onerous than the requirements for the time being in force, in relation to the noise to which the notice relates, of -
 - (i) any notice served under section 60 or 66 of the Control of Pollution Act 1974 ("the 1974 Act", (control of noise on construction sites and from certain premises), or
 - (ii) any consent given under section 61 or 65 of the 1974 Act (consent for work on construction sites and consent for noise to exceed registered level in a noise abatement zone). or
 - (iii) any determination made under section 67 of the 1974 Act (noise control of new buildings);that, in the case of a nuisance under section 79(1)(g) of the 1990 Act (noise emitted from or caused by vehicles, machinery or equipment), the requirements imposed by the abatement notice by virtue of section 80(1)(a) of the Act are more onerous than the requirements for the time being in force, in relation to the noise to which the notice relates, of any condition of a consent given under paragraph 1 of Schedule to the Noise and Statutory Nuisance Act 1993 (loudspeakers in streets or roads);
- (h) that the abatement notice should have been served on some person instead of the appellant, being -
 - (i) the person responsible for the nuisance, or
 - (ii) the person responsible for the vehicle, machinery or equipment, or
 - (iii) in the case of a nuisance arising from any defect of a structural character, the owner of the premises, or
 - (iv) in the case where the person responsible for the nuisance cannot be found or the nuisance has not yet occurred, the owner or occupier of the premises;
- (i) that the abatement notice might lawfully have been served on some person instead of the appellant, being -
 - (i) in the case where the appellant is the owner of the premises, the occupier of the premises; or
 - (ii) in the case where the appellant is the occupier of the premises, the owner of the premises,and that it would have been equitable for it to have been so served;
- (j) that the abatement notice might lawfully have been served on some person in addition to the appellant, being -
 - (i) a person also responsible for the nuisance, or
 - (ii) a person who is also owner of the premises, or
 - (iii) a person who is also an occupier of the premises or,
 - (iv) a person who is also the person responsible for the vehicle, machinery or equipment,and that it would have been equitable for it to have been so served.

(3) if and so far as an appeal is based on the ground of some informality, defect or error in, or in connection with, the abatement notice, or in, or in connection with, any copy of the notice served under section 80A(3), the court shall dismiss the appeal if it is satisfied that the informality, defect or error was not a material one.

(4) Where the grounds upon which an appeal is brought include a ground specified in paragraph (2)(i) or (j) above, the appellant shall serve a copy of his notice of appeal on any other person referred to, and in the case of any appeal to which this regulation applies he may serve a copy of his notice of appeal on any other person having an estate or interest in the premises, vehicle, machinery or equipment in question.

(5) On the hearing of the appeal the court may -

- (a) quash the abatement notice to which the appeal relates, or
- (b) vary the abatement notice in favour of the appellant, in such manner as it thinks fit, or
- (c) dismiss the appeal;

and an abatement notice that is varied under sub-paragraph (b) above shall be final and shall otherwise have effect, as so varied, as if it had been so made by the local authority

(6) Subject to paragraph (7) below, on the hearing of an appeal the court may make such order as it thinks fit -

- (a) with respect to the person by whom any work is to be executed and the contribution to be made by any person towards the cost of the work, or
- (b) as to the proportions in which any expenses which may become recoverable by the authority under Part III of the 1990 Act are to be borne by the appellant and by any other person,

(7) In exercising its powers under paragraph (6) above, the court -

- (a) shall have regard, as between an owner and an occupier, to the terms and conditions, whether contractual or statutory, of any relevant tenancy and to the nature of the works required, and
- (b) shall be satisfied, before it imposes any requirement thereunder on any person other than the appellant, that that person has received a copy of the notice of appeal in pursuance of paragraph (4) above.

SUSPENSION OF NOTICE

3. (1) Where -

- (a) an appeal is brought against an abatement notice served under section 80 or section 80A of the 1990 Act, and -
- (b) either -
 - (i) compliance with the abatement notice would involve any person in expenditure on the carrying out of the works before the hearing of the appeal, or
 - (ii) in the case of a nuisance under section 79(1)(g) of the 1990 Act, the noise to which the abatement notice relates is noise necessarily caused in the course of the performance of some duty imposed by law on the appellant, and
- (c) either paragraph (2) does not apply, or if it does apply but the requirements of paragraph (3) have not been met,

the abatement notice shall be suspended until the appeal has been abandoned or decided by the court.

(2) This paragraph applies where -

- (a) the nuisance to which the abatement notice relates -
 - (i) is injurious to health, or
 - (ii) is likely to be of a limited duration such that suspension of the notice would render it of no practical effect, or
- (b) the expenditure which would be incurred by any person in the carrying out of works in compliance with the abatement notice before any appeal has been decided would not be disproportionate to the public benefit to be expected in that period from such compliance.

(3) Where paragraph (2) applies the abatement notice -

- (a) shall include a statement that paragraph (2) applies, and that as a consequence it shall have effect notwithstanding any appeal to a magistrates' court which has not been decided by the court, and
- (b) shall include a statement as to which of the grounds set out in paragraph (2) apply.

ENVIRONMENTAL PROTECTION ACT 1990, Section 80

To: Paramiit Kaur Dhesi
of

**ABATEMENT NOTICE IN RESPECT OF
STATUTORY NUISANCE**

TAKE NOTICE that under the provisions of the Environmental Protection Act 1990 the **Slough Borough Council** ("the Council"), being satisfied of the likely occurrence of a statutory nuisance under section 79(1)(g) of that Act at the premises known as **The Lounge, 19-21 London Road, Slough, SL3 7PJ** within the district of the said Council arising from:

Loud Amplified Music

HEREBY REQUIRE YOU, as the person responsible for the said nuisance **forthwith** from the service of this notice, to **PROHIBIT** the occurrence of the same and for that purpose require you to:

Ensure amplified music does not cause a nuisance to nearby residents

THIS is a notice to which paragraph (2) of regulation 3 of the Statutory Nuisance (Appeals) Regulations 1995 applies and, in consequence, in the event of an appeal this notice shall NOT be suspended until the appeal has been abandoned or decided by the Court, as, in the opinion of the Council, the expenditure which would be incurred by any person in carrying out works in compliance with this notice before any appeal has been decided would not be disproportionate to the public benefit to be expected in that period from such compliance.

IF without reasonable excuse you contravene or fail to comply with any requirement of this notice you will be guilty of an offence under section 80(4) of the Environmental Protection Act 1990 and on summary conviction will be liable to a fine not exceeding level 5 on the Standard Scale**, together with a further fine of an amount equal to one-tenth of that level for each day on which the offence continues after conviction. A person who commits an offence on industrial, trade or business premises will be liable on summary conviction to a fine not exceeding £20,000.

The Council may also take proceedings in the High Court for securing the abatement, prohibition or restriction of the nuisance. Further, if you fail to execute all or any of the works in accordance with this notice, the Council may execute the works and recover from you the necessary expenditure incurred.

DATED 17th May 2017

(Signed)
Natalie Worley, Senior Enforcement Officer
(The officer appointed for this purpose)

(Address to which all communications should be sent)

Slough Borough Council, Neighbourhood Enforcement Team, St Martin's Place, 51 Bath Road, Slough, SL1 3UF

N.B. The person served with this notice may appeal against the notice to a magistrates' court within twenty-one days beginning with the date of service of the notice. See notes on the reverse of this form.

The Statutory Nuisance (Appeals) Regulations 1995 provide as follows:

APPEALS UNDER SECTION 80 (3) of the ENVIRONMENTAL PROTECTION ACT 1990 ("the 1990 Act")

2. (1) The provisions of this regulation apply in relation to an appeal brought by any person under section 80(3) of the 1990 Act (appeals to magistrates) against an abatement notice served upon him by a local authority.

(2) The grounds on which a person served with such a notice may appeal under section 80(3) are any one or more of the following grounds that are appropriate in the circumstances of the particular case -

- (a) that the abatement notice is not justified by section 80 of the 1990 Act (summary proceedings for statutory nuisances);
- (b) that there has been some informality, defect or error in, or in connection with, the abatement notice, or in, or in connection with, any copy of the abatement notice served under section 80A(3) (certain notices in respect of vehicles, machinery or equipment);
- (c) that the authority has refused unreasonably to accept compliance with alternative requirements, or that the requirements of the abatement notice are otherwise unreasonable in character or extent, or are unnecessary;
- (d) that the time, or, where more than one time is specified, any of the times, within which the requirements of the abatement notice are to be complied with is not reasonably sufficient for the purpose;
- (e) where the nuisance to which the notice relates -
 - (i) is a nuisance falling within section 79(1)(a), (d), (e), (f) or (g) of the 1990 Act and arises on industrial, trade or business premises, or
 - (ii) is a nuisance falling within section 79(1)(b), of the 1990 Act and the smoke is emitted from a chimney, or
 - (iii) is a nuisance falling within section 79(1)(g) of the 1990 Act and is noise emitted from or caused by a vehicle, machinery or equipment being used for industrial, trade or business purposes,that the best practicable means were used to prevent, or to counteract the effect of, the nuisance;
- (f) that, in the case of a nuisance under section 79(1)(g) or (g) of the 1990 Act (noise emitted from the premises), the requirements imposed by the abatement notice by virtue of section 80(1)(a) of the Act are more onerous than the requirements for the time being in force, in relation to the noise to which the notice relates, of -
 - (i) any notice served under section 60 or 66 of the Control of Pollution Act 1974 ("the 1974 Act", (control of noise on construction sites and from certain premises), or
 - (ii) any consent given under section 61 or 65 of the 1974 Act (consent for work on construction sites and consent for noise to exceed registered level in a noise abatement zone). or
 - (iii) any determination made under section 67 of the 1974 Act (noise control of new buildings);that, in the case of a nuisance under section 79(1)(g) of the 1990 Act (noise emitted from or caused by vehicles, machinery or equipment), the requirements imposed by the abatement notice by virtue of section 80(1)(a) of the Act are more onerous than the requirements for the time being in force, in relation to the noise to which the notice relates, of any condition of a consent given under paragraph 1 of Schedule to the Noise and Statutory Nuisance Act 1993 (loudspeakers in streets or roads);
- (h) that the abatement notice should have been served on some person instead of the appellant, being -
 - (i) the person responsible for the nuisance, or
 - (ii) the person responsible for the vehicle, machinery or equipment, or
 - (iii) in the case of a nuisance arising from any defect of a structural character, the owner of the premises, or
 - (iv) in the case where the person responsible for the nuisance cannot be found or the nuisance has not yet occurred, the owner or occupier of the premises;
- (i) that the abatement notice might lawfully have been served on some person instead of the appellant, being -
 - (i) in the case where the appellant is the owner of the premises, the occupier of the premises; or
 - (ii) in the case where the appellant is the occupier of the premises, the owner of the premises,and that it would have been equitable for it to have been so served;
- (j) that the abatement notice might lawfully have been served on some person in addition to the appellant, being -
 - (i) a person also responsible for the nuisance, or
 - (ii) a person who is also owner of the premises, or
 - (iii) a person who is also an occupier of the premises or,
 - (iv) a person who is also the person responsible for the vehicle, machinery or equipment,and that it would have been equitable for it to have been so served.

(3) if and so far as an appeal is based on the ground of some informality, defect or error in, or in connection with, the abatement notice, or in, or in connection with, any copy of the notice served under section 80A(3), the court shall dismiss the appeal if it is satisfied that the informality, defect or error was not a material one.

(4) Where the grounds upon which an appeal is brought include a ground specified in paragraph (2)(i) or (j) above, the appellant shall serve a copy of his notice of appeal on any other person referred to, and in the case of any appeal to which this regulation applies he may serve a copy of his notice of appeal on any other person having an estate or interest in the premises, vehicle, machinery or equipment in question.

(5) On the hearing of the appeal the court may -

- (a) quash the abatement notice to which the appeal relates, or
- (b) vary the abatement notice in favour of the appellant, in such manner as it thinks fit, or
- (c) dismiss the appeal;

and an abatement notice that is varied under sub-paragraph (b) above shall be final and shall otherwise have effect, as so varied, as if it had been so made by the local authority

(6) Subject to paragraph (7) below, on the hearing of an appeal the court may make such order as it thinks fit -

- (a) with respect to the person by whom any work is to be executed and the contribution to be made by any person towards the cost of the work, or
- (b) as to the proportions in which any expenses which may become recoverable by the authority under Part III of the 1990 Act are to be borne by the appellant and by any other person,

(7) In exercising its powers under paragraph (6) above, the court -

- (a) shall have regard, as between an owner and an occupier, to the terms and conditions, whether contractual or statutory, of any relevant tenancy and to the nature of the works required, and
- (b) shall be satisfied, before it imposes any requirement thereunder on any person other than the appellant, that that person has received a copy of the notice of appeal in pursuance of paragraph (4) above.

SUSPENSION OF NOTICE

3. (1) Where -

- (a) an appeal is brought against an abatement notice served under section 80 or section 80A of the 1990 Act, and -
- (b) either -
 - (i) compliance with the abatement notice would involve any person in expenditure on the carrying out of the works before the hearing of the appeal, or
 - (ii) in the case of a nuisance under section 79(1)(g) of the 1990 Act, the noise to which the abatement notice relates is noise necessarily caused in the course of the performance of some duty imposed by law on the appellant, and
- (c) either paragraph (2) does not apply, or if it does apply but the requirements of paragraph (3) have not been met,

the abatement notice shall be suspended until the appeal has been abandoned or decided by the court.

(2) This paragraph applies where -

- (a) the nuisance to which the abatement notice relates -
 - (i) is injurious to health, or
 - (ii) is likely to be of a limited duration such that suspension of the notice would render it of no practical effect, or
- (b) the expenditure which would be incurred by any person in the carrying out of works in compliance with the abatement notice before any appeal has been decided would not be disproportionate to the public benefit to be expected in that period from such compliance.

(3) Where paragraph (2) applies the abatement notice -

- (a) shall include a statement that paragraph (2) applies, and that as a consequence it shall have effect notwithstanding any appeal to a magistrates' court which has not been decided by the court, and
- (b) shall include a statement as to which of the grounds set out in paragraph (2) apply.

Responsible Authority Representation Form

Thames Valley Police, Royal Berkshire Fire and Rescue Service, Health and Safety Executive, Local Safeguarding Children Board, Slough Borough Council [SBC] Commercial Services (Health and Safety and Trading Standards), Planning and Development Control Services [SBC], Public Health Services [SBC].

APPLICATION DETAILS

Name of Premises	The Lounge
Address of Premises & Tel: No.	21 London Road, Slough, SL3 7RL
Applicant Details (Name, address, Tel: No.) if different from above	Mrs Paramjit Kaur Dhesi
Company Name (if different from Applicant)	
Application type (state fully)	Temporary Event Notice: The sale by retail of alcohol The provision of regulated entertainment The provision of late night refreshment Relating to the airing to the public of a boxing sporting event.
Date Application received	11 th August 2017

REPRESENTATION SUBMISSION

Please tick

There are no representations to the granting of this licence	<input type="checkbox"/>
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If you are making representations to the application identify which of the four licensing objectives your representation relates to:

Please detail your representation and the reason together with your supporting evidence, as appropriate. *(If replying by hard copy, please attach separate sheet(s) if necessary).*

	Please tick	
Prevention of Crime and Disorder	Y	<p>During a licensing check on 24/03/17 it was clear that the bar area was open and operating after their licensed hours. The DPS was spoken to about this who became aggressive and argumentative towards officers. His behaviour was erratic and he threw everyone out without checking what was being taken. A short distance away glass drinking vessels were taken off a group that had been drinking in the pub. CCTV was requested from the DPS but to date this has still not been produced. I have a real concern that should disorder take place then the footage (evidence) would not be made available immediately which could lead to investigations being unnecessarily delayed and evidence lost.</p> <p>Also the DPS has sworn at officers showing disregard for authority, this behaviour could be replicated by persons attending the premises who witness this.</p>
Public Safety	Y	<p>On 28/04/17 during a joint visit to the Lounge, it was identified that the fire exit was blocked. This was addressed with the DPS who initially refused to move the blockage stating that he would remove the blockage the day after. This in itself posed a real risk to public safety had there been a fire.</p>

Prevention of Public Nuisance	Y	The Police have had complaints from Local residents that live near the Lounge relating to music being played late at night. This has been passed to the Council to look into further.
Protection of Children from Harm	<input type="checkbox"/>	

Please provide advice to the Licensing Sub-Committee on how you believe they should consider the representation.

If appropriate, recommend conditions that could be added to the Licence to remedy your representation or other suggestions you would like the Licensing Sub-Committee to take into account.

If replying by hard copy, please attach separate sheet(s), if necessary.

Please refer to the Responsible Authority Guidance Note.

I do not believe there are any conditions that could be implemented to reduce the risks previously mentioned and of other information which are supported by the Gen40's provided. This is because the DPS has showed that he is not willing to work with the Police to rectify problems identified and has been obstructive on previous visits, some of which are evidenced on Body Worn Video.

Name of Officer completing Representation	PS 6358 Johnny WHITE
Job Title	Slough Neighbourhood East Problem Solving Sergeant
Name of Responsible Authority	Thames Valley Police
E-mail address:	Johnny.white@thamesvalley.pnn.police.uk
Tel: No.	

N.B. If you do make a representation you will be expected to attend the Licensing Sub-Committee hearing and any subsequent appeal proceedings.

Signed: ...PS 6358 WHITE

Dated: ...16/08/17

Please return this form along with any additional sheets, if replying by hard copy to:

The Licensing Team
Consumer Protection and Business Compliance Services
Landmark Place
High Street
Slough
SL1 1JL Or E-mail to Licensing@Slough.gov.uk

Name of Premises		The Lounge, 21 London Road, Langley, SL3 7RL – PL0051	
Time & Date of Incident		Time: Approx 00:10 Date: Friday 24 th March 2017 into Saturday 25 th	
Date	31/03/17	Reporting Officer	Nicola Keegan
Sources of Information: Multi Agency Operation with TVP, TVP have received a complaint of ASB, drugs and noise			
Nature of Incident: Following on from Debie Pearmain's GEN40 dated 24.03.17 regarding this visit, I would like to add the following:- When myself and Debie Pearmain entered the bar area we immediately walked through the side of the bar, which is the entry to the kitchen and the bar itself. Both PS Mullen and another officer were behind the bar conducting a licensing check and speaking with Mr Taranjit Singh Dhanowalia (DPS). Whilst standing at the side of the bar, I witnessed a customer approach the male who was serving behind the bar and he looked as though he asked the bar staff for a drink and was refused. The member of staff then lent across the bar to whisper something to the customer. The staff member did not close the shutter of the bar at this time. I could also hear the DPS arguing with PS Mullen as the DPS did not feel he should be providing the media equipment to download CCTV onto. When speaking with the DPS with Debie Pearmain in the kitchen area the DPS became very argumentative and aggressive so we decided to leave. As we left the kitchen through the side of the bar, I heard the DPS "f* ** off out" before then following us into the main bar area and shouting very loudly and aggressively "Everyone out", etc.			
CCTV Seized:		Footage from 23:45 on 24 th March until 00:25 (time of requesting) on 25 th March 2017 was requested and DPS agreed to hand this to PS Mullen on Monday 27 th March 2017	

Other Information:

[Empty rectangular box for providing additional information]

To be forwarded to Debie Pearmain, Police Licensing Officer (Thames Valley Police)

Submitting Officer		
Shoulder No/Name: PS 3161 Cath Mullan	Station: Slough	LPA: Slough

Incident References			
Premises Name/Location:	The Lounge, Skyways, London Road, Slough		
Incident Date:	25/03/17	Incident Time:	0020hrs
Command & Control URN:	Crime Report(s):		
CCTV Seized?	No but requested		
Sources of Information:	Police		

Nature of Incident – what happened?

Officers attended The Lounge, London Road for licensing checks along with Debie Pearmain, and Nicola Keegan SBC, due to complaints of ASB, drug use and noise complaints. On arrival the gates were open to a Car parking area, where there have been reports of Anti social behaviour and as a result I sent 3 officers to check that area. Myself and PC 1663 Hook went into the premise. The entrance had people standing outside who were smoking and you could also hear music from coming inside. They were interested as to why Police were attending and I asked whether any of them had anything to do with the business to which they said no and so I left them to it. I initially spoke to a male who was at a reception desk, but he confirmed that he had nothing to do with "The Lounge". Myself and PC Hook entered the bar area, there were approximately 25-30 persons, only a few of those being female, and there were several persons playing Pool. There was music playing, which again I considered to be loud and there were persons getting drinks at the bar area. At the time we entered there was a male and female behind the bar, who were serving people and there were pint glasses which were being filled with lager. On approaching the bar I spoke with the male who was behind it and explained we were there to conduct licensing checks. He confirmed that he wasn't the DPS but we were just about to start going through some checks with him when another male approached us. This male was Taranjit Dhanowia who said he was in charge, and as a result we went into a kitchen area behind the bar to speak to him

Premises Response – what part did staff play? How did they react/assist (include good/poor performance)?

Taranjit seemed surprise that Police had attended the location and he kept on referring to the fact that it was a private party. As PC Hook started to ask him some questions I was aware that Debie and Nicola were also at the Bar area and that they specifically asked for the music to be turned down. They also entered the kitchen area. Whilst PC Hook was going through some of the questions relating to the premises Licence and conditions, Taranjit took him back into the bar area to show him the licence and answer the questions from there. I noticed when we returned to the bar at this point that the shutter had been brought down, and there were no longer staff serving. Taranjit co-operated with the questions, in the sense he responded to them but his demeanour did seem to change, and I noticed this specifically at the part where I requested CCTV. Taranjit started saying that I needed to supply him with a Disc/DVD and that it was down to Police to do that if we wanted CCTV; however I confirmed that it was one of his conditions and that he would need to provide me CCTV - whether that be on a Disc/DVD or USB stick. He didn't seem happy with this and keen to try and continue communication with him I compromised and said that it wasn't something that needed to be done now, but I would like him to provide me with a copy by Monday 27th March. I wrote down the details of my request and provided my details so that he could ensure this was done.

At the conclusion of our questions I told Taranjit that Debie and Nicola may have some questions for him and proceeded to follow him into the kitchen area, where they were standing. I observed Debie speak with him and recall her telling him that there had been some complaints, in particular about noise. Debie was calm and polite when she spoke with Taranjit but he came across as being disinterested, and was not really engaging. Replies that he gave were short and to me rude, which resulted in me intervening. I specifically told Taranjit that we had come to his premise under grounds we have under Licensing Act to check that the premise was adhering to its conditions. There had been complaints and we were simply investigating them. Before I could say anything else he started to raise his voice and he asked me how many times I had been to the premise since he had owned it? I explained that his premise was in a residential area and that as a result he needed to be more mindful of noise and issues; and he said that he lived locally, and people would just have to get on with it. I remained calm when speaking to him, and said that none of us had raised our voices and that he had been informed the entire time we had been on the premise why we had attended. At this stage I believe Taranjit lost control of his emotions and I heard him say "B***** to you". I challenged him and said "Did you just say B***** to you?" initially he didn't reply and then when I stood and looked at him he said again "B***** to you. Do what you got to do and jog on". At this point we all decided that it was a

suitable time to leave; but before we did so, I observed Taranjit suddenly start shouting to the persons in his premise - people that he had just told us were his close friends that were there for a celebration. He shouted for them all to get out and to leave; and started to wave his arms around. His demeanour was certainly not one of someone who was calm and responsible and his behaviour could quite easily have escalated a situation with the customers at the premise.

All officers left the bar area and went into the Car Park. A few people had already dispersed into the front car park and as we left, I heard a few make comments, something similar to "Yeah good riddance". They did not come across as being particularly "Pro-Police" and the attitude they had observed of the DPS would certainly not have helped the situation. There were also persons sitting in a parked car with music on that could be heard quite clearly. It was 0035hrs and this is a residential area.

On leaving the Car Park we stopped 2 males and 1 female a short distance down the road. I had seen them in "The Lounge" and we stopped because they were walking down the London Road with pint glasses which still had alcohol in them. The glasses were removed from them

Police Response – what action was taken? Please identify the main officers who dealt with the incident.

PC Hook has submitted a Gen 40 with the details of the actual licence checks completed.

Officers in attendance were: PS 3161 Mullan, PC's 7885 Tolhurst, 1720 Taylor, 1663 Hook and 1619 Jefferson.

Persons Involved - to add more rows click into the final cell of this table

Name	Date of Birth	Role	Action Taken	Ref No. (e.g. Custody, PND etc)

When complete, please forward to the Licensing Officer for the area (and anyone else as per local instructions)

Submitting Officer
Shoulder No/Name: C3232 Debie Pearmain

Station:
LPA: Slough

Incident References
Premises Name/Location: The Lounge, London Road, Langley

Incident Date: 00.10 24/03/2017

Incident Time:
Command & Control URN:
Crime Report(s):
CCTV Seized?
Sources of Information:
Nature of Incident – what happened?

PS Mullan, 4 Team 3 Officers, Nicola Keegan, SBC Licensing and Debie Pearmain, Police Licensing Officer. We attended the premise following a recent complaint of ASB, drugs and noise issues. As we pulled up in the front car park we observed the gates to the main car-park were open and not shut. As we drove into the back car-park we saw 2 Asian males walk from the car-park area into the front door of the Hotel. At this point the Police Officers had just missed the males but checked the car-park area. As Nicola and I walked past the entry point to the left, which leads back into the licensed premise we could smell cannabis. We alerted the officers to this and they checked the area. As Nicola and I walked into the Hotel, there were approximately 4 Asian males smoking at the front door. We walked into the Hotel and could clearly hear loud music coming from the licensed area. I asked the male reception staff member if the DPS was here and he informed me that he was. As Nicola and I walked into the Lounge licensed area, I observed between 25- 30 mainly males. Most of these customers were drinking alcohol and some of them were playing pool. I also observed that the bar appeared to be open with the shutter up and not down. We both observed that the TV screens were on and the loud music was coming from the screens. I was of the view that due to how loud the music was that they had a DJ. I saw that PS Mullan was talking to a staff member behind the bar area, so Nicola and I made our way to the Kitchen area behind the bar. One of the Police Officers was talking to Mr Taranjit Singh Dhanowalia, DPS conducting a licensing check. As the Officer was finishing I informed the DPS that we had received a complaint of anti-social behaviour, noise nuisance and drugs and that was the reason for our visit. I also informed him that the music was too loud and needed to be turned right down. As I finished speaking I looked at the DPS and he just looked at me, not saying anything. I again said, having come in here, it seems that we have a few issues. He then walked to the door of the kitchen and asked someone to turn the music down. When he returned back to me, I reminded him that he was only licensed for the sale of alcohol and recorded music until midnight. He then informed me that he was having a private party, his brother's wife had just had their first born baby and this was a celebration. I then asked him if he knew all of the people in here and were they all family and friends? He then became quite agitated and started to raise his voice saying this was a private party and he had friends here and he would have a private party. At this point PS Mullan was back in the kitchen area. She asked the DPS to show her the CCTV, they both went behind the bar. Nicola and I stayed in the kitchen area. One of the Officers returned to the kitchen to inform us that the DPS had requested the Officers bring a disc for the requested CCTV which PS Mullan had requested. I informed the Officer that it was a condition on the licence that they must provide the media equipment for any CCTV. I was aware that there was some sort of issue with the DPS when PS Mullan had requested this. I know it could not be downloaded on the night and it was agreed that the downloaded requested footage, from 2345- 00.25 hours 24th into the 25th March would be taken to Slough Police Station for PS Mullan.

By this point the DPS was very agitated. He returned back into the kitchen area with PS Mullan and he started to become very argumentative with her. It was decided very quickly that due to his aggressiveness and attitude that we should leave the premises. As we started to leave the kitchen area and walk into the licensed area, the males were still inside all looking at us. The DPS then shouted " B ***** , do what you like" to PS Mullan and then proceeded to totally lose it by shouting, "Everyone out, get out, I have no control, get out". This was at 00.35 hours.

As we walked into the front car-park area, we observed 2 cars with music blaring out of the windows, some of the customers were hanging around very hostile.

We left the area. As we were driving along the London Road, we observed 2 males and a female who had come from The Lounge, walking very intoxicated and 2 of them had glasses of alcohol. The Officers stopped and took the glasses away from them.

I was totally disgusted with the way the DPS spoke to the Police Sergeant, he was rude, aggressive, hostile and at

one point in my view, out of control. He should not be a DPS and is not in our view a responsible person. He appears to have totally disregard for Police Officers and the licensing laws. The potential for the situation to have turned into something more would have been down to him. He completely undermined the crime and disorder and public safety licenising objectives.

We would also suggest that if we had not entered the premise when we did, the sale of alcohol would have happened.

Premises Response – what part did staff play? How did they react/assist (include good/poor performance)?

Police Response – what action was taken? Please identify the main officers who dealt with the incident.

Persons Involved - to add more rows click into the final cell of this table

Name	Date of Birth	Role	Action Taken	Ref No. <small>(e.g. Custody, PND etc)</small>

When complete, please forward to the Licensing Officer for the area (and anyone else as per local instructions)

Submitting Officer		
Shoulder No/Name: C3232 Debie Pearmain	Station:	LPA: Langley

Incident References		
Premises Name/Location:	The Lounge	
Incident Date:	2310 28/04/2017	Incident Time:
Command & Control URN:	Crime Report(s):	
CCTV Seized?		
Sources of Information:		

Nature of Incident – what happened?
<p>Joint drugs dog operation with SBC and Ginny De-Haan, Head of Consumer Protection & Business Compliance at SBC also attended. The operation was headed up by PS Mullan with 1 Police Officer and 5 Specials. Just before we entered the premises the DPS, Taranjit Singh Dhanowalia approached me as we were in the car-park. I informed the DPS that we were here with the drugs dog and would like to come into the premises. The DPS was fine with this, so Officers entered the premise along with the drugs dog and his handler.</p> <p>As the dog handler was walking around the premise an indication was given by the dog on a male, the male was dealt with by Officers and no drugs were found on him. Whilst this was happening, I was showing Ms De-Haan the premise and we came across the marked fire exit door, which was blocked by a leather sofa. We also observed the door next to the blocked fire exit was also locked. We informed the DPS that this was not acceptable and the sofa needed to be moved as it was a fire exit. The DPS moved the sofa and once the door was opened we observed that the fire route was blocked with what appeared to be flammable liquids and a hot fat fryer. The DPS was asked to remove these items to ensure a clear pathway. At this stage the DPS became very agitated stating that he would do this tomorrow. He was informed that this was not acceptable and it needed to be done now, as the public safety licensing objective was being undermined. We explained this to the DPS and he said he would shut the premises. I informed him that there was no need for him to do this, all he needed to do was remove the items that were blocking the way out of the fire door. Due to the DPS becoming aggressive with Ms De-Haan, Sergeant Mullan attended the area where we were stood. As soon as the DPS saw Sergeant Mullan, he said something like Oh not you again. Sergeant Mullan was very polite to the DPS and backed up what was being said to him by Ms De-Haan. I heard the DPS say in an aggressive voice directed at me, about looking forward to our meeting. I waited for a couple of minutes and then when Sergeant Mullan and Ms De-Haan were outside checking the area, I asked the DPS what the problem was. We had a conversation and the DPS informed me that he did not like the Sergeant and that she got his back up. I informed him that the Sergeant was a very good officer and that we were doing our job. I again explained that we could not have leave the premises with the fire exit being blocked and that if there was a fire we must be satisfied that people could leave using this fire exit. The DPS did calm down whilst we were speaking.</p> <p>Again, for the second time I felt that the DPS put our safety at risk due to way he was behaving in front of his customers and if we had not ensured the fire exit was left clear, he was until that point undermining the public safety licensing objective.</p>

Premises Response – what part did staff play? How did they react/assist (include good/poor performance)?

Police Response – what action was taken? Please identify the main officers who dealt with the incident.
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Persons Involved - to add more rows click into the final cell of this table				
Name	Date of Birth	Role	Action Taken	Ref No. <small>(e.g. Custody, PND etc)</small>

When complete, please forward to the Licensing Officer for the area (and anyone else as per local instructions)

Submitting Officer**Shoulder No/Name:** C3232 Debie Pearmain**Station:****LPA:** Langley**Incident References****Premises Name/Location:** The Lounge**Incident Date:** 11.45am 03/05/2017**Incident Time:****Command & Control URN:****Crime Report(s):****CCTV Seized?****Sources of Information:****Nature of Incident – what happened?**

Mr Taranjit Singh Dhanowalia, DPS, Sergeant White, Nicola Keegan, Licensing, SBC, Natalie Worley, Senior Enforcement Officer, SBC and Debie Pearmain, Police Licensing Officer. Before we started the meeting Taranjit informed us that Paramjit Kaur Dhesi, Premise Licence Holder and DPS's Sister was unable to attend the meeting as she was working in the Bank.

Mr Dhanowalia was asked if the addresses for both himself and the licence holder were correct and he confirmed they were.

Meeting arranged to discuss 2 issues, the first issue arising from our visit to the premise at 0020 am on the 25/03/17. The DPS was first informed that we attended the premise on the 25/03/17 to conduct a licensing check due to the complaint of: Anti social behaviour in the car-park, alleged drugs dealing and taking in the car -park area, altercations in the car-park, excessive noise, threatening and offensive language from groups of young men, excessive littering of drugs paraphernalia, cars parked in the car-park with noise/music blaring from the cars and excessive music coming from the premises. I then read out the detailed Gen40 dated 0020 25/03/17, from Sergeant Mullan and also informed Taranjit that due to his behaviour on that night he put myself, Nicola and the Police Officers at risk. He was not professional and his behaviour was not acceptable for a DPS acting the way he did in front of his customers. A lot of the customers were stood with glasses and at any time they could have been used against us. Taranjit stated that the people in there would never have done anything towards us. In relation to the possible sale of alcohol Taranjit stated that it was a private party and no money was being exchanged. In relation to the requested CCTV Taranjit informed us that he had downloaded the CCTV and it was at the premise. I informed him that we still need this CCTV. I also informed Taranjit that when Nicola and I first attended the premise on the 25th before the Police Officers arrived we witnessed 3 males in the car-park walk back into the Hotel and we could smell cannabis. Taranjit stated that they would have been from the Hotel. A general discussion then took place and Taranjit informed us that he did not like the way she (Sergeant Mullan) approached him, she got his back up. He also stated that the officer conducting the licensing check also got his back up. I informed Taranjit that the Sergeant was a very good officer and he needed to be professional when dealing with us and the Officers. I stated that he may need police assistance and have to call 999 and it may be Sergeant Mullan who attends. I stressed that we all need to be treated with respect. The DPS stated that the latest the car park is shut is 9pm, as he shuts the gate himself. It was agreed that if the car-park is shut off it will stop a lot of the anti social behaviour in the car park area. The DPS was reminded that he needs to control his customers inside and outside the premise and the beer garden has to be closed after 10pm, so no drinks are allowed outside. I asked him if he was aware of the conditions on the licence to which he said he did. He was informed by Sergeant White that licensing checks will be conducted and he will not tolerate being shouted at. The DPS also informed us that he has 2 SIA Security Guards on a Saturday and sometimes on a Sunday.

Taranjit mentioned that he recently received a telephone call at 2am from the hotel informing him that there were people outside in the beer garden, Taranjit advised the hotel staff to ask them to leave and close the curtains as they were not customers from the bar as it was closed or the hotel. It was suggested to Taranjit that he closes the main gate to the hotel (front gate) once he has closed the bar and leaves. Sergeant White also advised that if people are coming onto the grounds and hanging around outside to call the police to have them removed.

I concluded by informing Taranjit that if we witness his aggressive behaviour again or I am made aware of this by Officers I will apply to review the premises licence.

Natalie then spoke to him about the noise issue when we visited on the 25/03/17. The music was extremely loud and could be heard from outside. Natalie informed the DPS that if one of the SBC Enforcement Officers had witnessed this

they would have issued a noise abatement notice. Natalie also informed the DPS that they would be monitoring the noise over the next 3 months. The DPS stated he had installed a new surround sound system so therefore the noise will not be heard outside, it was loud before as the music had to be turned up for customers to hear at the other end of the bar, this is not necessary now as he has a new system.

Before we discussed the incident on the 28th April, Sergeant White showed the body worn footage recorded from that evening.

We then spoke about our visit to the premises with the drugs dog on Friday 28th April 2017. We spoke about the fire door being blocked by the sofa and his reaction to us requesting all the items to be removed from the fire exit route. We spoke about his negative, aggressive behaviour towards Seargant Mullan again. Taranjit seemed to think that because this is his premise he does not have to comply with our instructions. I informed him that he was undermining the public safety objective and once we had witnessed this we could not leave the premise until he had esured that the route was clear.

At the end of the meeting the DPS was informed that we must all work together, more licensing checks would be conducted and we expect full co-operation from him at all times, failure to do so will result in a review of the premises licence.

Taranjit apologised before he left the meeting.

Premises Response – what part did staff play? How did they react/assist (include good/poor performance)?

Police Response – what action was taken? Please identify the main officers who dealt with the incident.

Persons Involved - to add more rows click into the final cell of this table

Name	Date of Birth	Role	Action Taken	Ref No. <small>(e.g. Custody, PND etc)</small>

When complete, please forward to the Licensing Officer for the area (and anyone else as per local instructions)

Submitting Officer
Shoulder No/Name: C3232 Debie Pearmain

Station:
LPA: Slough

Incident References
Premises Name/Location: The Lounge, London Road, Langley

Incident Date: 10.30am 05/01/2017

Incident Time:
Command & Control URN:
Crime Report(s):
CCTV Seized?
Sources of Information:
Nature of Incident – what happened?

Taranjit Singh Dhanowalia, DPS,(07946142076) Inspector Stanley, Rachael Rumney, Senior Licensing Officer, SBC,Natalie Worley, NET SBC and Debie Pearmain, Police Licensing Officer. Meeting arranged as a follow up to the CSE Operation conducted at the premise on the 19/12/16. Debie read out the details of the operation from the Gen40 dated 19/12/16. Taranjit stated that the staff member had informed him of what had happened and that Attinder Singh had realised he had made a mistake by selling the alcohol to the male over 18 and not asking how old the 2 girls were or requesting ID for them. The DPS has gone through in detail what should have been done as Attinder didn't think he needed to ask the girls their age. Inspector Stanley spoke about CSE issues/concerns and that all staff should receive CSE training. He stated he was happy to supply the CSE training materials and if convenient he would see if an officer was able to give the training. Inspector Stanley stated he would like the DPS to contact him about this and he would help as much as he can. Inspector Stanley made it clear that he would not be chasing the DPS about this. Inspector Stanley stated it was his job to be protecting vulnerable children in Slough and the staff must be doing as much as they can to assist. Taranjit stated he was not aware that staff needed to have the CSE input. Debie then went through some of the conditions on the licence to remind the DPS namely, a personal licence holder must be on site when a licensable activity is taking place (on the date of the op this was not the case) - all members of staff including any new members of staff must undergo CSE training and a challenge 25 proof of age policy will be operated by the premises. It was suggested that Taranjit check all the conditions on the licence to ensure they are being adhered to. I asked Taranjit was asked if the CCTV was working and he informed me that yes it was working and he was teaching Attinder how to download footage.Taranjit was also given posters relating to challenge 25 to be displayed Inspector Stanley informed Taranjit that the premise would be tested again for a room booking and alcohol and if the premise fails again on the alcohol sales action will have to be taken.

Natalie informed Taranjit that she had received noise complaints from the premsies by residents. She did not have all the details but could confirm that she was not aware of any complaints over the Christmas period. Taranjit was reminded to keep all windows and doors closed and to monitor the level of music.

Premises Response – what part did staff play? How did they react/assist (include good/poor performance)?**Police Response – what action was taken? Please identify the main officers who dealt with the incident.**

Persons Involved - to add more rows click into the final cell of this table

Name	Date of Birth	Role	Action Taken	Ref No. (e.g. Custody, PND etc)

When complete, please forward to the Licensing Officer for the area (and anyone else as per local instructions)

Submitting Officer
Shoulder No/Name: C3232 Debie Pearmain

Station:
LPA: Slough

Incident References
Premises Name/Location: The Lounge

Incident Date: 2200 14/07/2017

Incident Time:
Command & Control URN:
Crime Report(s):
CCTV Seized?
Sources of Information:
Nature of Incident – what happened?

Rachael Rumney, Senior Licensing Officer, Melissa Olliffe, Licensing Assistant SBC, PC Hendy and Debie Pearmain, Police Licensing Officer attended the premise to conduct a check and to see if the music was too loud. As we walked into the car park area, we observed 3 males stood by the car park gate which was opened. We could smell cannabis from this area. As we entered the premise we observed about 6-8 customers sat at the tables at the front of the Lounge all drinking.

We went into the Hotel and spoke to the staff member. I advised him to lock the car park gate as per our agreement. He was very co-operative and went to lock the gate. As he did this we went into the bar area. An Asian male called Eddy was behind the bar. I spoke to Eddy and introduced myself. I asked if Taranjit, the DPS was on site. He informed me that he wasn't but that he would be back soon. I asked Eddy if he was a personal licence holder to which he told me he wasn't.

At the time of our visit the music was fine and not too loud.

We were left the venue at approximately 2215 hours. We were in the car -park talking to the Police Officer when the DPS attended the venue. I spoke to him and he asked me if everything was ok. I reminded him that a personal licence holder needed to be at the premises as per the condition on the licence.

As we left the premises car park we observed approximately 8 males sat at the tables at the front of the pub drinking. We also observed another 3 males with their drinks outside the other Hotel window, stood drinking their alcohol. At the time of our visit I did not have the premises licence with me to check, but there is a condition on the licence clearly stating that the beer garden will be closed after 10pm.

At 3.05pm on Monday 17th July 2017 I telephoned and spoke with Taranjit and advised him of this condition and requested that he adheres to this condition.

Premises Response – what part did staff play? How did they react/assist (include good/poor performance)?
Police Response – what action was taken? Please identify the main officers who dealt with the incident.

TVP Licensing to visit premises during the evening of 14/07/2017

Persons Involved - to add more rows click into the final cell of this table

Name	Date of Birth	Role	Action Taken	Ref No. <small>(e.g. Custody, PND etc)</small>

When complete, please forward to the Licensing Officer for the area (and anyone else as per local instructions)

Licensing Act 2003
Premises Licence

PL0051

LOCAL AUTHORITY



Slough Borough Council

Licensing Team
 Landmark Place
 High Street
 Slough
 Berkshire
 SL1 1JL

tel: 01753 875664
 web: www.slough.gov.uk

Part 1 - Premises Details

POSTAL ADDRESS OF PREMISES, OR IF NONE, ORDNANCE SURVEY MAP REFERENCE OR DESCRIPTION

The Lounge

21 London Road, Slough, SL3 7RL.

Telephone 01753 522286

WHERE THE LICENCE IS TIME LIMITED THE DATES

Not applicable

LICENSABLE ACTIVITIES AUTHORISED BY THE LICENCE

- a performance of live music
- any playing of recorded music
- a performance of dance
- entertainment of a similar description to that falling within a performance of live music, any playing of recorded music or a performance of dance
- provision of late night refreshment
- the supply of alcohol

THE TIMES THE LICENCE AUTHORISES THE CARRYING OUT OF LICENSABLE ACTIVITIES

Activity (and Area if applicable)	Description	Time From	Time To
E. Performance of live music (Indoors)	Monday to Sunday Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police. Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikh, Valentine's Day and any other publicly declared bank holiday.	8:00am	Midnight
F. Playing of recorded music (Indoors)	Monday to Sunday Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikh, Valentine's Day and any other publicly declared bank holiday. Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police.	8:00am	Midnight



Premises Licence

THE TIMES THE LICENCE AUTHORISES THE CARRYING OUT OF LICENSABLE ACTIVITIES continued ...

Activity (and Area if applicable)	Description	Time From	Time To
G. Performance of dance (Indoors)	Monday to Sunday Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police. Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikh, Valentine's Day and any other publicly declared bank holiday.	8:00am	Midnight
H. Entertainment of a similar description to that falling within E, F, or G (Indoors)	Monday to Sunday Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police. Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikh, Valentine's Day and any other publicly declared bank holiday.	8:00am	Midnight
I. Late night refreshment (Indoors & Outdoors)	Monday to Sunday Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police. Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikh, Valentine's Day and any other publicly declared bank holiday.	11:00pm	Midnight
J. Supply of alcohol for consumption ON the premises only	Monday to Sunday Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police. Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikh, Valentine's Day and any other publicly declared bank holiday.	8:00am	Midnight

THE OPENING HOURS OF THE PREMISES

Description	Time From	Time To
Monday to Sunday Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikh, Valentine's Day and any other publicly declared bank holiday. Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police.	8:00am	Midnight



Premises Licence

WHERE THE LICENCE AUTHORISES SUPPLIES OF ALCOHOL WHETHER THESE ARE ON AND / OR OFF SUPPLIES

- J. Supply of alcohol for consumption ON the premises only

Part 2

NAME, (REGISTERED) ADDRESS, TELEPHONE NUMBER AND EMAIL (WHERE RELEVANT) OF HOLDER OF PREMISES LICENCE

Paramiit Kaur Dhesi

REGISTERED NUMBER OF HOLDER, FOR EXAMPLE COMPANY NUMBER, CHARITY NUMBER (WHERE APPLICABLE)

NAME, ADDRESS AND TELEPHONE NUMBER OF DESIGNATED PREMISES SUPERVISOR WHERE THE PREMISES LICENCE AUTHORISES THE SUPPLY OF ALCOHOL

Taranjit Singh DHANOWALIA

PERSONAL LICENCE NUMBER AND ISSUING AUTHORITY OF PERSONAL LICENCE HELD BY DESIGNATED PREMISES SUPERVISOR WHERE THE PREMISES LICENCE AUTHORISES FOR THE SUPPLY OF ALCOHOL

Licence No. PA007747

Issued by Slough



Premises Licence

ANNEXES

ANNEX 1 - MANDATORY CONDITIONS

AUTHORISATION OF ALCOHOL

The supply or sale of alcohol is prohibited when:

- (a) at a time when there is no Designated Premises Supervisor in respect of the Premises Licence
- (b) at a times when the Designated Premises Supervisor does not hold a Personal Licence or his Personal Licence has been suspended

In addition every supply of alcohol must be made or authorised by a person who holds a Personal Licence.

Condition 1, with effect from 1st October 2014

- 1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
- 2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to -
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
 - (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner;
 - (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).

Condition 2, with effect from 1st October 2014

The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.

Condition 3, with effect from 1st October 2014

- (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
- (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at



ANNEXES continued ...

the premises is carried on in accordance with the age verification policy.

(3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either -

- (a) a holographic mark, or
- (b) an ultraviolet feature.

Condition 4, with effect from 1st October 2014

The responsible person must ensure that -

(a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures -

- (i) beer or cider: ½ pint;
- (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
- (iii) still wine in a glass: 125 ml;

(b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and

(c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available."

With effect from 28th May 2014 the following mandatory condition applies:

(1) A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.

(2) For the purposes of the condition set out in paragraph 1- 'duty' is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;

'permitted price' is the price found by applying the formula where-

- P is the permitted price,
- D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- V is the rate of value added tax chargeable in relation to the alcohol as if the
- Value added tax were charged on the date of the sale or supply of the alcohol;

'relevant person' means, in relation to premises in respect of which there is in force a premises licence-

- the holder of the premises licence,
- the designated premises supervisor (if any) in respect of such a licence, or
- the personal licence holder who makes or authorises a supply of alcohol under such a licence;

'relevant person' means, in relation to premises in respect of which there is in force a Club Premises Certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question and 'value added tax' means value added tax charged in accordance with the Value Added Tax Act 1994.

(3) Where the permitted price given by Paragraph (b) of paragraph 2 would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.



Premises Licence

ANNEXES continued ...

(4) 1. Sub-paragraph (2) applies where the permitted price given by Paragraph (b) of paragraph 2 on a day ('the first day') would be different from the permitted price on the next day ('the second day') as a result of a change to the rate of duty or value added tax.

2. The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

ANNEX 2 - CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE

1. A CCTV system to be installed and working to the satisfaction of Thames Valley Police and the Licensing authority.
2. CCTV recordings to be maintained for no less than 31 days and made available for inspection on the request of Thames Valley Police and the Licensing Authority.
3. If the CCTV system fails, the Thames Valley Police and the Licensing Authority to be informed immediately by telephone and immediate steps taken to put the equipment back into working order.
4. The CCTV system must cover all areas of the premises where licensable activities take place.
5. CCTV cameras must be in operation at all public entrance and exit points of the premises and at least one CCTV camera to be in operation at the front of the premises at all times when the premises are in use.
6. A notice to be displayed at the entrance to the premises advising that CCTV is in operation.
7. DPS and/or nominated person to be trained on how to work the CCTV system to the standard where the nominated person can download any potential evidence required by Thames Valley Police, Local authority Licensing Officers or relevant Agencies.
8. DPS and/or nominated person is responsible for supplying the necessary media (discs, data stick) containing any downloaded content.
9. A personal licence holder must be in attendance at times when a licensable activity is taking place.
10. All staff employed on the premises to undergo approved training in relation to the sale of alcohol and to provide proof of such training.
11. All members of staff including any new members of staff must undergo CSE training.
12. An incident register will be kept to record all incidents of disorder and refusals of admittance at the premise. The DPS and member of staff involved in the incident must sign off each entry. The incident register must remain on the premises at all times.
13. A refusals register to be in place, kept up to date and made available on request to Thames Valley Police or relevant Agencies on request.
14. A 'Challenge 25' proof of age policy will be operated by the premises.
15. The beer garden will be closed after 10pm.
16. No children in the bar area.

ANNEX 3 - CONDITIONS ATTACHED AFTER A HEARING BY THE LICENSING AUTHORITY

None.



Premises Licence Summary

LOCAL AUTHORITY



Slough Borough Council

Licensing Team
Landmark Place
High Street
Slough
Berkshire
SL1 1JL

tel: 01753 875664
web: www.slough.gov.uk

Premises Details

POSTAL ADDRESS OF PREMISES, OR IF NONE, ORDNANCE SURVEY MAP REFERENCE OR DESCRIPTION

The Lounge

21 London Road, Slough, SL3 7RL.

Telephone 01753 522286

WHERE THE LICENCE IS TIME LIMITED THE DATES

Not applicable

LICENSABLE ACTIVITIES AUTHORISED BY THE LICENCE

- a performance of live music
- any playing of recorded music
- a performance of dance
- entertainment of a similar description to that falling within a performance of live music, any playing of recorded music or a performance of dance
- provision of late night refreshment
- the supply of alcohol

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Premises Licence Summary

THE TIMES THE LICENCE AUTHORISES THE CARRYING OUT OF LICENSABLE ACTIVITIES continued ...

Activity (and Area if applicable)	Description	Time From	Time To
G. Performance of dance (Indoors)	Monday to Sunday Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police. Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikhi, Valentine's Day and any other publicly declared bank holiday.	8:00am	Midnight
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J. Supply of alcohol for consumption ON the premises only	Monday to Sunday Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police. Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikhi, Valentine's Day and any other publicly declared bank holiday.	8:00am	Midnight

THE OPENING HOURS OF THE PREMISES

Description	Time From	Time To
Monday to Sunday Seasonal Variations: An additional hour and a half will also apply to all bank holidays, New Year's Eve, Diwali, Vaisaikhi, Valentine's Day and any other publicly declared bank holiday. Special Sporting Event Sporting events (i.e. World Cup) should be of National and/or International importance, which are televised outside the hours of which Licensable Activities are allowed by the Premises Licence. These will be notified to the Police and the Licensing Authority 14 days prior to the event with veto of the Police.	8:00am	Midnight



Premises Licence Summary

WHERE THE LICENCE AUTHORISES SUPPLIES OF ALCOHOL WHETHER THESE ARE ON AND / OR OFF SUPPLIES

- J. Supply of alcohol for consumption ON the premises only

NAME, (REGISTERED) ADDRESS OF HOLDER OF PREMISES LICENCE

Paramjit Kaur Dhési

REGISTERED NUMBER OF HOLDER, FOR EXAMPLE COMPANY NUMBER, CHARITY NUMBER (WHERE APPLICABLE)

NAME OF DESIGNATED PREMISES SUPERVISOR WHERE THE PREMISES LICENCE AUTHORISES THE SUPPLY OF ALCOHOL

Taranjit Singh DHANOWALIA

STATE WHETHER ACCESS TO THE PREMISES BY CHILDREN IS RESTRICTED OR PROHIBITED



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Police Reform and Social Responsibility Bill - March 2011

Temporary Event Notices**What is a Temporary Event Notice?**

A Temporary Event Notice is a notification to the licensing authority that an individual intends to carry on licensable activities for a period not exceeding 96 hours.

What is the process for obtaining a Temporary Event Notice?

A Temporary Event Notice must be sent to the licensing authority and the police at least ten working days in advance of a planned event. Only the police can object to a Temporary Event Notice on crime and disorder grounds. The police have two working days after the receipt of the Temporary Event Notice to object, and (unless the premises user agrees to modify the Temporary Event Notice) the licensing authority must hold a hearing to consider any objection that has been received. If the licensing authority decides that the objection is valid, it must issue a counter notice to the applicant at least 24 hours before the beginning of the event to prevent it going ahead.

Recent changes to Temporary Event Notices

On 19 July 2010 the Government amended the Licensing Act 2003 by a Legislative Reform Order (LRO) to extend the police objection period from 48 hours to two working days. The new arrangements, which came into force in October 2010, ensure that the police always have two full days to object to a Temporary Event Notice, even when it is submitted at the weekend or over a Bank Holiday. Restrictions on the use of LROs meant that it was not possible to use this mechanism to make more wide-ranging changes.

What are the key changes that will be made through the Bill?

- We will extend the right to object to a Temporary Event Notice to the environmental health authority.
- We will allow the police and environmental health officers to object to a Temporary Event Notice on the basis of all of the licensing objectives.
- We will give the police and environmental health officers three working days to object to a Temporary Event Notice.
- We will give licensing authorities discretion to apply existing licence conditions to a Temporary Event Notice if there are objections from the police or environmental health authority.

- We will allow late Temporary Event Notices (i.e. those submitted less than ten working days but at least 5 days before the beginning of the event), unless the police or environmental health officers object.
- We will relax the statutory limits on the duration of a single temporary event from 96 hours to 168 hours, and on the total annual availability covered by a Temporary Event Notice in relation to a single premises from 15 days to 21 days.

What is the justification for making these changes?

We are making these changes in response to concerns expressed by our key partners including residents' associations, the police, licensing authorities, arts and voluntary organisations and circuses.

Why has the maximum length of a temporary event been increased? Why was 96 hours insufficient?

Touring theatres, circuses and voluntary groups told us that they were losing business and income by having to break for 24 hours half way through a week long event. The new limit of 168 hours will allow these organisations to run events for a week without a break.

Who will benefit from these proposals?

- Residents - who will be given more protection from noise, crime and disorder and unsafe conditions at temporary events.
- The environmental health authority which will be able to object to temporary events.
- The police and environmental health authority - which will have longer to consider a Temporary Event Notice and place any objections.
- Touring theatres, circuses and voluntary organisations which will gain extra business and income by being able to run events for a week without a break,
- Anyone (but particularly voluntary organisations and circuses) - who will still be able to put on temporary events (subject to annual limits) if they miss the 10 day deadline.

What are the main views of consultation respondents?

There was a mixed response to these proposals with residents, the police and licensing authorities asking for greater restrictions on temporary events and the arts and third sector organisations requesting a relaxation of some of the current limits and controls. Our proposals aim to strike a balance between these views by imposing stricter controls when a temporary event is notified

(e.g. to allow environmental health authorities to object and give them and the police more time to do so), but relaxing some of the limits and allowing a limited number of late Temporary Event Notices.

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