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Agenda

Licensing and Regulatory Sub-Committee (Hearing)

Time and Date

10.00 am on Wednesday, 29th March, 2023

Place

Diamond Rooms 1 and 2 - Council House

Public Business

- 1. Appointment of Chair
- 2. Apologies
- 3. Declarations of Interest
- 4. Application to vary a Premises Licence under the Licensing Act 2003 (Pages 3 46)

To consider an application to vary the Premises licence in respect of the first floor at Quids Inn, 117-118 Gosford Street, Coventry

Note: The applicant and their representative have been invited to attend the hearing.

Persons who have made representations have been invited to attend.

The City Council's Statement of Licensing Policy is available on the Council's website. Alternatively, please contact us if you require a hard copy.

5. Any Other Business

To consider any other items of business which the Chair decides to take as a matter of urgency because of the special circumstances involved.

Private Business

Nil

Julie Newman, Chief Legal Officer, Council House, Coventry

Tuesday, 21 March 2023

Note: The person to contact about the agenda and documents for this meeting is Usha Patel/Carolyn Sinclair Email: usha.patel@coventry.gov.uk/carolyn.sinclair@coventry.gov.uk

Membership: Councillors L Bigham, R Lakha and A Masih

Public Access

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Usha Patel/Carolyn Sinclair Email: usha.patel@coventry.gov.uk/carolyn.sinclair@coventry.gov.uk

Agenda Item 4



Public report

Licensing & Regulatory Committee

Licensing & Regulatory Sub-Committee

29 March 2023

Name of Cabinet Member:

Not applicable

Director Approving Submission of the report:

Director of Streetscene and Regulatory Services

Ward(s) affected:

St Michael's

Title: Application to vary a Premises Licence under the Licensing Act 2003

Is this a key decision?

No

Executive Summary:

The purpose of this report is to consider an application to vary a Premises Licence under the Licensing Act 2003 for Quids Inn, 117-118 Gosford Street, Coventry, CV1 5DL. Please note that there are two Premises Licences for this premises (Ground Floor & First Floor). The application you are being asked to consider relates solely to the first floor of the premises.

Recommendations:

The Sub-Committee is recommended to consider whether to:

- 1. Modify the conditions of the licence (by way of alteration, omission or addition)
- 2. Reject the whole or part of the application.

List of Appendices included:

- 1. Premises Licence Variation application
- 2. Representations
- 3. Current Premises Licence
- 4. Location Plan
- 5. Hearing Procedure Note
- 6. Relevant Hearing Briefing note

Background papers:

Section 182 Licensing Act 2003 Guidance

It is a statutory obligation of the Sub-Committee to take into account the Government's Guidance to the Licensing Act 2003 before reaching a decision.

Statement of Licensing Policy

The Council will have regard to the Policy, when making a decision on applications made under the Act

Other Useful documents

None

Has it been or will it be considered by Scrutiny?

Not applicable

Has it been or will it be considered by any other Council Committee, Advisory Panel or other body?

No

Will this report go to Council?

Not applicable

Page 3 onwards

Report title: Premises Licence Variation Application

1. Context (or background)

- 1.1 The Licensing Act 2003 requires Coventry City Council, as the Licensing Authority, to carry out its various licensing functions so as to promote the following four Licensing Objectives:
 - The Prevention of crime & disorder
 - The Protection of public safety
 - The Prevention of public nuisance
 - The Protection of children from harm
- 1.2 A Premises Licence Variation Application for Quids Inn (first floor), 117-118 Gosford Street, Coventry was received on 6 February 2023. The application is requesting an extension of the hours for all current licensable activities (sale/supply of alcohol, regulated entertainment and late-night refreshment) by two hours from 2.00am to 4.00am. It also requests the addition of live music until 4.00 am.
- 1.3 One representation from an Other Person, has been received to the application (outlined in paragraph 3.3). The representation states that the extension of hours would undermine the Prevention of Public Nuisance licensing objective
- 1.4 In addition to the mandatory conditions, the Sub-Committee should refer to the operating schedule detailed in the application (Appendix 1). No further conditions have been proposed with the application.
- 1.5 The Licensing Act 2003 requires the Council to publish a 'Statement of Licensing Policy' which sets out the policies the Council will have regard to and apply to promote the Licensing Objectives when making a decision on applications made under the Act. The Policy will be available at the hearing for reference purposes.
- 1.6 It is essential that the Sub-Committee takes into account the government's guidance to the Licensing Act before reaching a decision. The applicant, Responsible Authorities, or any other persons, should bring to the Sub-Committee's attention any relevant paragraphs. However, it is suggested good practice for Members of the Sub-Committee to read the relevant paragraph(s) of the guidance prior to the hearing.

2. Options considered and recommended proposal

- 2.1 When determining an application for the variation of a premises licence (under section 34 of the Licensing Act 2003), the Sub-Committee must, having regard to relevant representations made in respect of that application, take such of the following steps as it considers appropriate for the promotion of the licensing objectives:
 - (i) Modify the conditions of the licence (by way of alteration, omission or addition);
 - (ii) Reject the whole or part of the application.
- 2.2 Your officer recommends option (i).

The reason for this recommendation is that the Responsible Authorities who responded to the Consultation have not offered up further conditions. They consider the application to be suitably conditioned by the applicant for the type of business model and operation intended at the premises; and if problems do occur then the Review procedure is available to both Responsible Authorities and any other persons.

- 2.3 The Sub-Committee are advised that they may depart from the officer recommendation if, having heard all the evidence, they believe it is appropriate to do so. Should the Sub-Committee decide to depart from the recommendation and choose an alternative option, they must provide full reasons for this decision, based on the promotion of the Licensing Objectives. This application should be considered on its own merits and all the circumstances taken into account before a decision is made.
- 2.4 The Sub-Committee must also be aware that licences can be reviewed at any time by any Responsible Authority or any 'other person', if it is considered that any of the Licensing Objectives have been undermined following the grant of the Premises Licence.

3. Results of consultation undertaken

3.1 As prescribed by the Licensing Act 2003, the application has been out for consultation to statutory consultees (Responsible Authorities) and any 'other persons' for 28 days in the form of a notice displayed on the premises, and a notice published in a local newspaper.

3.2 Responsible Authorities have received a copy of the application. Please see below responses received:

Responsible Authority	Response Received	Objections	Conditions Agreed
Licensing	Yes	No	-
Police	Yes	No	-
Environmental Protection	Yes	No	-
Fire Safety	Yes	No	-
Health & Safety	No	No	-
Trading Standards	No	No	-
Planning	No	No	-

Safeguarding Children	Yes	No	-
Public Health	No	No	-
Secretary of State	No	No	-

- 3.3 One representation has been received from an Other Person. The grounds for the representation are that the granting of the extension to the hours as requested would undermine the Licensing Objective of Prevention of Public Nuisance. They have lived in the area for a number of years and believe that if the extended hours are granted, it would result in an additional noise nuisance.
- 2.4 A mediation meeting has been offered and the results of this will be reported at the subcommittee hearing.

4. Timetable for implementing this decision

4.1 The Appeal period is 21 days beginning on the date that the Appellant(s) receive notification of the decision of the Licensing Authority.

5 Comments from Director of Finance and Resources

5.1 Financial implications

There are no financial implications arising directly from this report. However, there are possible cost implications if an appeal against the decision is made to the Magistrates Court and the decision of the Sub-Committee is not upheld.

5.2 Legal implications

The Licensing Act 2003 sets out how applications for variations to premises licences should be dealt with where valid representations have been submitted. The Sub-Committee have to decide the outcome of the application taking into account the four Licensing Objectives.

In accordance with the provisions of the Act, if a Licensing Authority rejects in whole or in part, an application to grant a variation, the applicant may appeal against the decision, to a Magistrates' court within 21 days of receiving notification of the decision.

Similarly, where a person who made relevant representations in relation to the application contends that the licence ought not to have been granted or that alternative or additional conditions should have been imposed on the licence, they may appeal against the decision, to a Magistrates' court within 21 days of receiving notification of the decision.

6. Other implications

6.1 How will this contribute to achievement of the Council's key objectives / corporate priorities (corporate plan/scorecard) / organisational blueprint or Coventry Sustainable Community Strategy

It is the Regulatory Services team's responsibility to ensure that members of the public in Coventry are not put at risk. This contributes to the Council's core aim of ensuring that citizens live longer healthier lives. The business' failure to uphold the Licensing Objectives may have an adverse effect on Public Safety and citizen's quality of life.

6.2 How is risk being managed?

If the application is not handled in line with the Licensing Act 2003, there is a risk of judicial appeals, reviews and associated costs.

6.3 What is the impact on the organisation?

None

6.4 Equalities / EIA

This decision will not affect the service provision and therefore details of the Equalities Impact Assessment are not relevant in this case.

6.5 Implications for (or impact on) climate change and the environment None

6.6 Implications for partner organisations?

The Council recognises that the licensing function is only one means of promoting delivery of the above objectives and should not therefore be seen as a means for solving all problems within the community. The Council will therefore continue to work with the West Midlands Police, Community Safety Partnership, local people and those involved in child protection (Coventry Safeguarding Children Board) to promote the common objectives as outlined.

6.7 Human Rights Act Implications

None

Report author(s):

Name and job title: Jody Leigh Glover, Licensing Officer

Directorate: Regulatory Services **Telephone:** 024 7697 5496

email: jody.glover@coventry.gov.uk

Enquiries should be directed to the above person.

Contributor / approver name	Title	Directorate or organisation	Date doc sent out	Date response received or approved
Carolyn Sinclair/Usha Patel	Governance Services Officer	Law & Governance	09.03.23	09.03.23
Davina Blackburn	Strategic Lead of Regulation	Regulatory Services	09.03.23	09.03.23
Debbie Cahalin Heath	Strategic Manager of Regulation	Regulatory Services	07.03.23	09.03.23
Names of approvers for submission: (officers and members)				
Amy Wright/Syeda Ahmed	Regulatory Lawyer	Law & Governance	09.03.23	13.03.23
Cath Crosby	Lead Accountant	Finance	09.03.23	09.03.23
Andrew Walster	Director	Streetscene & Regulatory Services	13.03.23	16.06.23

This report is published on the council's website: www.coventry.gov.uk/councilmeetings





Coventry Application to vary a premises licence Licensing Act 2003

For help contact

<u>licensing@coventry.gov.uk</u> Telephone: 024 7697 5496

* required information

me and resume it later. You do not need to be	logged in when you resume.	
Not Currently In Use	This is the unique reference for this application generated by the system.	
sgl:202311	You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.	
	Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.	
Narinder Singh		
Kullar		
madcowdesign@gmail.com		
07958 755974	Include country code.	
cant would prefer not to be contacted by telep	hone	
r organisation, including as a sole trader	A sole trader is a business owned by one	
I	person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby.	
	sgl:202311 malf of the applicant? Narinder Singh Kullar madcowdesign@gmail.com 07958 755974	

Continued from previous page		
Address		
* Building number or name	117-118	
* Street	Gosford Street	
District		
* City or town	Coventry	
County or administrative area		
* Postcode	CV1 5DL	
* Country	United Kingdom	
Agent Details		
* First name	Stewart	
* Family name	Gibson	
* E-mail	s.gibson@sglicensing.co.uk	
Main telephone number	01476 589250	Include country code.
Other telephone number	07976844694	
☐ Indicate here if you wou	ld prefer not to be contacted by telephone	
Are you:		
 An agent that is a busine 	ess or organisation, including a sole trader	A sole trader is a business owned by one person without any special legal structure.
A private individual actir	ng as an agent	person without any special legal structure.
Your Address		Address official correspondence should be
* Building number or name	4	sent to.
* Street	Brecon Close	
District		
* City or town	Grantham	
County or administrative area	Lincolnshire	
* Postcode	NG31 8FX	
* Country	United Kingdom	
Section 2 of 18		

APPLICATION DETAILS
Page 12

Continued from previous page		
vary substantially the premis	sed to vary the licence so as to extend the pe ses to which it relates. If you wish to make th nises licence application under section 17 of	at type of change to the premises licence,
	ing the premises licence holder, apply to vary a mises described in section 2 below.	premises licence under section 34 of the
* Premises Licence Number	LN/206001178	
Are you able to provide a post	al address, OS map reference or description of t	he premises?
AddressOS ma	p reference O Description	
Postal Address Of Premises		
Building number or name	Quids Inn	
Street	117-118 Gosford Street	
District		
City or town	Coventry	
County or administrative area		
Postcode	CV1 5DL	
Country	United Kingdom	
Premises Contact Details		
Telephone number		
Non-domestic rateable value of premises (£)	13,000	
Section 3 of 18		
VARIATION		
Do you want the proposed variation to have effect as soon as possible?	YesNo	
Do you want the proposed var introduction of the late night le	iation to have effect in relation to the evy?	
○ Yes	No	You do not have to pay a fee if the only purpose of the variation for which you are applying is to avoid becoming liable to the late night levy.
If your proposed variation would mean that 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend		
Describe Briefly The Nature (Of The Proposed Variation	Page 13

Continued from previous page... Describe the premises. For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off-supplies, you must include a description of where the place will be and its proximity to the premises. This variation seeks to extend the trading hours of the premises to the premises licence that has been granted for the first floor only. the extended hours will apply to the sale of alcohol by retail, late night refreshment, and regulated entertainment which will be required to allow the use of the existing juke box to a later hour in the evening. There is to be no change to the separate licence that is in force on the ground floor. Section 4 of 18 PROVISION OF PLAYS See guidance on regulated entertainment Will the schedule to provide plays be subject to change if this application to vary is successful? Yes No Section 5 of 18 PROVISION OF FILMS See guidance on regulated entertainment Will the schedule to provide films be subject to change if this application to vary is successful? Yes No Section 6 of 18 PROVISION OF INDOOR SPORTING EVENTS See guidance on regulated entertainment Will the schedule to provide indoor sporting events be subject to change if this application to vary is successful? Yes \bigcirc No **Standard Days And Timings MONDAY** Provide timings in 24 hour clock 04:00 (e.g., 16:00) and only give details for the days Start | 23:00 Fnd of the week when you intend the premises Start End to be used for the activity. **TUFSDAY** Start |23:00 04:00 End Start End WEDNESDAY Start | 23:00 04:00 End Start End

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THURSDAY			
Start	23:00	End	04:00
Start		End	
FRIDAY			
Start	23:00	End	04:00
	23.00		04.00
Start		End	
SATURDAY			
Start	23:00	End	04:00
Start		End	
SUNDAY			
Start	23:00	End	04:00
Start		End	
	horised if not already state		ive relevant further details, for example (but not
exclusively) whether or not me		_	· · · · · · · · · · · · · · · · · · ·
To allow pool, darts etc tourna	aments to take place on the	Promise	es il required.
State any seasonal variations f	or indoor sporting events.		
For example (but not exclusive	ely) where the activity will o	ccur on a	additional days during the summer months.
licensed premises to be open	continually from the comm	encemer	us Governments' orders which have permitted ent of trading on December 31st to end of trading on een the retail sale of alcohol is also authorised for
Non-standard timings. Where list below.	the premises will be used fo	or indoor	r sporting events at different times from those listed above
For example (but not exclusive	ely), where you wish the act	ivity to go	go on longer on a particular day e.g. Christmas Eve.
Section 7 of 18			
PROVISION OF BOXING OR W		NTS	
See guidance on regulated en	tertainment		
Will the schedule to provide b to change if this application to	0	nments be	_
○ Ves	No		Page 15

No

Continued from previous	 page		
Section 8 of 18			
PROVISION OF LIVE M	USIC		
See guidance on regula	ated entertainment		
Will the schedule to proapplication to vary is su	ovide live music be subject uccessful?	t to change if this	
Yes	○ No		
Standard Days And Ti	mings		
MONDAY			Provide timings in 24 hour clock
	Start 23:00	End 04:00	(e.g., 16:00) and only give details for the days
	Start	End	of the week when you intend the premises to be used for the activity.
TUESDAY			to be assured that assuring.
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THURSDAY			
	Start 23:00	End 04:00	
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FRIDAY			
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SATURDAY			
	Start 23:00	End 04:00	
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SUNDAY	Ctart 22,00	End 04:00	
	Start 23:00	End 04:00	
	Start	End	We are taking place in a building or other
•	f live music take place indo		Where taking place in a building or other structure select as appropriate. Indoors may
Indoors	Outdoors	Both	include a tent.
	be authorised, if not alrea not music will be amplifie		urther details, for example (but not
To allow live music to be Page 16	pe performed beyond 23:0	00 hours until the terminal hou	ur of the premises.

Continued from previous	page		
State any seasonal varia	ations for the performance of	live music	
For example (but not ex	xclusively) where the activity	will occur on additional days during the summer months.	
licensed premises to be	e open continually from the o	nt with previous Governments' orders which have permitted commencement of trading on December 31st to end of trading on their times when the retail sale of alcohol is also authorised for	
Non-standard timings. Isted, above below.	Where the premises will be u	sed for the performance of live music at different times from those	
For example (but not ex	xclusively), where you wish t	ne activity to go on longer on a particular day e.g. Christmas Eve.	
Section 9 of 18			
PROVISION OF RECOR	DED MUSIC		
See guidance on regula	nted entertainment		
Will the schedule to pro application to vary is su	ovide recorded music be sub accessful?	ect to change if this	
Yes	○ No		
Standard Days And Ti	mings		
MONDAY		Provide timings in 24 hour clock	
	Start 23:00	End 04:00 (e.g., 16:00) and only give details for the	
	Start	of the week when you intend the premise to be used for the activity.	ses
TUESDAY			
	Start 23:00	End 04:00	
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THURSDAY	01 1 00 00	F 1 0400	
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	Start	End	

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FRIDAY			
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Start		End	
SATURDAY			_
Start	23:00	End 04:00	
Start		End	
		LIIG	
SUNDAY	22.00	Fr.d. 04.00	1
Start	23:00	End 04:00]
Start		End	
Will the playing of recorded mIndoors	usic take place indoors or ou	tdoors or both? Both	Where taking place in a building or other structure select as appropriate. Indoors may include a tent.
State type of activity to be auth exclusively) whether or not mu	<u> </u>	•	further details, for example (but not
To allow the playing of record	ed music beyond 23:00 hour	s until the terminal	hour of the business.
Music is not to be played in an	ny outdoor area.		
State any seasonal variations for	or playing recorded music.		
For example (but not exclusive	ely) where the activity will occ	cur on additional d	ays during the summer months.
licensed premises to be open	continually from the comme	ncement of trading	ents' orders which have permitted g on December 31st to end of trading on sale of alcohol is also authorised for
Non-standard timings. Where above, list below.	the premises will be used for	the playing of reco	orded music at different times from those listed
For example (but not exclusive	ely), where you wish the activ	ity to go on longer	on a particular day e.g. Christmas Eve.
Section 10 of 18			
PROVISION OF PERFORMANC	ES OF DANCE		
See guidance on regulated ent	tertainment		
Will the schedule to provide pethis application to vary is succe		ject to change if	
○ Yes	No		
Section 11 898 18			

Continued from previous	page			
PROVISION OF ANYTH DANCE	IING OF A SIMILAR	DESCRIPTION TO LIVE	MUSIC, REC	CORDED MUSIC OR PERFORMANCES OF
See guidance on regula	ated entertainment			
Will the schedule to properformances of dance successful?				
○ Yes	No			
Section 12 of 18				
PROVISION OF LATE N	IGHT REFRESHMEN	NT		
Will the schedule to pro this application to vary		eshment be subject to a	change if	
Yes	○ No			
Standard Days And Ti	mings			
MONDAY				Provide timings in 24 hour clock
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	Start	End		of the week when you intend the premises to be used for the activity.
TUESDAY				
	Start 23:00	End	04:00	
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WEDNESDAY				
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FRIDAY	Sturt	Liid		
FRIDAT	Start 23:00	End	04:00	
		End	04.00	
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SATURDAY		I .		
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SUNDAY				
	Start 23:00	End	04:00	D- 40
	Start	End		Page 19

Cont	inued from previous p	age					
Will both	the provision of late n?	night ref	reshment tal	ke place indoc	ors or c	outdoors or	
•	Indoors	0	Outdoors	0	Both		Where taking place in a building or other structure select as appropriate. Indoors may include a tent.
	e type of activity to b usively) whether or r			•	_		urther details, for example (but not
To a	llow the sale of hot fo	ood and	drink to cont	tinue until the	termir	nal hour of th	ne premises.
State	o any soasonal variat	ions					
	e any seasonal variat		vula oro tla o o	ativity will again		additional da	ue during the curpment poorthe
	<u> </u>						ys during the summer months.
licen Janu any	ised premises to be d lary 1st. The licensed disturbance or nuisa	open con area incl nce inclu	tinually from udes a small ding restricti	n the commend l outside area, ions on late ni	cemer use of ght us	nt of trading o this area will e. For such ac	nts' orders which have permitted on December 31st to end of trading on be carefully monitored to avoid ctivities to take place at any other
ume	s when the retail sale	e or alcor	OI IS also aut	thorised for th	e pren	ilses.	
	standard timings. W e listed above, list be		premises wil	II be used for t	he pro	ovision of late	e night refreshment at different times from
For	example (but not exc	clusively),	where you \	wish the activi	ty to g	o on longer	on a particular day e.g. Christmas Eve.
Sect	ion 13 of 18						
SUP	PLY OF ALCOHOL						
	the schedule to supplies successful?	oly alcoho	ol be subject	to change if t	his app	olication to	
,	Yes	0	No				
Star	ndard Days And Tin	nings					
	MONDAY						
		Start 10	0:00		End	04:00	Provide timings in 24 hour clock (e.g., 16:00) and only give details for the days
		Start			End		of the week when you intend the premises to be used for the activity.
		Start _			LIIG		to be used for the activity.
	TUESDAY	CL - 1 4 6				04.00	
			0:00		End	04:00	
		Start			End		

Page 20

Continued from previous p	age					
WEDNESDAY	age					
	Start	10:00		End	04:00	
		10.00			04.00	
	Start			End		
THURSDAY						
	Start	10:00		End	04:00	
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FRIDAY						
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	Start			End		
SATURDAY						
	Start	10:00		End	04:00	
	Start			End		
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SUNDAY	C1 1	10.00			04.00	
	Start	10:00		End	04:00	
	Start			End		
Will the sale of alcohol be	e for c	onsumption?				
On the premises		Off the premises	•	Both		If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away from the premises select both.
State any seasonal variat	ions.					
For example (but not exc	clusive	ely) where the activity v	vill occ	ur on	additional da	lys during the summer months.
licensed premises to be	open	continually from the co	ommer	nceme	nt of trading	ents' orders which have permitted on December 31st to end of trading on sale of alcohol is also authorised for
list below.		·				ol at different times from those listed above, on a particular day e.g. Christmas Eve.
•		-				5 5
Section 14 of 18						Dane 21
ADULT ENTERTAINMEN	T					Page 21

Continued from previous					
Highlight any adult enterpremises that may give				entertainmen	it or matters ancillary to the use of the
give rise to concern in re	espect	of children, re	gardless of whether y	ou intend ch	lary to the use of the premises which may ildren to have access to the premises, for
	sively) r	nudity or sem	i-nudity, films for restr	ricted age gro	oups etc gambling machines etc.
n/a					
Section 15 of 18					
HOURS PREMISES ARE	OPEN	TO THE PUBL	.IC		
Standard Days And Ti	mings				
MONDAY					Provide timings in 24 hour clock
	Start	10:00	End	04:30	(e.g., 16:00) and only give details for the days
	Start		End		of the week when you intend the premises to be used for the activity.
TUESDAY					,
102057(1	Start	10:00	End	04:30	
		10.00		04.30	
	Start		End		
WEDNESDAY					
	Start	10:00	End	04:30	
	Start		End		
THURSDAY					
	Start	10:00	End	04:30	
	Start		End		
FRIDAY					
TIMBATT	Start	10:00	End	04:30	
		10.00		04.30	
	Start		End		
SATURDAY					
	Start	10:00	End	04:30	
	Start		End		
SUNDAY					
	Start	10:00	End	04:30	
	Start		End		
State any seasonal varia	itions.				
,		elv) where the	activity will occur on	additional da	ys during the summer months.
rade 22°		,,		a	.,g

Continued from previous page	
New Years Eve through to New Years Day, consistent with previous Governments' orders which have per licensed premises to be open continually from the commencement of trading on December 31st to end January 1st For such activities to take place at any other times when the retail sale of alcohol is also author the premises.	of trading on
Non standard timings. Where you intend to use the premises to be open to the members and guests at d those listed above, list below.	lifferent times from
For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Chr	ristmas Eve.
n/a	
Identify those conditions currently imposed on the licence which you believe could be removed as a consproposed variation you are seeking.	sequence of the
None.	
☑ I have enclosed the premises licence	
☐ I have enclosed the relevant part of the premises licence	
Reasons why I have failed to enclose the premises licence or relevant part of premises licence.	
Section 16 of 18	
LICENSING OBJECTIVES	
Describe the steps you intend to take to promote the four licensing objectives:	
a) General – all four licensing objectives (b,c,d,e) List here steps you will take to promote all four licensing objectives together.	
All staff responsible for selling alcohol shall receive regular training in the Licensing Act 2003 in terms of the licensing objectives, offences committed under the Act and conditions of the Premises Licence.	
Written records of staff training in the Licensing Act 2003 shall be retained and made available to police and authorised officers of the Licensing Authority on request.	
b) The prevention of crime and disorder	
1. An incident log shall be kept at the premises, and made available on request to an authorised officer of the Police. It must be completed within 24 hours of the incident and will record the following: a) all crimes reported to the venue b) all ejections of patrons	f the Council or
c)any complaints received concerning crime and disorder d)any incidents of disorder e)all seizures of drugs or offensive weapons	age 23

f)any faults in the CCTV system, searching equipment or scanning equipment g)any refusal of the sale of alcohol including date, time and name of staff member h)any visit by a relevant authority or emergency service.

- 2. A record shall be kept detailing all refused sales of alcohol. The record should include the date and time of the refused sale and the name of the member of staff who refused the sale. The record shall be available for inspection at the premises by the police or an authorised officer of the Council at all times whilst the premises is open.
- 3. All staff members should be checked to ensure they have the right to work in the UK. These checks should be made available upon requests to all responsible authorities. All associated 'entitlement to work' documents:
- a) must be logged and kept on the premises for the duration of the employment; and
- b) must be retained for a minimum of 12 months after employment has ceased.
- 4. Customers shall only consume alcohol which has been purchased from the premises.
- 5. The premises shall install and maintain a comprehensive CCTV system. All entry and exit points must be covered enabling frontal identification of every person entering in a light condition. The CCTV system shall continually record whilst the premises are open. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer of the Council.
- 6. A staff member from the premises who is conversant with the operation of the CCTV system shall be in the premises at all times when the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested and within a maximum of 24 hours of the initial request.
- 7. Subject to Data Protection guidance and legislation, the management of the premises will ensure that key staff are fully trained in the operation of the CCTV, and will be able to download selected footage onto a disk/USB Stick for the Police or as practicable. Repair records / invoices shall be kept on site for at least 12 months and be readily available to be viewed by all authorised persons upon request.
- 8. Any CCTV breakdown or system failure will be notified to the Police and Local Authority immediately & remedied as soon as practicable. Repair records / invoices shall be kept on site for at least 12 months and be readily available to be viewed by all authorised persons upon request.
- 9. Notices shall be prominently displayed within the premises stating that CCTV is in operation.
- 10. All alcohol products sold at the premises shall have the relevant UK duty paid label attached.
- 11. Any person entering the premises who appears to be under the influence of alcohol or drugs shall in the interests of other members of the public using the premises be requested to leave the premises.
- 12. The premises shall operate a zero tolerance policy to the supply and use of drugs
- 14. Anyone who appears to be drunk or intoxicated shall not be allowed entry to the premises and those who have gained entry will be escorted from the building immediately.

c) Public safety

Staff will be trained to be alert to any potential danger to customers and react accordingly. If they are unable to quickly defuse the situation without risk to customer or staff, then they are instructed to call the police. Apprairie procedures are in place for a premise of this size.

d) The prevention of public nuisance

Patrons attending the premises will be reminded of their responsibilities to leave the premises quietly.

A smoking policy will be available on site for inspection as required.

Cigarette bins will be provided to encourage smokers to dispose of their cigarettes in a safe manner.

The smoking area will be cleaned every evening at the close of trade.

Signage relating to Taxi services available, including phone numbers, will be displayed at the entrance to the premises.

All windows and doors will remain closed after 23:00 hours except for access and egress.

e) The protection of children from harm

The premises shall operate a Challenge 25 Policy. Such policy shall be written down and kept at the premises. The policy shall be produced on demand of an authorised person' (as defined by Section 13 of the Licensing Act 2003) or the police or an authorised Trading Standards Officer of the Council.

Prominent, clear and legible signage (in not less than 32 font bold) shall also be displayed at all entrances to the premises as well as at, at least one location behind any bar advertising the scheme operated.

A written register of refusals will be kept including a description of the people who have been unable to provide required Identification to prove their age. Such records shall be kept for a period of 12 months and will be collected on a daily basis by the Designated Premises Supervisor and produced to the police or an 'authorised person' (as defined by Section 13 of the Licensing Act 2003) or an authorised Trading Standards Officer of the Council on demand.

Section 17 of 18

NOTES ON REGULATED ENTERTAINMENT

In terms of specific **regulated entertainments** please note that:

- Plays: no licence is required for performances between 08:00 and 23.00 on any day, provided that the audience does not exceed 500.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- 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:
 - o a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - o 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.
 - o 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.
 - o 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.
 - o 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:
 - o 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.
 - o 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.
 - o 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.

- 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.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - o any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - o 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;
 - o any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - o 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.

Section 18 of 18

PAYMENT DETAILS

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

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

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

Band A - No RV to £4300 £100.00

Band B - £4301 to £33000 £190.00

Band C - £33001 to £8700 £315.00

Band D - £87001 to £125000 £450.00*

Band E - £125001 and over £635.00*

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

Band D - £87001 to £125000 £900.00

Band E - £125001 and over £1,905.00

If you own a large premise you are subject to additional fees based upon the number in attendance at any one time Capacity 5000-9999 £1,000.00

Capacity 10000 -14999 £2,000.00

Capacity 15000-19999 £4,000.00

Capacity 20000-29999 £8,000.00

Capacity 30000-39999 £16,000.00

Capacity 40000-49999 £24,000.00

Capacity 50000-59999 £32,000.00

Capacity 60000-69999 £40,000.00

Capacity 70000-79999 £48,000.00

Capacity 80000-89999 £56,000.00

Capacity 90000 and over £64,000.00

* Fee amount (£)

190.00

DECLARATION

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

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

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Continued from previous page	
* Full name	Stewart Gibson
* Capacity	Licence Agent
* Date	06 / 02 / 2023 dd mm yyyy
	Add another signatory
with your application.	
	ECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN PLICATION. THOSE WHO MAKE A FALSE STATEMENT MAY BE LIABLE ON SUMMARY ANY AMOUNT.
OFFICE USE ONLY	
Applicant reference number	sgl:202311
Fee paid	
Payment provider reference	
ELMS Payment Reference	
Payment status	
Payment authorisation code	
Payment authorisation date	
Date and time submitted	
Approval deadline	
Error message	
Is Digitally signed	

Licensing, Coventry City Council.

19/2/23

Application for variation of premises licence (1st floor) 'Quids Inn,' 117-118 Gosford Street, Coventry.

I must object to this on the ground that it goes against the licensing objective re prevention of public nuisance. and 117 Gosford Street are two halves of a single building, constructed in 1860, with recent extensions. On the first floor is an internal party wall between my and Quids Inn. The nuisance is late-night noise associated with the operation of the first-floor premises, disturbing or preventing sleep. Primarily, this has been recorded music, especially with DJs; but there have been other significant issues. Serious interruption to my sleep has caused me to make many representations to Licensing and Environmental Services over the years. With this background an extension of the licensable hours until 4am would almost certainly result in my difficult situation becoming impossible. And the addition of live music - not currently included in the licence - is a clear indication that the applicant gives no thought to his obligation to prevent noise nuisance to his immediate neighbour. With only an internal party wall between us live music would be a serious nuisance at any time, and after 11pm would make sleep impossible. Live music is so obviously unacceptable in this context - as has been recognised throughout the long period of this licence - that one can only wonder just why it has now been included in this application .

My occupation of — almost 20 years - predates the 117-118 first-floor licence, which dates from late 2006. Amalgamation of the first floors of 117 and 118 required change-of-use consent - the upper rooms of 117 had residential status. As two halves of one building, — and 117 interlock at first-floor level: — has one room at the front, two at the back; 117 had two rooms at the front, one at the back. Thus, the party wall is not straight but has a significant return. At first-floor level - but not ground-floor - our two premises are highly interconnected. Planning consent was conditional on an internal layout, using the areas adjacent to the party wall to mitigate noise nuisance to my flat. From 2006 - 2010 the premises traded as a restaurant, 'Varsity Spice', with no nuisance to me. Problems began after it became 'Quids Inn' in 2010. At some stage, the layout of the area adjacent to the party wall was subsequently altered - without consent - which may go some way to explaining the increase in noise nuisance I have experienced since it became Quids Inn.

Bars and restaurants are inherently quite noisy places. Other than recorded music, my sleep has been disrupted, sometimes as late as 2.30am, by loud banging noises from the moving and dropping of heavy objects - barrels, gas cylinders, bottle crates - in the 'cellar'/store area adjacent to the party wall. Also by vibrational noise of varying degrees, from appliances fixed on, or situated next to, the party wall. Sounds which in the daytime might not constitute a nuisance, are a very different matter up to 2am, never mind 4am . . I must also draw attention to the first-floor kitchen at the rear of 117, with its large extractor unit chimney on the gable end. The extractor fan goes on and off when the kitchen is in operation. It is audible at a low level in my flat, possibly also affects some flats in Carmelite Court, Whitefriars Street. It is certainly now being used well after midnight. I assume that it has been inspected, and that it complies with any regulations. But is it acceptable that such an extractor unit might potentially operate until 4am?

There are other issues concerning the first-floor kitchen. The application refers to 'Quids Inn', but the upper floor seems to be currently trading as 'Quids Pizza', a restaurant and kitchen, with food delivery. At around 1am on Doember 5th last, I was woken by very loud music, the source of which I could not pinpoint. This had happened, on occasion, before. I sent a text message to the Quids Inn contact number recently provided. At 1.20am the music went off and I had a one-word reply. Later, I got a msg. from ________, the overall manager, which began, "it wasn't from Quids, it was the kitchen staff upstairs _______ "I have retained these msgs., which can be verified. The kitchen window is usually open - even if closed, music at a volume to disturb me must have been broadcast over the decking platform at the rear of the building, contravening one of the licence conditions. The conditions that the decking platform be cleared of customers and no music broadcast to it, after 11pm seem to be largely disregarded, especially at weekends, as I have observed on many occasions. I must ask that inspections

take place, with a view to appropriate action. This example serves to underline a general lack of commitment to the licensing objective of prevention of public nuisance, indicating a failure of management at some level. I hope this application will be summarily rejected. Also that my issues of concern over the premises' operation under the existing licence are thoroughly investigated.

Yours faithfully,

Full Premises Licence

Quids Inn

Part One - Premises Details

Postal address of premises, or if none, ordnance survey map reference or description				
Quids Inn				
117-118 Gosford Street				
Post town	Post code			
Coventry CV1 5DL				
Telephone number				

Where the licence is time limited the dates	
N/A	

The times the licence authorises the carrying out of Licensable Activities				
ON & OFF THE PREMISES				
Supply of Alcohol	From	То		
Sunday	10:00	02:00		
Monday	10:00	02:00		
Tuesday	10:00	02:00		
Wednesday	10:00	02:00		
Thursday	10:00	02:00		
Friday	10:00	02:00		
Saturday	10:00	02:00		

New Year's Eve through to New Year's Day, consistent with previous Governments' orders which have permitted licensed premises to be open continually from the commencement of trading on December 31st to end of trading on January 1st. For such activities to take place at any other times when the retail sale of alcohol is also authorised for the premises.

The licensed area includes a small outside area, use of this area will be carefully monitored to avoid any disturbance or nuisance including restrictions on late night use.

ON THE PREMISES		
Late Night Refreshment	From	То
Sunday	23:00	02:00
Monday	23:00	02:00
Tuesday	23:00	02:00
Wednesday	23:00	02:00
Thursday	23:00	02:00
Friday	23:00	02:00
Saturday	23:00	02:00

New Year's Eve through to New Year's Day, consistent with previous Governments' orders which have permitted licensed premises to be open continually from the commencement of trading on December 31st to end of trading on January 1st. The licensed area includes a small outside area, use of this area will be carefully monitored to avoid any disturbance or nuisance including restrictions on late night use.

For such activities to take place at any other times when the retail sale of alcohol is also authorised for the premises.

INDOORS

Page 1 of 3

Full Premises Licence

Performances of Dance Indoor Sporting Event		
Sunday	10:00	02:00
Monday	10:00	02:00
Tuesday	10:00	02:00
Wednesday	10:00	02:00
Thursday	10:00	02:00
Friday	10:00	02:00
Saturday	10:00	02:00

New Year's Eve through to New Year's Day, consistent with previous Governments' orders which have permitted licensed premises to be open continually from the commencement of trading on December 31st to end of trading on January 1st. For example but not exclusively any demonstration of traditional dance forms to cover any situation not already exempted under the Licensing Act 2003.

For such activities to take place at any other times when the retail sale of alcohol is also authorised for the premises.

INDOORS		
Recorded Music	From	То
Sunday	10:00	02:00
Monday	10:00	02:00
Tuesday	10:00	02:00
Wednesday	10:00	02:00
Thursday	10:00	02:00
Friday	10:00	02:00
Saturday	10:00	02:00

New Year's Eve through to New Year's Day, consistent with previous Governments' orders which have permitted licensed premises to be open continually from the commencement of trading on December 31st to end of trading on January 1st. For such activities to take place at any other times when the retail sale of alcohol is also authorised for the premises.

	HOURS		
Open to the Public		From	То
	Sunday	10:00	03:00
	Monday	10:00	03:00
	Tuesday	10:00	03:00
	Wednesday	10:00	03:00
	Thursday	10:00	03:00
	Friday	10:00	03:00
	Saturday	10:00	03:00

New Year's Eve through to New Year's Day, consistent with previous Governments' orders which have permitted licensed premises to be open continually from the commencement of trading on December 31st to end of trading on January 1st.

There is no formal drinking up time as only the actual 'retail sale of alcohol' is a licensable activity. For the removal of doubt and at the discretion of the Manager, the premises may normally expect to continue to open after the end of any retail sales of alcohol or the actual sale of other refreshments for up to one hour for the purpose of enabling drinking up or the completion of meals previously purchased within the terms of the Premises Licence. Additionally for the removal of doubt the premises may be open during or outside the standard hours for the purposes of making facilities available for any activity not comprising a licensable activity. Where appropriate the premises may be made available for community, charitable, private or public use which does not consist of a licensable activity.

Full Premises Licence

Where the licence authorises supplies of alcohol whether these are on and/or off supplies

ON & OFF SALES

Part Two

Name, (registered) address, telephone number(s) and email (where relevant) of holder of premises licence

Narinder Singh Kullar 117-118 Gosford Street Coventry CV1 5DL

Registered number of holder, for example company number, charity number (where applicable)

N/A

Name (registered) address, and telephone number of designated premises supervisor where the premises licence authorises the supply of alcohol

Irina Cazanel

Personal Licence Number and Issuing Authority of Personal Licence held by Designated Premises Supervisor where the premises authorises the supply of alcohol

Licence number - CV215000492 - Coventry City Council

Dated this 19th April 2022

Regulatory Services Manager Regulatory Services

Licensing Team Streetscene & Regulatory Services PO Box 15 Coventry City Council Earl Street Coventry CV1 5RR

Annex 1

Mandatory Conditions

Section 19 Licensing Act 2003

Where this licence authorises the supply of alcohol,

- 1. No supply of alcohol may be made under the licence:
 - a. at a time when there is no designated premises supervisor (DPS) in respect of the licence, or
 - b. at a time when the DPS does not hold a personal licence or that licence is suspended
- 2. Every supply of alcohol under the licence must be made or authorised by a person who holds a personal licence

Section 20 Licensing Act 2003

Where this licence authorises the exhibition of films,

- (1) the admission of children to the exhibition of any film will be restricted.
- (2) Where the film classification body is specified in the licence, unless otherwise stated, admission of children must be restricted in accordance with any recommendation made by that body.
- (3) Where:
- i. the film classification body is not specified in the licence,
 or
- ii. the licensing authority has notified the holder of the licence that this subsection applies to the film in question, admission of children must be restricted in accordance with any recommendation made by that licensing authority.

Section 21 Licensing Act 2003

Where this licence includes a condition that at specified times one or more individuals must be on the premises to carry out a security activity, each such individual must be licensed by the Security Industry Authority.

The Licensing Act 2003 (Mandatory Licensing Conditions) Order 2014

Where a licence authorises alcohol to be consumed on the premises the following conditions apply:

- **1.** (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).
- **2.** The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- **3.** (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 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.

4. 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."

Licensing Act 2003 (Mandatory Licensing Conditions) Order 2014

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.

For the purposes of the condition set out in paragraph 1—

(a)"duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;

(b) "permitted price" is the price found by applying the formula—

 $P = D + (D \times V)$

Conditions consistent with the Operating Schedule

<u>Licensees Statement of Operating Schedule as attached including:</u>

<u> Part 1</u>

- A) General all four licensing objectives
- B) The Prevention of Crime and Disorder
- C) Public Safety
- D) Prevention of Public Nuisance
- E) Protection of Children from Harm

Voluntary conditions agreed with responsible authorities.

Part 2

Conditions reproducing the effect of all conditions currently attached to the existing licence (both standard and special conditions).

Licensing Act 1964 - None

Theatres Act 1968 - None

Cinemas Act 1985 - None

Local Government (Miscellaneous Provisions) Act, 1982 – None

LN/206001178 - Quids Inn, Upstairs

a) General – all four licensing objectives (b,c,d,e) (please read guidance note 9)

The premises licence holder has a strong personal investment and commitment in the premises and many years' experience of operating licensed and late licensed premises at this venue. Appropriate staff selection and training, appropriate and ongoing risk assessments for security and related issues will be undertaken. Emergency equipment is provided within the premises, including fire safety maintenance program. CCTV monitoring is being installed. The possibilities of this including an Internet off site monitoring are being explored. Due regard will be made to best practices of alcohol sales and young persons and mandatory conditions relating to personal licences and security industry requirements observed. If invited to do so the licence holder will consider any local initiatives, crime reduction strategies and similar forums or partnerships, designed to promote the area generally and more specifically in areas of drug abuse awareness, 'safer clubbing', and similar matters.

b) The prevention of crime and disorder
None.
c) Public safety
None.
d) The prevention of public nuisance
None.
e) The protection of children from harm
None.
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Annex 3

Conditions Attached after a Hearing by the Licensing Authority

No loudspeakers or other means of amplification shall be located to broadcast to or within the rear decking area.

The rear decking area shall be cleared of customers by 23.00 hours.

From 21.00 hours onwards an adequate number of door supervisors (at a ratio of at least 1 supervisor to 100 customers present) shall be employed to undertake appropriate security activities to ensure orderly behaviour whilst persons are entering, leaving or are otherwise present on or within the premises or the immediate vicinity of the premises.

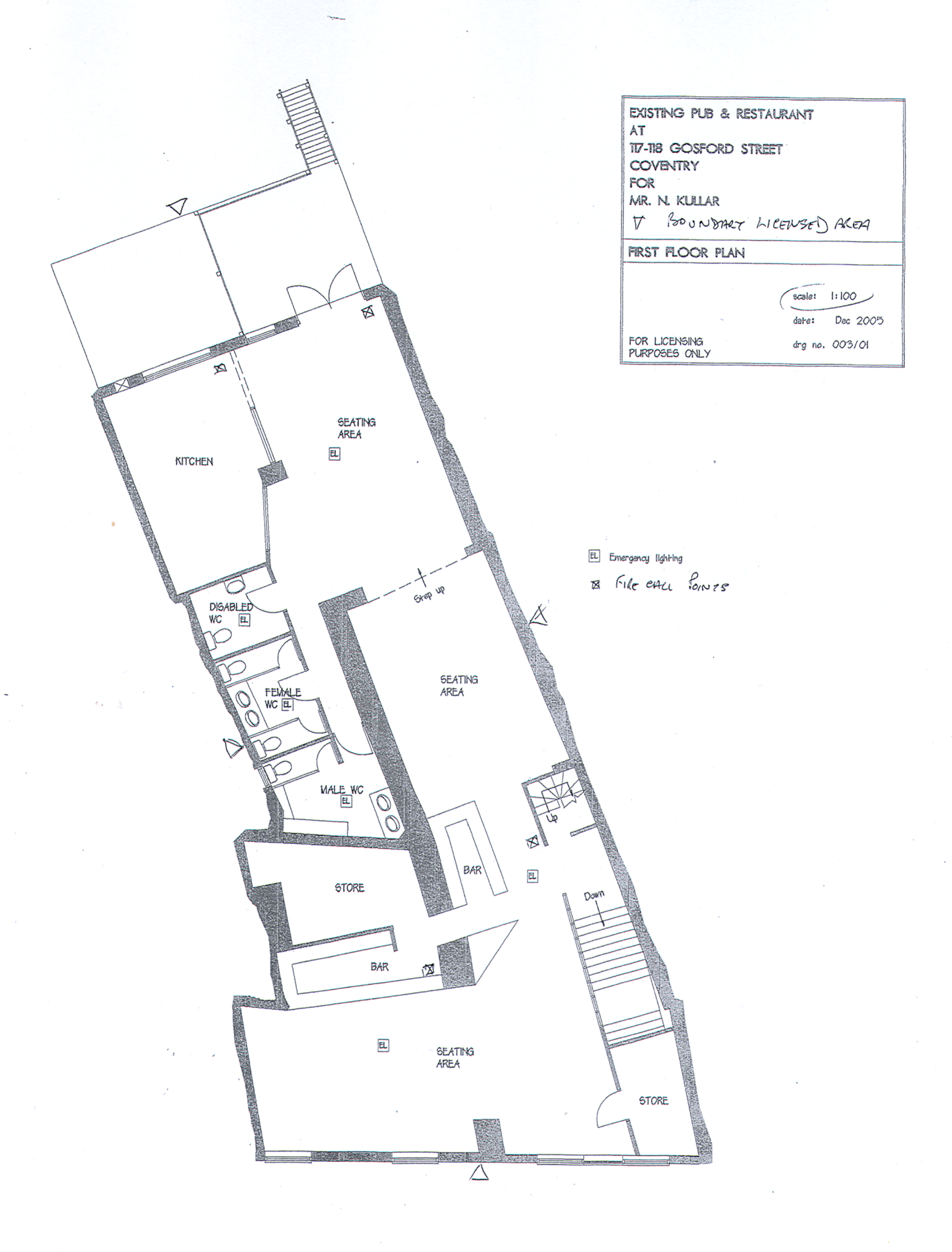
No alcohol shall be sold or supplied to anyone who appear to be below 21 years of age unless before doing so that person can produce proof that he or she is aged 18 years or over.

No drinks in open containers (e.g. glasses or open bottles) shall be taken or be permitted to be taken and/or consumed outside the licensed premises.

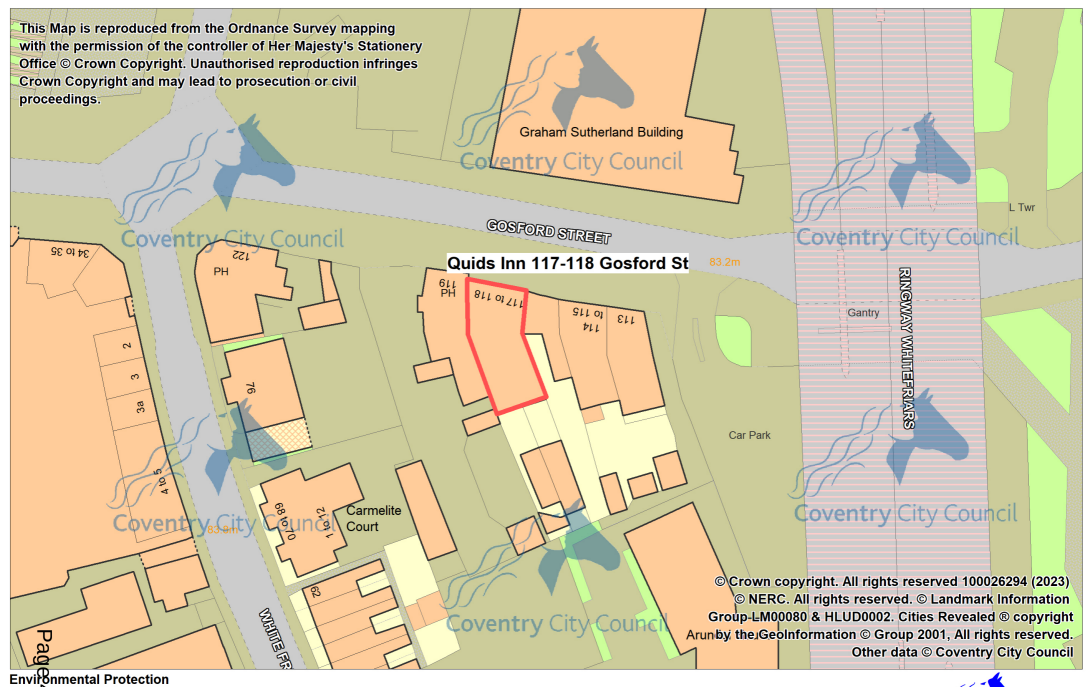
Annex 4

Plans

The Plan attached to this licence as attached.



FIRST FLOOR PLAN



Coventry City Council
One Friargate
Coventry CV1 2GN



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LICENSING SUB-COMMITTEE

HEARING PROCEDURE NOTE

- 1. The Members of the Sub-committee will enter the hearing room.
- The Chair will introduce the Members of the Sub-committee and its supporting officers (normally a legal adviser and a minute taker) and will ask each of the parties (and their representatives) to identify themselves.
- 3. The Chair will ask if the parties have received and understood the procedure note (and in particular that cross-examination by the parties is not allowed) and whether anyone present would like the procedure explained further?
- 4. The Chair will confirm any relevant further documents the licensing authority has received before the hearing and will be considering, and will ask the parties whether there are any other documents they now wish to present (subject to the other parties' consent) and their reasons for doing so.
- 5. The Chair will ask if any party wishes to call witnesses in support of their case and their reasons for doing so.
- 6. The Licensing Officer will give a brief description of the application, confirm whether all relevant application formalities have been complied with and where relevant, that the authority has notified the parties of any points that the authority wanted clarification on at the hearing?
- 7. The Chair will invite the applicant/licensee/review applicant (or representative) to present their case (maximum 20 minutes).
- 8. The Chair will invite Members of the Sub-committee to ask the applicant/licensee/review applicant (or representative) questions.
- 9. The Chair will invite each objector/review review respondent (or representative) to present their case (maximum 20 minutes each)
- 10. The Chair will invite Members of the Sub-committee to ask each objector/review respondent (or representative) questions.
- 11. The Chair will invite each objector/review respondent (or representative) to sum up their case and if they wish, to comment on anything said by any other party (maximum 10 minutes).
- 12. The Chair will invite the applicant/licensee/review applicant to sum up their case and if they wish, to comment on anything said by any other party (maximum 10 minutes).

- *[13. The Members of the Sub-committee will retire with their supporting officers to make their decision.
- 14 The Members of the Sub-committee and their supporting officers will return to the hearing room and the Chair will invite the Committee Solicitor to inform the meeting of the decision made, any facts relied on, the reasons for the decision and any specific legal advice given.]
- 15. The Sub-committee's decision will be confirmed in a written Notice of Determination that will be issued to all parties within five working days of the determination.
- * Where permitted by the Act, the Chair may close the meeting at this point and re-convene the meeting in private at a later date for the Sub-committee to make its decision.



Licensing Act 2003

Briefing Note 3 – Hearing to Consider a Premises Licence Variation Application

Background

The holder of a premises licence can apply to vary the terms of that licence. A variation application cannot be used to extend the life of a time-limited premises licence or to substantially alter the premises covered by the licence. A new premises licence application would be required to achieve this involving a fresh "Operating Schedule" and plan.

A hearing is required because "relevant representations" (i.e. relevant to the licensing objectives) have been made by a "responsible authority" (i.e. police, fire or local government agencies) or any other person or both.

Section 182 Guidance (Apr 2018)

Particular reference should be made to Parts 8.66f, 9 and 10.

Local Statement of Licensing Policy (2016)

Particular reference should be made to Parts 4, 5, 6, 7

Human Rights Act

The hearing procedure and the availability of a statutory right of appeal comply with the Article 6 requirement to provide a fair hearing when determining the applicant's and objectors' civil rights. A decision to vary a licence will only be regarded as infringing the Article 8 rights of local residents/businesses if any noise/disturbance likely to be caused is of an extreme nature. Given the police powers to close premises in these circumstances this is unlikely to be an issue at application stage.

The Sub-committee's powers

Having heard from the applicant and the other parties the sub-committee may:

- (a) grant the application; or
- (b) grant the application in part or with additional or modified conditions; or
- (c) reject the application outright

Different conditions can be made to apply to different areas of the premises or to different licensable activities taking place on the premises.

Rights of Appeal

An aggrieved applicant can appeal to Coventry Magistrates' Court against any decision made by the sub-committee that falls within (b) and (c) above. An aggrieved objector can also appeal against the grant of an application (i.e. (a) and (b) above).

Monitoring/Enforcement

If an application is approved, monitoring and enforcement of Premises Licence conditions will be carried out in accordance with the Licensing Enforcement Policy.

V7 (05/15)