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Agenda

Licensing and Regulatory Sub-Committee (Hearing)

Time and Date

10.00 am on Tuesday, 3rd February, 2026

Place

Diamond Room 2 - Council House

Public Business

1. **Appointment of Chair**
2. **Apologies**
3. **Declarations of Interest**
4. **Application for a Premises License Review under the Licensing Act 2003**
(Pages 3 - 40)

To consider an application for a Premises Licence Review application for SPS News, 84 Dawlish Drive, Coventry, CV3 5NA.

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, Director of Law and Governance, Council House, Coventry

Monday, 26 January 2026

Note: The person to contact about the agenda and documents for this meeting is Tom Robinson Email: tom.robinson@coventry.gov.uk

Membership: Councillors F Abbott, T Jandu and K Maton

Public Access

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Tom Robinson

Email: tom.robinson@coventry.gov.uk



Licensing & Regulatory Sub-Committee (Hearing)

3rd February 2026

Name of Cabinet Member:

Not applicable

Director Approving Submission of the report:

Director of Law and Governance

Ward(s) affected:

Earlsdon

Title: Application for a Premises Licence Review under the Licensing Act 2003

Is this a key decision?

No

Executive Summary:

The purpose of this report is to consider an application for a Review of a Premises Licence submitted by Trading Standards under the Licensing Act 2003 for SPS News, 84 Dawlish Drive, Coventry, CV3 5NA.

Recommendations:

The Sub-Committee is recommended to consider whether to:

1. Modify the conditions of the licence;
2. Exclude a licensable activity from the scope of the licence;
3. Remove the Designated Premises Supervisor (DPS) from the licence;
4. Suspend the licence; and/or
5. Revoke the licence.

List of Appendices included:

1. Review Application
2. Current Premises Licence

3. Location Plan
4. Hearing Procedure Note
5. Relevant Hearing Briefing Note

Other useful 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

Report title: Premises Licence Review 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 Review application was received for SPS News, 84b Dawlish Drive, Coventry, CV3 5NA on 15th December 2025. The application has been submitted by Trading Standards due to the seizure of duty evading alcohol products and breaching the premises licence condition relating to this.
- 1.3 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.
- 1.4 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 There are five courses of action available to the Sub-Committee in relation to this application:
 - modify the conditions of the licence;
 - exclude a licensable activity from the scope of the licence;
 - remove the DPS;
 - suspend the licence for a period not exceeding 3 months; or
 - revoke the licence.
- 2.2 The Sub-Committee is recommended to consider this matter on its merits in accordance with statutory requirements and the Council's licensing policies, where relevant.

3. Results of consultation undertaken

- 3.1 As prescribed by the Licensing Act 2003, the application has been out for consultation to statutory consultees for 28 days. The notice was displayed from 15th December 2025 – 12th January 2026. The Notices were checked on two occasion during the 28-day consultation.
- 3.2 Responsible Authorities have received a copy of the application. Please see below responses received:

Responsible Authority	Response Received	Representations	Conditions Agreed
Licensing	Yes	No	-
Environmental Protection	No	-	-
West Midlands Police	Yes	No	-
Fire Safety	No	-	-
Health & Safety	No	-	-
Trading Standards	Yes	No	-
Planning	No	-	-
Safeguarding Children	No	-	-
Public Health	No	-	-
Secretary of State	Yes	No	-

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 the Director of Finance & Resources (Section 151 Officer) and Director of Law & Governance

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 an application, and subsequent hearing, for a Review of a Premises Licence should be conducted. The Sub-Committee must decide, having heard all representations, the outcome of the application, taking into account the four Licensing Objectives as well as Statutory Guidance and the Council's own policies.

In accordance with the provisions of the Act, all interested parties 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 One Coventry Plan?

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 healthier longer lives. The business' failure to uphold the Licensing Objectives may have an adverse effect on Public Safety and citizen's quality of life. This aligns with the One Coventry Plan to work together to improve our city and the lives of those who live, work and study here.

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):

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Regulatory Services

Telephone: 02476 972246

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
Tom Robinson/Carolyn Sinclair	Governance Services Officer	Law & Governance	19/01/2026	19/01/2026
Debbie Cahalin-Heath	Strategic Manager – Regulation & Communities	Regulatory Services	13/01/2026	13/01/2026
Davina Blackburn	Strategic Lead - Regulation & Communities	Regulatory Services	13/01/2026	16/01/2026
Names of approvers for submission: (officers and members)				
Amy Wright	Regulatory Lawyer	Law & Governance	19/01/2026	19/01/2026

Richard Shirley	Lead Accountant	Finance	19/01/2026	19/01/2026
Julie Newman	Chief Legal Officer	Legal & Governance Services	19/01/2026	22/01/2026

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Coventry City Council

Application for the review of a premises licence or club premises certificate under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form. If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary. You may wish to keep a copy of the completed form for your records.

I _____ Andrew Tandy, Trading Standards Officer, Coventry City Council
(Insert name of applicant)

apply for the review of a premises licence under section 51 / apply for the review of a club premises certificate under section 87 of the Licensing Act 2003 for the premises described in Part 1 below (delete as applicable)

Part 1 – Premises or club premises details

Postal address of premises or, if none, ordnance survey map reference or description

SPS News & Wine - 84b Dawlish Drive, Coventry, West Midlands,

Post town Coventry **Post code (if known)** CV3 5NA

Name of premises licence holder or club holding club premises certificate (if known)

Juren JAGAMOHAN

Number of premises licence or club premises certificate (if known)

Premises Licence number LN/207000399

Part 2 - Applicant details

I am

Please tick ✓ yes

1) an individual, body or business which is not a responsible authority (please read guidance note 1, and complete (A) or (B) below)

2) a responsible authority (please complete (C) below)

3) a member of the club to which this application relates
(please complete (A) below)

(A) DETAILS OF INDIVIDUAL APPLICANT (fill in as applicable)

Please tick ✓ yes

Mr Mrs Miss Ms Other title
(for example, Rev)

Surname

First names

Please tick ✓ yes

I am 18 years old or over

**Current postal
address if
different from
premises
address**

Post town

Post Code

Daytime contact telephone number

**E-mail address
(optional)**

(B) DETAILS OF OTHER APPLICANT

Name and address

Telephone number (if any)

E-mail address (optional)

(C) DETAILS OF RESPONSIBLE AUTHORITY APPLICANT

Name and address
Andrew Tandy – Trading Standards Officer Trading Standards Regulatory Services Coventry City Council PO Box 7097 Council House COVENTRY CV6 9SL
Telephone number (if any)
E-mail address (optional) trading.standards@coventry.gov.uk

This application to review relates to the following licensing objective(s)

Please tick one or more boxes ✓

- 1) the prevention of crime and disorder
- 2) public safety
- 3) the prevention of public nuisance
- 4) the protection of children from harm

**Please state the ground(s) for review (please read guidance note 2)**

The premises have been subject to inspection by officers of the Trading Standards Team at Coventry City Council and 8 bottles of 1 litre High Commissioner Whisky on sale were seized from behind the serving counter as there appeared to be a counterfeit rear label on the bottles.

A representative of the producer, the Head of Governance at Loch Lomond Group Scotland has stated that based on the lot code on the bottles, the bottles have genuine liquid, bottle, closure and front label, but the rear label has been replaced / covered with a counterfeit UK duty back label after being dispatched from the company. The bottles were for export.

Previously on the 25th June 2024 an inspection at the premises resulted in a seizure of 78 illicit vapes. Subsequently, the premises licence holder agreed to a minor variation to the premises licence so that it contained the condition: -

"All alcoholic, nicotine inhaling products (vapes) and tobacco products will be purchased from legitimate traceable sources. Alcohol will be obtained from suppliers registered with the Alcohol Wholesaler Registration Scheme (AWRS) that provide receipts to confirm purchased items. Nicotine inhaling products (vapes) in the form of a disposable electronic cigarette, a single use cartridge, or a tank will have a capacity no greater than 2ml (refills will be no greater than 10ml). Goods sold will not breach the intellectual property rights of the owner nor evade any duty or taxes and should be authentic goods that are sold in compliance with legislation for consumption or use in the UK market. Where required by legislation, alcoholic products will display a duty stamp on its label. All receipts and records for items on sale or in storage will be made available to officers of Licensing and Business Compliance team at Coventry City Council or West Midlands Police for inspection when requested by an authorised officer."

As the bottles were for export they will not have had duty paid on them and will not have been supplied through a HMRC registered supplier under the AWRS scheme and thus this condition has been breached.

Offences have also been committed under the;

Licensing Act 2003 – Section 136 and 144 – Schedule 4 Clause 9

The Excise Goods (Holding, Movement and Duty Point) Regulations 2010

The Customs and Excise Management Act 1979

Digital Markets, Competition and Consumers Act 2024 – Part 4 – Section 226/237

The sales of these products undermine fair competition with legitimate local traders who are complying with the law. There is also a failure to pay duty and VAT which undermines the taxation system reducing revenue two run services in the UK.

A letter was sent to the premises licence holder on 4th December 2025 seeking his comments on the duty evaded alcohol taken from his premises and an email response stated the bottles were in the premises at the time he took over the business and has no invoices for the bottles. He had no reason to believe the product was non-duty paid and this was the first time it was brought to his attention.

The applicant on behalf of the trading standard team state the grounds for this review are therefore based upon the possession of duty evading alcohol products and a breach of a premises licence condition.

Please provide as much information as possible to support the application (please read guidance note 3)

On 18th November 2025 an inspection was undertaken in partnership with West Midlands Police, at the premises which resulted in 8 bottles of 1 litre High Commissioner Whisky on sale being seized. Officers noted that the rear labels contained a duty stamp that did not react to UV light, and some bottles had clear signs of another label beneath the rear label. In a telephone conversation with the premises licence holder during the visit he stated that the bottles were old stock which had been purchased at the time he purchased the business.

Photographs of the labels, lot code details and carton images were emailed to the Loch Lomond Group. On 28th November 2024 the Head of Governance at Loch Lomond Group - 7 Laigh Road Catrine KA56SR Scotland (the producer of this product) stated that High Commissioner 1 litre whisky, with the lot code L3 203 25 22 07 2025 13:48 were bottled at Loch Lomond Group, Glen Catrine Bonded Warehouse as a general export sku, with a Gen Ex back label. So, these bottles have genuine liquid, bottle, closure and front label, but the rear label has been replaced / covered with a counterfeit UK duty back label post-despatch from LLG. This means that the bottles found had export labels on the rear of the bottles when they left the factory. The rear labels that the officers found were counterfeit and indicated by means of a duty stamp that duty had been paid. But this stamp was counterfeit and thus the bottles were duty evading alcohol (smuggled).

The lot code L3 203 25 22 07 2025 13:48 shows that the bottle was produced on 22nd July 2025 at 13:48 and is therefore recently produced. This lot number is etched into the bottle and therefore is difficult to tamper with.

Previously on the 25th June 2024 an inspection at the premises resulted in a seizure of 78 illicit vapes. As a result, a condition was added to the license which was:

"All alcoholic, nicotine inhaling products (vapes) and tobacco products will be purchased from legitimate traceable sources. Alcohol will be obtained from suppliers registered with the Alcohol Wholesaler Registration Scheme (AWRS)) that provide receipts to confirm purchased items. Nicotine inhaling products (vapes) in the form of a disposable electronic cigarette, a single use cartridge, or a tank will have a capacity no greater than 2ml (refills will be no greater than 10ml). Goods sold will not breach the intellectual property rights of the owner nor evade any duty or taxes and should be authentic goods that are sold in compliance with legislation for consumption or use in the UK market. Where required by legislation, alcoholic products will display a duty stamp on its label. All receipts and records for items on sale or in storage will be made available to officers of Licensing and Business Compliance team at Coventry City Council or West Midlands Police for inspection when requested by an authorised officer."

A letter was sent to the premises licence holder on 4th December 2025 seeking his comments on the duty evaded alcohol taken from his premises and an email response stated the bottles were in the premises at the time he took over the business and has no invoices for the bottles. He had no reason to believe the product was non-duty paid and this was the first time it was brought to his attention.

The lot code L3 203 25 22 07 2025 13:48 shows that the bottle was produced on 22nd July 2025, the premises licence was issued on 13th March 2023 thus your officers believe that the bottles were purchased this year after the business was taken over by the current premises licence holder.

Offences may have been committed under the;

Licensing Act 2003 – Section 136 and 144 – Schedule 4 Clause 9
The Excise Goods (Holding, Movement and Duty Point) Regulations 2010
The Customs and Excise Management Act 1979
Digital Markets, Competition and Consumers Act 2024 – Part 4 – Section 226/237

From the 1st of April 2017 all alcohol for retail sale must be purchased from a supplier that is registered with HMRC under the alcohol wholesale registration scheme (AWRS). Each supplier will have a unique number. Any supplier will have to go through a 'fit and proper test' before approval is given. To check that a supplier is registered the retailer can use an online service or can check the supplier's unique registration number. The retailer should show due diligence by

maintaining records that all stock was purchased from a registered supplier and retained details of the unique number of that supplier. This could not have occurred based upon what was found on the premises during the inspection. HMRC Macy stock supplied from an unapproved UK wholesaler, apply penalties of up to £10,000, or prosecute. (Excise notice 2002 - Alcohol Wholesaler Registration Scheme).

Conclusion

The alcoholic products found on the premises were not produced for the UK market and would not have had VAT or duty paid on them (i.e. smuggled.) The current premises licence holder has not provided evidence that he purchased stock from a warehouse that is registered with HMRC under the alcohol wholesaler registration scheme.

It is the opinion of the applicant that:

- The premises licence holder did not adhere to the licencing objectives of the prevention of crime and disorder and has illegal products in the premises which is very concerning have brings into question their fitness to hold a premises licence.
- There was a failure to comply with the alcohol wholesaler registration scheme operated by HMRC to prevent the avoidance of duty payment on alcoholic products
- The circumstances of this case should be considered particularly seriously as detailed in [paragraph 11.27 of the statutory guidance](#) in relation to smuggle goods.

The officer requests the following action to be considered in this instance

1. Revoke the premises licence, or
2. Suspend the premises licence for a period of three months if the premise is that licence holder can provide reassurance and evidence that they will only buy alcoholic products from AWRS approved supplier.

Have you made an application for review relating to the
Premises before?

Please tick yes / no

If yes please state the date of that application

Day Month Year

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If you have made representations before relating to the premises please state what they were and when you made them

Please tick ✓ yes

- I have sent copies of this form and enclosures to the responsible authorities and the premises licence holder or club holding the club premises certificate, as appropriate
- I understand that if I do not comply with the above requirements my application will be rejected

IT IS AN OFFENCE, UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION. THOSE WHO MAKE A FALSE STATEMENT MAY BE LIABLE ON SUMMARY CONVICTION TO A FINE OF ANY AMOUNT.

Part 3 – Signatures (please read guidance note 4)

Signature of applicant or applicant's solicitor or other duly authorised agent (please read guidance note 5). If signing on behalf of the applicant please state in what capacity.

Signature



Date 15/12/2025

Capacity Trading Standards Officer (Agency)

Contact name (where not previously given) and postal address for correspondence associated with this application (please read guidance note 6)

Post town	Post Code
Telephone number (if any)	
If you would prefer us to correspond with you using an e-mail address your e-mail address (optional)	

Notes for Guidance

1. A responsible authority includes the local police, fire and rescue authority and other statutory bodies which exercise specific functions in the local area.
2. The ground(s) for review must be based on one of the licensing objectives.
3. Please list any additional information or details for example dates of problems which are included in the grounds for review if available.
4. The application form must be signed.
5. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
6. This is the address which we shall use to correspond with you about this application.

Schedule

Image 1 – A seized bottle next to a price marked bottle (legitimate) found on the same shelf



Image 2 – A seized bottle next to a price marked bottle (legitimate) with rear labels showing differences in design



Images 3 – Seized bottles with evidence of previous rear label



Image 4 View of rear label(s) through the bottle



Image 5 Google Streetview of Premises (May 2019)



Comments made by the Premises Licence Holder

I am writing in response to your letter dated 05 December 2025 regarding the inspection on 18 November 2025 at my premises.

Thank you for informing me about this matter. I take licensing and Trading Standards compliance very seriously, and I want to clarify the situation fully.

The 1-litre High Commissioner Whisky bottles that were seized were already present in the shop when I took over the business.

I did not purchase this stock myself, nor was I aware that it may have been duty-diverted or had counterfeit labels. As the new owner, I inherited some existing stock from the previous owner, and these bottles were part of that.

I had no reason to believe that the product was non-duty paid, and this is the first time this has been brought to my attention.

Unfortunately, I do not have any invoices for this whisky because the stock was already on the premises when I purchased the business. The previous owner did not supply me with invoices for every individual item, and I was unaware that this particular product required additional verification.

If you require any documents relating to the shop purchase itself, I am happy to provide them. I am fully committed to ensuring all stock in the premises meets Trading Standards requirements. Going forward, I will make sure that:

all alcohol products are purchased only from duty-paid, reputable suppliers
invoices are kept and available for inspection at all times

Please let me know if you require any further information or if there are any additional steps I should take.

Kind regards,
Juren Jagamohan
SPS News and Wine

Revised guidance issued under section 182 of the Licensing Act 2003 (November 2025) (accessible version)

11.27 There is certain criminal activity that may arise in connection with licensed premises which should be treated particularly seriously. These are the use of the licensed premises:

- for the sale and distribution of drugs controlled under the Misuse of Drugs Act 1971 and the laundering of the proceeds of drugs crime;
- for the sale and distribution of illegal firearms;
- for the evasion of copyright in respect of pirated or unlicensed films and music, which does considerable damage to the industries affected;
- for the illegal purchase and consumption of alcohol by minors which impacts on the health, educational attainment, employment prospects and propensity for crime of young people;
- for prostitution or the sale of unlawful pornography;
- by organised groups of paedophiles to groom children;
- as the base for the organisation of criminal activity, particularly by gangs;
- for the organisation of racist activity or the promotion of racist attacks;
- for employing a person who is disqualified from that work by reason of their immigration status in the UK;
- for unlawful gambling; and
- for the sale or storage of smuggled tobacco and alcohol.



Street Scene & Regulatory Services
Licensing Department

Juren Jagamohan
SPS News & Wine
84b Dawlish Drive
Coventry
CV3 5NA.

Coventry City Council
PO Box 15
Council House
Coventry
CV1 5RR

licensing@coventry.gov.uk
www.coventry.gov.uk

Phone: 024 7697 5496

Our reference WK/223005928

Date: 13 March 2023

Dear Juren.

Licensing Act 2003 – Premises Licence.
SPS News & Wine, 84b Dawlish Drive, Coventry, CV3 5NA.

Please find enclosed the Premises Licence number LN/207000399 issued under the Licensing Act 2003 for SPS News & Wine, 84b Dawlish Drive, Coventry, CV3 5NA.

Your licence may be subject to conditions which will appear on your licence; you should ensure these conditions are met along with embedded conditions or conditions carried across from existing licences. If you are unsure about the conditions, please contact a Licensing Officer.

Mandatory Conditions are also attached to your licence as provided by the Act and subsequent 2010 and 2014 Orders, these can be found at Annex 1.

In addition, you must have regard to the following:

Duty to keep the licence

The premises licence must be printed and kept at the premises. The summary of the licence must be clearly displayed at the premises.

Duty to produce the licence

Any Police Officer or authorised officer of the licensing authority may require the holder of a premises licence to produce it for examination.

Company Dissolution/Insolvency

If your company becomes insolvent or is dissolved, any licence held under the Licensing Act 2003 will immediately lapse. If there has been less than 28 days since the company was dissolved, you could apply to transfer the licence with immediate effect. Please contact the Licensing Team immediately to discuss your options.

Surrender of the licence

If you wish to surrender the licence you must notify this department and return the premises licence in full.

Change of name or address

You must tell this department if you change your name or address and return the premises licence.

Change of Designated Premises Supervisor

If you wish to change the premises supervisor named on the licence, you must apply to this department and give notice to the Police.

Changes to licence

If you want to change your operation, add new activities, change the hours, or remove conditions then you may need to apply for a variation of your licence or a temporary event notice. Please contact us for further advice.

Failure to comply with any of the above requirements is an offence.

Your new licence is subject to an annual fee - We will send you an invoice in advance of the renewal date. Please contact the Licensing Team on 024 7697 5496 if you require further assistance.

Additional Information - Live Music Act 2012

From Monday 1st October 2012 the licensing requirements for public entertainment in licensed premises changed:

- the provision of facilities for making music/dancing is no longer needed to be licensed;
- the provision of live music between 08:00 and 23:00 hrs in on-licensed premises whilst alcohol is available no longer needs to be licensed if the music is unamplified, or
- if the music is amplified, takes place in the presence of an audience of no more than 500 persons;
- any conditions on a premises licence that govern the performance of live music are suspended whilst the above exemption applies, unless licensing controls have been re-applied by a licence review hearing.

Further information can be obtained from www.culture.gov.uk

Yours sincerely



Carline J Simms
Licensing Officer

Licensees are reminded not to use fly posting to advertise events at their premises. The Council have a zero tolerance toward fly posting which is a criminal offence under the Town & County Planning Act 1990 and the Highways Act 1980. Legal action can be taken against any person deemed to have benefited from the advert.

LICENSING ACT 2003

Full Premises Licence

SPS News & Wine

Premises licence number	LN/207000399
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Part One – Premises Details

Postal address of premises, or if none, ordnance survey map reference or description

SPS News & Wine
84b Dawlish Drive

Post town	Post code
Coventry	CV3 5NA

Where the licence is time limited the dates

N/A

The times the licence authorises the carrying out of Licensable Activities

OFF THE PREMISES		From	To
Supply of Alcohol			
	Sunday	06:00	21:00
	Monday	06:00	21:00
	Tuesday	06:00	21:00
	Wednesday	06:00	21:00
	Thursday	06:00	21:00
	Friday	06:00	21:00
	Saturday	06:00	21:00

HOURS		From	To
Open to the Public			
	Sunday	06:00	21:00
	Monday	06:00	21:00
	Tuesday	06:00	21:00
	Wednesday	06:00	21:00
	Thursday	06:00	21:00
	Friday	06:00	21:00
	Saturday	06:00	21:00

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

OFF SALES

LICENSING ACT 2003

Full Premises Licence

Part Two

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

Juren Jagamohan



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

Juren Jagamohan



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

Licence number - **CV/222000442 - Coventry City Council**

Dated this 13th March 2023



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: $\frac{1}{2}$ 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

Licensees Statement of Operating Schedule as attached including:

Part 1

- 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.

"All alcoholic, nicotine inhaling products (vapes) and tobacco products will be purchased from legitimate traceable sources. Alcohol will be obtained from suppliers registered with the Alcohol Wholesaler Registration Scheme (AWRS) that provide receipts to confirm purchased items. Nicotine inhaling products (vapes) in the form of a disposable electronic cigarette, a single use cartridge, or a tank will have a capacity no greater than 2ml (refills will be no greater than 10ml). Goods sold will not breach the intellectual property rights of the owner nor evade any duty or taxes and should be authentic goods that are sold in compliance with legislation for consumption or use in the UK market. Where required by legislation, alcoholic products will display a duty stamp on its label. All receipts and records for items on sale or in storage will be made available to officers of Licensing and Business Compliance team at Coventry City Council or West Midlands Police for inspection when requested by an authorised officer."

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

Annex 3

Conditions Attached after a Hearing by the Licensing Authority

Conditions attached at Licensing & Regulatory Committee Hearing (13th June 2007).

The application is granted subject to those mandatory conditions required by the Licensing Act 2003 and those conditions consistent with the operating schedule. the operating schedule was amended by the applicant at the hearing to include the following.

Challenge 21 Scheme.

Hold an alcohol sales refusal logbook.

The sub-committee also modified the operating schedule by imposing the following condition:

Exercise due diligence in maintaining the 3 internal and 1 external CCTV cameras, ensuring repairs are carried out within a reasonable timeframe.

P Describe the steps you intend to take to promote the four licensing objectives:

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

I have carried out a risk assessment and considered the terms of Coventry City Council's Licensing Police in preparing the application.

b) The prevention of crime and disorder.

CCTV system to be installed.

ID checks on customers to ensure no sale of alcohol to under 18's.

c) Public safety.

Fire exits clearly marked.

CCTV system to be installed.

d) The prevention of public nuisance.

Prevent customers from leaving premises with opened drink vessels.

CCTV system to be installed.

No sale of alcohol to customers appearing to be under 18.

Regular proof of age checks.

Staff training to ensure compliance.

e) The protection of children from harm.

No sale of alcohol to customers appearing to be under 18.

Regular proof of age checks.

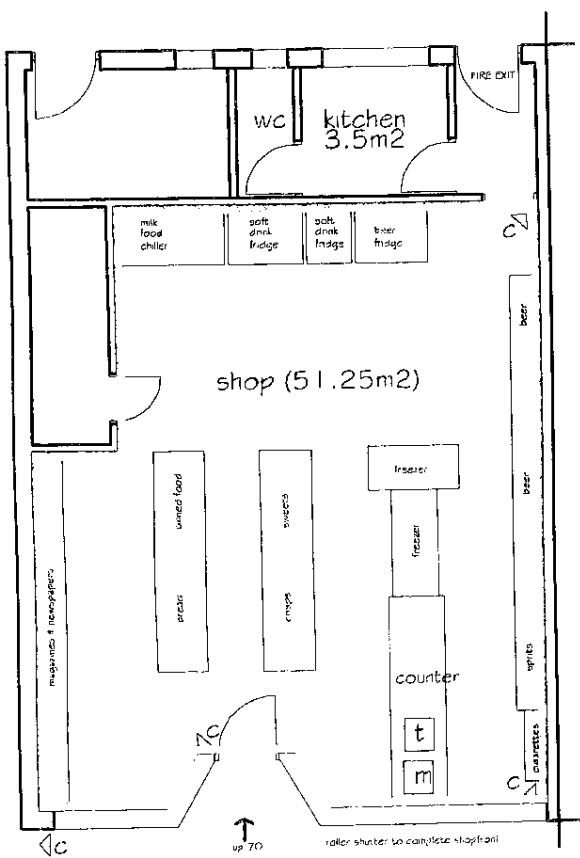
Staff training to ensure compliance.

Annex 4

Plans

The Plan attached to this licence as attached.

Daulish News
LN 207000399 - W1



Area hatched thus
indicates licence area

- Indicates security camera
- Indicates cash register
- Monitor for camera

GROUND FLOOR PLAN 1:100



LOCATION PLAN 1:1250

Revision	Description	Drawn	Checked
	Revisions		Date
Project	LICENCE PLANS		
Client	DAWLISH NEWSAGENTS 84B DAWLISH DRIVE COVENTRY		
Drawn	SWH	Date	03/2007
Scale (when plotted at A1 format)	1:100		
S. H. Architectural Services Ltd. 8 Bakers Lane, Chapelfields, Coventry CV5 8PR Telephone (024) 7667 9753. Fax (024) 7667 0667 Mobile 07768 938412. Email SMarber849@aol.com			
Drawing number	1/3/07		
	Rev	Copyright ©	

LICENSING ACT 2003

Summary Licence To Be Displayed

SPS News & Wine

Premises licence number	LN/207000399
-------------------------	--------------

Postal address of premises, or if none, ordnance survey map reference or description	
SPS News & Wine 84b Dawlish Drive	
Post town Coventry	Post code CV3 5NA

Where the licence is time limited the dates
N/A

The times the licence authorises the carrying out of licensable activities			
OFF THE PREMISES			
	From	To	
Supply of Alcohol			
Sunday	06:00	21:00	
Monday	06:00	21:00	
Tuesday	06:00	21:00	
Wednesday	06:00	21:00	
Thursday	06:00	21:00	
Friday	06:00	21:00	
Saturday	06:00	21:00	

HOURS			
Open to the Public			
	From	To	
Sunday	06:00	21:00	
Monday	06:00	21:00	
Tuesday	06:00	21:00	
Wednesday	06:00	21:00	
Thursday	06:00	21:00	
Friday	06:00	21:00	
Saturday	06:00	21:00	

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

Name, (registered) address, telephone number and email of holder of premises licence
Juren Jagamohan [REDACTED]

LICENSING ACT 2003

Summary Licence To Be Displayed

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

N/A

Name of Designated Premises Supervisor where the Premises Licence authorises the supply of alcohol

Juren Jagamohan

State whether access to the premises by children is restricted or prohibited

N/A

Dated this 13th March 2023



Regulatory Services Manager
Regulatory Services

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

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Environmental Protection
Coventry City Council
One Friargate
Coventry CV1 2GN



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Coventry City Council

LICENSING ACT 2003

LICENSING SUB-COMMITTEE

HEARING PROCEDURE NOTE

1. The Members of the Sub-committee will enter the hearing room.
2. 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 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 5 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.



Coventry City Council

Licensing Act 2003

Briefing Note 7 – Hearing to Consider an Application to Review a Premises Licence

Background

A premises licence remains in force in perpetuity (unless a time-limited licence has been granted). Where the way in which the premises are being run gives rise to concerns relevant to the licensing objectives it is possible for the licence to be re-examined by the Licensing Authority. The Licensing Authority cannot review a licence of its own volition but must do so in one of two circumstances:

- (a) where a review application has been accepted from a "responsible authority" or any other person; or
- (b) where the Magistrates' Court has triggered a review following a closure order.

Where a review application is made it is served on the licensee, Responsible Authorities and is advertised by the licensing authority. Responsible Authorities or anyone else can 'join in' on the review by making their own representations.

A hearing is required to determine whether the licence should be allowed to continue or to continue with modifications.

Section 182 Guidance (Apr 2018)

Particular reference should be made to Part 11 and Parts 15.55 – 15.56.

Local Statement of Licensing Policy (2016)

Particular reference should be made to Parts 4, 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 licensee's and objectors' civil rights. A decision to modify, suspend or revoke a premises licence will interfere with the licensee's property rights and Article 1 Protocol 1 will be engaged requiring such action to be in the public interest and to be a proportional response to meeting the four licensing objectives.

The Sub-committee's powers

Having heard from the review applicant and anyone else making "relevant representations" and the licensee, the sub-committee may:

- (a) take no action; or
- (b) issue an informal warning letter; or
- (c) modify the conditions of licence*; or
- (d) exclude a licensable activity from taking place on the premises; or
- (e) remove the designated premises supervisor; or
- (f) suspend a licence for up to 3 months; or
- (g) revoke the licence.

[* controls on live or recorded music that are suspended by the Live Music Act 2012 and SI 2014/3253 can also be reintroduced at a review.]

Rights of Appeal

An aggrieved licensee can appeal to Coventry Magistrates' Court against actions (c) – (g) above and anyone else can appeal against actions (a) – (f). Any decision taken by a sub-committee does not take effect until after the period for lodging an appeal has elapsed or, where an appeal has been lodged, until the appeal is disposed of by the magistrates' court.