NOTICE IS HEREBY GIVEN that a hearing of the **LICENSING SUB-COMMITTEE** will be held in the **CIVIC SUITE 0.1A**, **PATHFINDER HOUSE**, **ST MARY'S STREET**, **HUNTINGDON PE29 3TN** on **THURSDAY**, **5 NOVEMBER 2015** at **1:30 PM** and you are requested to attend for the transaction of the following business:-

AGENDA

ITEM LED BY

APOLOGIES

1.	ELECTION OF CHAIRMAN	
2.	MEMBERS' INTERESTS	
	To receive from Members declarations as to disclosable pecuniary and other interests in relation to any Agenda item. Please see Notes below.	
3.	INTRODUCTION	Chairman
4.	LICENSING SUB-COMMITTEE PROCEDURE (Pages 5 - 10)	Chairman
5.	GROSIK SKELP LTD, 115 HIGH STREET, HUNTINGDON PE29 3LD (Pages 11 - 32)	Mrs C Allison 388010
	To consider an application for a premises licence under Section 18 (3) (a) of the Licensing Act 2003 made by the following:-	
	Applicant: Mr Zyran Sharyf	
	Premises: Grosik Skelp, 115 High Street, Huntingdon, PE29 3LD	
6.	EXCLUSION OF PRESS AND PUBLIC	
	To resolve:-	
	to exclude the press and public from the hearing during the determination of the application.	
7.	DETERMINATION	Chairman
	To determine the application referred to in agenda item 5.	

Head of Paid Service

Notes

1. Disclosable Pecuniary Interests

- (1) Members are required to declare any disclosable pecuniary interests and unless you have obtained dispensation, cannot discuss or vote on the matter at the meeting and must also leave the room whilst the matter is being debated or voted on.
- (2) A Member has a disclosable pecuniary interest if it -
 - (a) relates to you, or
 - (b) is an interest of -
 - (i) your spouse or civil partner; or
 - (ii) a person with whom you are living as husband and wife; or
 - (iii) a person with whom you are living as if you were civil partners

and you are aware that the other person has the interest.

- (3) Disclosable pecuniary interests includes -
 - (a) any employment or profession carried out for profit or gain;
 - (b) any financial benefit received by the Member in respect of expenses incurred carrying out his or her duties as a Member (except from the Council);
 - (c) any current contracts with the Council;
 - (d) any beneficial interest in land/property within the Council's area;
 - (e) any licence for a month or longer to occupy land in the Council's area;
 - (f) any tenancy where the Council is landlord and the Member (or person in (2)(b) above) has a beneficial interest; or
 - (g) a beneficial interest (above the specified level) in the shares of any body which has a place of business or land in the Council's area.

Other Interests

- (4) If a Member has a non-disclosable pecuniary interest or a non-pecuniary interest then you are required to declare that interest, but may remain to discuss and vote.
- (5) A Member has a non-disclosable pecuniary interest or a non-pecuniary interest where -
 - (a) a decision in relation to the business being considered might reasonably be regarded as affecting the well-being or financial standing of you or a member of your family or a person with whom you have a close association to a greater extent than it would affect the majority of the council tax payers, rate payers or inhabitants of the ward or electoral area for which you have been elected or otherwise of the authority's administrative area, or
 - (b) it relates to or is likely to affect any of the descriptions referred to above, but in respect of a member of your family (other than specified in (2)(b) above) or a person with whom you have a close association

and that interest is not a disclosable pecuniary interest.

2. Filming, Photography and Recording at Council Meetings

The District Council supports the principles of openness and transparency in its decision making and permits filming, recording and the taking of photographs at its meetings that are open to the public. It also welcomes the use of social networking and micro-blogging websites (such as Twitter and Facebook) to communicate with people about what is happening at meetings. Arrangements for these activities should operate in accordance with guidelines agreed by the Council and available via the following link - filming,photography-and-recording-at-council-meetings.pdf or on request from the Democratic Services Team. The Council understands that some members of the public attending its meetings may not wish to be filmed. The Chairman of the meeting will facilitate this preference by ensuring that any such request not to be recorded is respected.

Please contact Mrs C Bulman, Democratic Services Officer on Tel No. 01480 388169/e email:Claire.Bulman@huntingdonshire.gov.uk if you have a general query on any Agenda Item, wish to tender your apologies for absence from the meeting, or would like information on any decision taken by the Committee/Panel.

Specific enquiries with regard to items on the Agenda should be directed towards the Contact Officer.

Members of the public are welcome to attend this meeting as observers except during consideration of confidential or exempt items of business.

Agenda and enclosures can be viewed on the District Council's website – www.huntingdonshire.gov.uk (under Councils and Democracy).

If you would like a translation of Agenda/Minutes/Reports or would like a large text version or an audio version please contact the Elections & Democratic Services Manager and we will try to accommodate your needs.

Emergency Procedure

In the event of the fire alarm being sounded and on the instruction of the Meeting Administrator, all attendees are requested to vacate the building via the closest emergency exit.



HUNTINGDONSHIRE DISTRICT COUNCIL

LICENSING SUB-COMMITTEE PROCEDURE

1. Introduction

1.1 The following proceedings apply to the licensing sub-committees established by the Licensing Committee of the Huntingdonshire District Council acting as the Licensing Authority.

2. Membership

- 2.1 Each licensing sub-committee shall comprise three Members appointed by the Licensing Committee from amongst its membership. A sub-committee shall elect a Chairman from amongst its members at each meeting, for the purpose of that hearing or meeting.
- 2.2 The quorum for hearings and meetings of a sub-committee shall be three members.
- 2.3 Members shall endeavour to be present throughout an individual hearing by a sub-committee. If a member of a sub-committee is required to leave a hearing temporarily, the Chairman shall adjourn the hearing for the duration of the period whilst that member is unavailable. Any member who is absent from a hearing for any reason whilst that hearing is taking place shall be precluded from commencing or continuing to take part in the matter under debate upon his arrival/return and from voting upon the matter at the conclusion of that item of business.
- 2.4 Where the Sub-Committee undertakes a site visit prior to a hearing, a member shall be precluded from taking part in the hearing if he has not attended that site visit.
- 2.5 A member will not take part in a hearing or meeting at which a matter is being discussed which relates to a premises licence, club premises certificate, temporary events notice or personal licence where either the premises or the person is resident in the ward which he represents.

3. Notice of Hearings

- 3.1 Upon the date of a hearing of a sub-committee being arranged, notice shall be given to the parties to the hearing in accordance with the requirements of the Hearings Regulations. For the purposes of this procedure, a party is defined as an applicant for a licence or certificate, a person who has given a temporary events notice, a responsible authority or a person or business that has submitted relevant representations in respect of an application or applied for a review of a licence or certificate and, in certain additional instances, the Chief Officer of Police.
- 3.2 The notice of the hearing shall be accompanied by a copy of this procedure which sets out
 - the right of attendance at a hearing by a party and the right to submit representations etc.

- the consequences if a party does not attend or is not represented at a hearing
- the procedure to be followed at the hearing
- 3.3 The notice of the hearing will also be accompanied by copies of the documents required by the Hearings Regulations and any particular points upon which the Sub-Committee considers that it will want clarification from a party at the hearing.
- 3.4 Where a hearing is to be held on more than one day, the hearing will be arranged so that it takes place on consecutive working days.

4. Action Following Receipt of Notice of Hearing

- 4.1 Upon receipt of a notice of a hearing, a party is required to give notice to the licensing authority whether
 - he intends to attend or be represented at the hearing,
 - he wishes to request permission for any other person to appear at the hearing, accompanied by the name of the person and a brief description of the point(s) to be made by the person, and
 - he considers the hearing to be necessary.
- 4.2 A party should notify the licensing authority within the following timescales-
 - 1 working day of the hearing in the case of a cancellation of an interim authority notice following police objections or a counter notice following police objection to a temporary events notice;
 - 2 working days of the hearing in the case of a review of a premises licence following a closure order or the conversion of an existing licence or club premises certificate or an application by the holder of a justices' licence for a personal licence; or
 - 5 working days of the hearing in all other cases.
- 4.3 Notice may be given to licensing authority by electronic means to the address democratic.services@huntsdc.gov.uk but upon sending the notice by this means, a party must also give the notice to the licensing authority in writing.
- 4.4 A sub-committee may dispense with the holding of a hearing if all of the parties have given notice that they consider a hearing to be unnecessary. Where the parties have agreed that a hearing is unnecessary in such circumstances, the Council shall give notice to the parties that the hearing has been dispensed with.
- 4.5 Where a hearing has been dispensed with, the matter which was to have been the subject of the hearing shall be determined at a meeting of the Sub-Committee.

5. Withdrawal of Representations

5.1 A party may give notice to the licensing authority no later than 24 hours before the commencement of the hearing that he wishes to withdraw his representations or he may do so orally at the hearing.

6. Extension of Time

- 6.1 The Sub-Committee may extend any of the time limits specified in this procedure where it considers it necessary to do so in the public interest and shall give notice of the extension of time and the reason for it to the parties to the hearing.
- 6.2 The Sub-Committee may adjourn the hearing or arrange for it to be held on specified additional days, where it considers this to be necessary to consider any representations made by a party. The parties to the hearing will be notified of the adjournment or rearrangement.
- 6.3 In considering any extension of time or adjournment, the Sub-Committee will not exercise its powers so that an application is deemed as granted or rejected in accordance with the transitional arrangements specified in the Act.

7. The Hearing

- 7.1 The Sub-Committee may exclude the public from all or part of a hearing where it considers that the public interest in so doing outweighs the public interest in the hearing or that part of the hearing taking place in public. The Sub-Committee will normally resolve to exclude the public from that part of the hearing during which the Sub-Committee determines the matter which is the subject of the hearing.
- 7.2 Subject to the above, a party may attend the hearing and may be assisted or represented by any person whether or not that person is legally qualified
- 7.3 At the commencement of the hearing, the Chairman shall introduce the members of the Sub-Committee and any officers in attendance to support the Sub-Committee and shall ask the parties and any persons accompanying them to state their names and addresses or who they represent. The Chairman shall explain to the parties present that the hearing is subject to this procedure, copies of which will have been distributed to the parties with the notice of the hearing, and shall enquire of the persons present whether there are any questions of clarity or explanation about its contents.
- 7.4 The Sub-Committee shall consider any request from another person to appear at the hearing of which notice has been given but such permission shall not be unreasonably withheld.
 - Procedure in all cases other than an application for a review of a premises licence or a club premises certificate or convictions coming to light after the grant or renewal of a personal licence
- 7.5 The Licensing Officer will present the application. The Chairman will then invite the applicant or his representative to address the Sub-Committee on his application, to respond to any point(s) upon which notice has been given that clarification is required by the licensing authority and to call any person(s) to whom permission has been granted to appear in support of his application.

- The applicant will be allowed a maximum period of time of twenty minutes in which to address the Sub-Committee and call persons on his behalf.
- 7.6 The applicant or his representative or any person called on his behalf may then be asked any questions upon their presentation by any member of the Sub-Committee or by any of the other parties present at the hearing or their representatives.
- 7.7 The Chairman will then invite each of the parties at the hearing or their representative sequentially to address the Sub-Committee and call any person(s) to whom permission has been granted to appear. Each party will be allowed a maximum period of time of twenty minutes in which to address the Sub-Committee and call persons on his behalf. The sequence in which each of the parties will be invited to address the Sub-Committee will be at the discretion of the Chairman but will normally be in the order of the Chief Officer of Police, the Fire Authority, the health and safety at work enforcing authority, the local planning authority, the local environmental health authority, the local weights and measures authority, the authority responsible for the protection of children from harm, a navigation or other authority responsible for waterways and any other party that has submitted representations in respect of the application, certificate, notice or other matter appearing before the Sub-Committee.
- 7.8 The party or his representative or any of his witnesses may be asked any questions upon their presentation by any member of the Sub-Committee or by the applicant or his representative or any of the other parties present at the hearing or their representatives.
- 7.9 Where relevant written representations have been received and the party submitting those representations has given notice of his intention not to attend the hearing, the parties present will be invited by the Chairman to indicate whether they wish to comment on the representations submitted. The Sub-Committee may take into account documentary or other evidence submitted by a party either in support of their application, notice or representations either before the hearing or, with the consent of all of the other parties present, at the hearing.
- 7.10 Where appropriate, the Chairman shall remind the parties that their representations should be relevant to the licensing objectives of the prevention of crime and disorder, public safety, the prevention of public nuisance and the protection of children from harm. The Sub-Committee shall disregard any information given by a party or person permitted to appear which is not relevant to their application, notice or representations or to the licensing objectives. If, in his opinion, the Chairman feels that the representations being made are not relevant, he may, after first reminding the party of the need for relevance, advise the party that he will no longer be heard. Where in the opinion of the chairman, a party is being repetitious, vexatious or slanderous in his remarks, the Chairman may first warn the party and may then advise the party that he will no longer be heard. The ruling of the Chairman shall be final in such circumstances.
- 7.11 The Chairman may require any person who in his opinion is behaving in a disruptive manner at a hearing to leave the hearing and may refuse to permit that person to return or to return only upon complying with such conditions as the Chairman may specify. However any such person may submit any

- evidence in writing that they proposed to give orally, provided that they do so before the end of the hearing.
- 7.12 After each party has addressed the Sub-Committee and after comments have been invited on written representations, the applicant or his representative will be invited by the Chairman to sum up his application for a time not exceeding two minutes but without introducing any new evidence to the proceedings.

Procedure in cases relating to an application for a review of a premises licence or a club premises certificate or convictions coming to light after the grant or renewal of a personal licence

- 7.13 In the case of such hearings, the above procedure shall be followed with the exception that the applicant for a review of a premises licence or a club premises certificate or the chief officer of police in the case of an objection notice where convictions have come light after the grant or renewal of a personal licence will be invited to address the Sub-Committee first and to call any person(s) to whom permission has been granted to appear.
- 7.14 After any questions have been dealt with the holder of the licence or certificate will be invited to address the Sub-Committee and to call any person(s) to whom permission has been granted to appear.
- 7.15 There shall be no right of reply for the applicant for a review of the licence or certificate or for the Chief Officer of Police.

8. Determination of Applications

- 8.1 At the conclusion of the hearing, the Sub-Committee will determine the application in accordance with the timescales specified in the Hearings Regulations but, in any event, will endeavour to do so as soon as practicable after the hearing has concluded.
- 8.2 Where a hearing has been dispensed with in accordance with paragraph 4.2 above, the application will be determined by the Sub-Committee within 10 working days of notice having been given to the parties that the hearing has been dispensed with.
- 8.3 The Licensing Authority will notify the applicant and parties of its decision forthwith upon the making of the decision.
- 8.4 A record shall be taken of the hearing by the licensing authority which shall be retained for six years after the date of the determination of the hearing or the disposal of an appeal against the determination.

9. Meetings of the Sub-Committee

9.1 Any meetings of the Sub-Committee, other than hearings described above, shall be subject to the proceedings adopted by the Licensing Committee for the conduct of its own business except where otherwise stated above.

G:\Licensing\Licensing Committee\2005\Hearings\Procedure



LICENSING SUB-COMMITTEE

5 November 2015

LICENSING ACT 2003 APPLICATION FOR A NEW PREMISES LICENCE GROSIK SKLEP, 115 HIGH STREET, HUNTINGDON, PE29 3LD

(Report by Head of Community)

1. INTRODUCTION

- 1.1 To consider and determine this application for a new premises licence for Grosik Sklep, 115 High Street, Huntingdon, PE29 3LD, taking into account the policy considerations detailed in paragraph 2 of the report and the representation detailed in paragraph 5.
- 1.2 Mr Zryan Sharyf, the applicant and Manager of Grosik Sklep Ltd, is seeking a new premises licence to permit:

Supply of alcohol (off the premises)
Mon- Sun 06:00 to 23:00

Hours premises are open to the public Mon-Sun 06:00 to 23:00

1.3 A copy of the application and plan are attached as Appendix A.

2. GENERAL DUTY/ POLICY CONSIDERATIONS

- 2.1 The Sub-Committee's is reminded that the licensing authority must carry out its functions under the Act with a view to promoting the licensing objectives which are
 - (a) the prevention of crime and disorder,
 - (b) public safety,
 - (c) the prevention of public nuisance, and
 - (d) the protection of children from harm.
- 2.2 The licensing authority must also have regard to -
 - (a) its statement of licensing policy, and
 - (b) any statutory guidance issued under Section 182 of the Licensing Act 2003.

3. BACKGROUND

3.1 The application describes the premises as a general off licence supermarket with the sale of alcohol, meat, dry products, dairy products, household products and fruit and vegetables. Mr Sharyf describes himself as the Manager and will be both the premises licence holder and the designated premises supervisor. Mr Sharyf holds a personal licence issued by Leicester City Council. There is no history of grant of a premises licence under the Licensing Act 2003.

4. LICENSING OBJECTIVES ADDRESSED BY THE APPLICANT

4.1 The operating schedule submitted by the applicant in Section 18 of the application addresses the four licensing objectives. Paragraphs 8.33-8.41 and Section 10 of the government guidance refer to the operating schedule and licence conditions. The applicant has proposed measures in support of the licensing objectives regarding CCTV and Challenge 25, which will be translated into conditions, attached to the premises licence. Conditions should be appropriate, proportionate and justifiable in meeting the licensing objectives, be readily understood and enforceable.

5. REPRESENTATIONS

- During the period for the receipt of representations, one representation was received by the licensing authority from a responsible authority, Cambridgeshire County Council Trading Standards, relating to the three licensing objectives of the prevention of crime and disorder, public safety and the protection of children from harm. The representation has been attached in its entirety as Appendix B. Not all matters raised within the representation may be relevant matters for consideration under the Licensing Act 2003.
- 5.2 Paragraph 9.9 of the Government Guidance recommends that the benefit of doubt about any aspect of a representation should be given to the person making that representation. The subsequent hearing would then provide an opportunity for the person or body making the representation to amplify or clarify it. A person who has submitted a relevant representation is entitled to address the Licensing Sub-Committee at the hearing and ask questions of any other party appearing at the hearing.

6. ACTION BY THE LICENSING AUTHORITY

6.1 The Licensing Authority has a duty under the Licensing Act 2003 by promoting the Licensing Objectives. Each objective has equal importance. In carrying out its licensing functions, the Licensing Authority must also have regard to its Statement of Licensing Policy, any Statutory Guidance under the Licensing Act 2003 and is bound by the Human Rights Act 1988. The Council must also fulfil its obligations under Section 17 of the Crime and Disorder Act 1998 to do all that it reasonably can to prevent crime and disorder in its district.

7. OPTIONS

7.1 Having regard to the representation and supporting documentation contained and attached to this report and any other information presented at the hearing, the Licensing Sub-Committee must take such steps as it considers appropriate for the promotion of the licensing objectives. The steps are to grant the licence subject to conditions, modified as necessary, to exclude a licensable activity, or to reject the application. Conditions are modified if they are altered, omitted or any new condition added (Licensing Act 2003 section 18(4) & (5)).

8. RECOMMENDATION

8.1 That Members determine the application on its individual merits.

BACKGROUND INFORMATION

Licensing Act 2003. Guidance issued under section 182 of the Licensing Act 2003. The Council's Statement of Licensing Policy.





Huntingdonshire Application for a premises licence Licensing Act 2003

For help contact

<u>licensing@huntingdonshire.gov.uk</u> Telephone: 01480 387075

* required information

Section 1 of 19				
You can save the form at any t	ime and resume it later. You do not need to be	logged in when you resume.		
System reference	Not Currently In Use	This is the unique reference for this application generated by the system.		
Your reference		You can put what you want here to help yo track applications if you make lots of them. is passed to the authority.		
Are you an agent acting on be O Yes • N	half of the applicant? Io	Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.		
Applicant Details				
* First name	Zryan			
* Family name	SHARYF			
* E-mail	zryansharyf@yahoo.co.uk			
Main telephone number	07929616006	Include country code.		
Other telephone number	07929616006			
☐ Indicate here if you wou	ld prefer not to be contacted by telephone			
Are you:				
Applying as a business of	or organisation, including as a sole trader	A sole trader is a business owned by one person without any special legal structure.		
 Applying as an individual 	al	Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.		
Applicant Business				
* Is your business registered in the UK with Companies House?	YesNo			
* Registration number	9642259			
* Business name	Grosik sklep Ltd	If your business is registered, use its registered name.		
* VAT number	none	Put "none" if you are not registered for VAT.		
* Legal status	Private Limited Company			

Continued from previous page		
* Your position in the business	manager	
Home country	United Kingdom	The country where the headquarters of your business is located.
Registered Address		Address registered with Companies House.
* Building number or name	115	
* Street	High Street	
District	Huntingdon	
* City or town	Huntingdon	
County or administrative area	Cambridgeshire	
* Postcode	PE29 3LD	
* Country	United Kingdom	
Section 2 of 19		
PREMISES DETAILS		
	ply for a premises licence under section 17 of the premises) and I/we are making this application the Licensing Act 2003.	
Premises Address		
Are you able to provide a posta	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	115	
Street	HIGH STREET	
District	HUNTINGDON	
City or town	HUNTINGDON	
County or administrative area	CAMBRIDGESHIRE	
Postcode	PE29 3LD	
Country	United Kingdom	
Further Details		
Telephone number	07929616006	
Non-domestic rateable value of premises (£)	59,500	

	on 3 of 19						
	LICATION DETAILS						
In wh	nat capacity are you applyir	ng for the premises licence?					
	An individual or individua	Is					
	A limited company						
	A partnership						
	An unincorporated associ	ation					
	A recognised club						
	A charity						
	The proprietor of an educ	ational establishment					
	A health service body						
		d under part 2 of the Care Standards Act n independent hospital in Wales					
	A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England						
	The chief officer of police	of a police force in England and Wales					
	Other (for example a statutory corporation)						
Conf	firm The Following						
\boxtimes	I am carrying on or proposithe use of the premises fo	sing to carry on a business which involves or licensable activities					
	I am making the application	on pursuant to a statutory function					
	I am making the application pursuant to a function discharged by virtue of Her Majesty's prerogative						
Secti	on 4 of 19						
NON	INDIVIDUAL APPLICANTS	S					
		ddress of applicant in full. Where appropriate give any registered number. In the case of a ure (other than a body corporate), give the name and address of each party concerned.					
Non	Individual Applicant's Na	ıme					
Nam	Name ZRYAN SHARYF						
Deta	nils						
Registered number (where applicable)							
Desc	Description of applicant (for example partnership, company, unincorporated association etc)						

Continued from previous page	
COMPANY	
Address	
Building number or name	115
Street	HIGH STREET
District	HUNTINGDON
City or town	HUNTINGDON
County or administrative area	CAMBRIDGESHIRE
Postcode	PE29 3LD
Country	United Kingdom
Contact Details	
E-mail	zryansharyf@yahoo.co.uk
Telephone number	07929616006
Other telephone number	07929616006
	Add another applicant
Section 5 of 19	
OPERATING SCHEDULE	
When do you want the premises licence to start?	14 / 10 / 2015 dd mm yyyy
If you wish the licence to be valid only for a limited period, when do you want it to end	dd mm yyyy
Provide a general description of	of the premises
licensing objectives. Where yo	ses, its general situation and layout and any other information which could be relevant to the ur application includes off-supplies of alcohol and you intend to provide a place for olies you must include a description of where the place will be and its proximity to the
	E GERENRAL OFF LICENCE SUPERMARKET, WITH THE SALE OF ALCOHOLE, MEAT, DRY HOUSE HOLD PRODUCTS AND FRUITE AND VEGETABLE
If 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend	18

Continued from previous pa	ge
Section 6 of 19	
PROVISION OF PLAYS	
Will you be providing pla	ys?
○ Yes	No
Section 7 of 19	
PROVISION OF FILMS	
Will you be providing film	ns?
○ Yes	No
Section 8 of 19	
PROVISION OF INDOOR	SPORTING EVENTS
Will you be providing ind	oor sporting events?
○ Yes	No
Section 9 of 19	
PROVISION OF BOXING	OR WRESTLING ENTERTAINMENTS
Will you be providing box	king or wrestling entertainments?
○ Yes	No
Section 10 of 19	
PROVISION OF LIVE MUS	SIC
Will you be providing live	music?
○ Yes	No
Section 11 of 19	
PROVISION OF RECORDI	ED MUSIC
Will you be providing rec	orded music?
○ Yes	No
Section 12 of 19	
PROVISION OF PERFORM	NANCES OF DANCE
Will you be providing per	formances of dance?
○ Yes	No
Section 13 of 19	
PROVISION OF ANYTHIN DANCE	IG OF A SIMILAR DESCRIPTION TO LIVE MUSIC, RECORDED MUSIC OR PERFORMANCES OF
Will you be providing any performances of dance?	rthing similar to live music, recorded music or
○ Yes	No
Section 14 of 19	
LATE NIGHT REFRESHME	
Will you be providing late	enight refreshment?

Continued from previous p	 age					○ Yes		No
Section 15 of 19						U Tes		110
SUPPLY OF ALCOHOL								
Will you be selling or sup	plying	alcohol?						
Yes		No						
Standard Days And Tim	ings							
MONDAY						Give timings in 24 hour clos	·k	
;	Start [06:00	Er	nd	23:00	(e.g., 16:00) and only give d	etails	
!	Start [06:00	Er	nd	23:00	of the week when you inter to be used for the activity.	id the	premises
TUESDAY								
:	Start	06:00	Er	nd	23:00			
:	Start	06:00	Er	nd	23:00			
WEDNESDAY								
:	Start	06:00	Er	nd	23:00			
;	Start	06:00	Er	nd	23:00			
THURSDAY	_							
;	Start	06:00	Er	nd	23:00			
:	Start	06:00	Er	nd	23:00			
FRIDAY								
	Start	06:00	Er	nd	23:00			
	Start	06:00	Er	nd	23:00			
SATURDAY								
	Start	06:00	Er	nd	23:00			
:	Start	06:00	Er	nd	23:00			
SUNDAY								
:	Start	06:00	Er	nd	23:00			
:	Start	06:00	Er	nd	23:00			
Will the sale of alcohol be	e for co	nsumption:				If the sale of alcohol is for co		
On the premises	(Off the premises (⊖ Во	oth		the premises select on, if the is for consumption away from select off. If the sale of alcohologous consumption on the premise from the premises select be	om the nol is f ses an	e premises for
State any seasonal variati	ions							
For example (but not exc	lusively	y) where the activity will o	occur (on a	ndditional da	ys during the summer mont	hs.	
			2	0				

Continued from previous page						
Non-standard timings. Where t column on the left, list below	he premises will be used for the supply of alcoh	nol at different times from those listed in the				
For example (but not exclusive	ly), where you wish the activity to go on longer	on a particular day e.g. Christmas Eve.				
State the name and details of t licence as premises supervisor	he individual whom you wish to specify on the					
Name						
First name	ZRYAN					
Family name	SHARYF					
Enter the contact's address						
Building number or name	19 WEST COURT					
Street	WEST WALK					
District	LEICESTER					
City or town	LEICESTER					
County or administrative area	LEICESTERSHIRE					
Postcode	LE1 7NP					
Country	United Kingdom					
Personal Licence number						
(if known)	LEIPRS2301					
Issuing licensing authority						
(if known)	LEICESTER CITY COUNCIL					
PROPOSED DESIGNATED PRE	MISES SUPERVISOR CONSENT					
	ne proposed designated premises supervisor					
be supplied to the authority?						
Electronically, by the proposed designated premises supervisor As an attachment to this application.						
As an attachment to this application						
Reference number for consent form (if known)						

Continued from previous page					If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.	
Section 16 of 19						
ADULT ENTERTAINMENT						
Highlight any adult enterta premises that may give rise				entertainmer	nt or matters ancillary to the use of the	
	of childr	ren, regard	dless of whether you ir	itend childre	to the use of the premises which may give n to have access to the premises, for example gambling machines etc.	
Section 17 of 19						
HOURS PREMISES ARE OP	PEN TO	THE PUB	LIC			
Standard Days And Timir	ngs					
MONDAY					Cive timings in 24 hours alone	
St	tart 06	6:00	End	23:00	Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises	
St	tart 06	5:00	End	23:00	to be used for the activity.	
TUESDAY						
St	tart 06	6:00	End	23:00		
St	tart 06	5:00	End	23:00		
WEDNESDAY						
St	tart 06	5:00	End	23:00		
St	tart 06	5:00	End	23:00		
THURSDAY						
St	tart 06	5:00	End	23:00		
St	tart 06	5:00	End	23:00		
FRIDAY						
St	tart 06	6:00	End	23:00		
St	tart 06	5:00	End	23:00		
SATURDAY						
	tart 06	5:00	End	23:00		
St	tart 06	6:00	End	23:00		

Continued from previous page
SUNDAY
Start 06:00 End 23:00
Start 06:00 End 23:00
State any seasonal variations
For example (but not exclusively) where the activity will occur on additional days during the summer months.
Non standard timings. Where you intend to use the premises to be open to the members and guests at different times from those listed in the column on the left, list below
For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
Section 18 of 19 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.
THE CCTV WILL BE IN BE INSTALLED AND THE SIGNS THAT SHOWS IN THESE PREMISES THAT CCTV IS OPERATION
THE COTY WILE DE IN DE INSTALLED AND THE SIGNS THAT SHOWS IN THESE TREMISES THAT COTY IS OF ERATION
b) The prevention of crime and disorder
THE SIGNS WILL SHOWS THAT IN THESE PREMISE CONTROL OF CCTV IN OPERATION
c) Public safety
THE CCTV RECORDING WILL BE KEPT FOR UP TO 28 DAYS AND ADEQUATE ACCESS WILL BE PROVIDED FOR EMERGNCY VEHICLES.
d) The prevention of public nuisance
IT WILL BE THE SIGNS THAT SHOWS TIME WHICH THE STORE IS OPERATING

Continued from previous page...

e) The protection of children from harm

THE PROOF OF AGE WILL BE IN PLACE THAT ANY ONE UNDER THE AGE OF 25 YEARS OLD WILL BE ASKE FOR THE PROOF OF THEIR AGE.

Section 19 of 19

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. Premises Licence 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 £12500	£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 £12500 £900.00 Band E - £125001 and over £1,905.00

There is an exemption from the payment of fees in relation to the provision of regulated entertainment at church halls, chapel halls or premises of a similar nature, village halls, parish or community halls, or other premises of a similar nature. The costs associated with these licences will be met by central Government. If, however, the licence also authorises the use of the premises for the supply of alcohol or the provision of late night refreshment, a fee will be required.

Schools and sixth form colleges are exempt from the fees associated with the authorisation of regulated entertainment where the entertainment is provided by and at the school or college and for the purposes of the school or college.

If you operate a large event you are subject to ADDITIONAL fees based upon the number in attendance at any one time

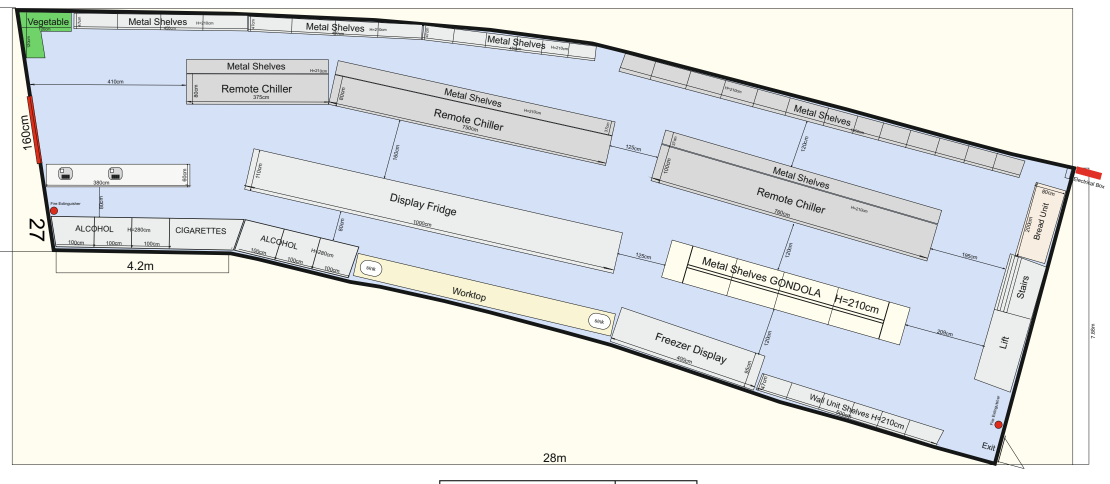
Capacity 5000-9999	£1,000.00
Capacity 10000 -14999	£2,000.00
Capacity 15000-19999	£4,000.00
Capacity 20000-29999	£8,000.00
Capacity 30000-39000	£16,000.00
Capacity 40000-49999	£24,000.00
Capacity 50000-59999	£32,000.00
Capacity 60000-69999	£40,000.00
Capacity 70000-79999	£48,000.00
Capacity 80000-89999	£56,000.00
Capacity 90000 and over	£64,000.00

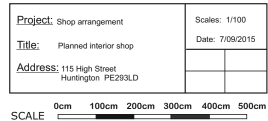
* Fee amount (£) 315.00

DECLARATION

Continued from previous page			
	nce, liable on conviction to a fine up to level 5 on the standard scale, under section 158 of t If false statement in or in connection with this application.	: h e	
□ Ticking this box indicat	tes you have read and understood the above declaration		
This section should be comple behalf of the applicant?"	eted by the applicant, unless you answered "Yes" to the question "Are you an agent acting o	on	
* Full name	ZRYAN MOHAMMAD SHARYF		
* Capacity	MANAGER		
* Date	16 / 09 / 2015 dd mm yyyy		
	Add another signatory		
Once you're finished you need to do the following: 1. Save this form to your computer by clicking file/save as 2. Go back to https://www.gov.uk/apply-for-a-licence/premises-licence/huntingdonshire/apply-1 to upload this file and continue with your application. Don't forget to make sure you have all your supporting documentation to hand.			
	N SUMMARY CONVICTION TO A FINE NOT EXCEEDING LEVEL 5 ON THE STANDARD OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION		
OFFICE USE ONLY			
Applicant reference number			
Fee paid			
Payment provider reference			
ELMS Payment Reference			
Payment status			
Payment authorisation code			
Payment authorisation date			
Date and time submitted			
Approval deadline			
Error message			
ls Digitally signed			
< Previous <u>1</u> <u>2</u> <u>3</u> <u>4</u>	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 Next >		







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Licensing Act 2003

Responsible Authority Representation Form

Cambridgeshire County Council Trading Standards

Name:	Andrew Fayers
Job Title:	Lead Officer
Postal and email	Trading Standards, Supporting Business and Communities, Cambridgeshire
address:	County Council, PO Box 450, Great Cambourne, Cambridge, CB23 6ZR
	andrew.fayers@cambridgeshire.gov.uk
Telephone:	01954 284622

Name and address of premises for which the representation is being made:

Grosik Sklep Ltd, 115 High Street, Huntingdon, PE293LD

Which of the four licensing objectives does your representation relate to?

The Prevention of Children from Harm, to Prevent Crime and Disorder, Public Safety.

Please detail the evidence supporting your representation or the reason for your representation

The Prevention of Children from Harm

The applicant has been involved in the sale of illicit tobacco please see Crime and Disorder below, so that this objective evidence can be read in context.

The sale of illicit cigarettes at cheap prices (around £3 -£4 per pack) will not deter children from taking up smoking. Recent test purchases of cigarettes by children in a nearby City to Huntingdon resulted in sales of illicit cigarettes at cheap prices to under 18 year olds. A business which is prepared to be involved in the sale of illicit cigarettes is not going to be concerned about breaking the law and selling tobacco or alcohol to children.

To Prevent Public Nuisance

To Prevent Crime & Disorder

The applicant is known to be involved in the supply of illicit tobacco.

1

The sale of Illicit tobacco is a major criminal activity locally as well as nationally. There have been a number of seizures by the Police, HMRC and the County Council's Trading Standards Service, the most recent being 15 May 2015 when over 30,000 cigarettes and over 2Kgs of rolling tobacco were seized from 3 shop premises in Wisbech, by this Trading Standards Service. The importation and sale of illicit tobacco has links to major crime gangs and illicit tobacco costs the nation over £2 billion annually in lost tax revenue.

The information linking the applicant to illicit tobacco is from information received from Oxfordshire Trading Standards. They stated that in response to intelligence received, that on 13th September 2012 a joint visit was undertaken with Customs and Excise Officers to an alleged premises selling illegal tobacco, namely Grosik Euro Supermarket at 40 High Street, Banbury, Oxon.

After a search of the property a large amount of tobacco products were seized from the property by Customs and Excise as it was confirmed to be illegal duty free. The tobacco was not counterfeit. They stated the owner of the premises is Mr Zryan Mohammed Sharyf with a mobile telephone number of

This followed an earlier seizure of illicit tobacco from the shop in February 2011 by Customs and Excise.

Oxfordshire County Council Trading Standards Service stated that on 14th October 2014 that they conducted an enforcement visit to Grosik Euro Supermarket Ltd of 40 High Street, Banbury OX165ET to search for suspected illegal tobacco products. A tobacco detection dog was used for the search. Illegal tobacco products were found and seized. The cigarettes were hidden in drawers which had been built into the shop counter at floor level behind the plinth facia. Mr Zryan Mohammad Sharyf of Flat 19, West Court, West Walk, Leicester LE17NP was listed at Companies House as the sole Director of Grosik Euro Supermarket Ltd, with a date of birth of cooksists operator at the premises. He has a mobile phone number

The following items of illegal tobacco were seized from the premises:

23 packs Gold Marlboro Original Polish language

16 packs L & M Blue Label Polish language

2 packs of Super Slims NZ Gold Russian language

1 pack L & M Link 20 Mint Stix Polish language

10 packs of P3CT Russian language.

Although this appears to be a small amount, this will be do to the fact that typically shops continually re-stock from a vehicle or another premises in order to argue that it is for personal use or they did not know it was there, which is the standard owners excuse and of course they only lose a small amount of stock.

The Trading standards Section which is within the Supporting Businesses and Communities service is

committed to the prevention the sale of illicit tobacco. The refusal of granting of the licence will help the service prevent criminal activities within the county. As stated previously in this representation, a business which is prepared to be involved in the sale of illicit cigarettes/tobacco is not going to be concerned about breaking the law and selling tobacco or alcohol to children.

Public Safety

The European standard for cigarettes includes a safety element which means that a cigarette is self extinguishing. Each non illicit cigarette sold in the UK has points along the paper where if the cigarette is not being smoked the cigarette self extinguishes. The reason for this requirement was that house fires across Europe where being caused by cigarettes left to burn. There is an increase risk that fires will occur if illicit cigarettes are within a community. In 2008, before the new safety standard, it was estimated that around 2,800 fires in the UK were caused by smoking materials in which 101 people died and 932 were injured. April 2013 to April 2014 37% of all house fires were smoking related. Unfortunately the continued sale of illicit cigarettes will not reduce this figure significantly. An elderly lady June Buffham of Lincolnshire died when an illicit cigarette set light to the chair she was sitting in.

Illicit cigarettes are more dangerous than European standard cigarettes. Counterfeit cigarettes have been found to contain significantly higher amounts of potentially toxic lethal chemicals such as lead.

The shop is described as general off licence supermarket, with the plan showing limited alcohol shelving but the description of the store emphasises 'off licence'.

Cambridgeshire County Council Supporting Business and Communities (Trading Standards) Service requests that the licence is refused as the service does not believe that the applicant will uphold the licence objectives of the Prevention of Crime and Disorder, Public Safety and the Protection of Children from Harm.

Signed:



Date:

12/09/15

