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 **WEDNESDAY**, **30 JANUARY 2019** 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.	KINGS HEAD HOTEL / NAWAB LOUNGE, 3 SOUTH STREET ST NEOTS PE19 2BW (Pages 11 - 78)	S Mardon 387063
	To consider an application for a review of a premises licence made under Section 51 of the Licensing Act 2003 made by the following:	
	Applicant: Cambridgeshire Constabulary	
	Premises: Kings Head Hotel / Nawab Lounge, 3 South Street St Neots PE19 2BW	
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.	

Dated this 15th day of January 2019

ano brooto

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 - <u>filming,photography-and-recording-at-council-meetings.pdf</u> 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: Democratic.Services@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.

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Agenda Item 4

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 <u>democratic.services@huntingdonshire.gov.uk</u> 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

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LICENSING SUB- COMMITTEE

30 JANUARY 2019

LICENSING ACT 2003 REVIEW OF PREMISES LICENCE Kings Head Hotel/Nawab Lounge, 3 South Street, St Neots, PE19 2BW (Report by the Head of Community)

1. INTRODUCTION

- 1.1 Huntingdonshire District Council has received an application to review a premises Licence, from Cambridgeshire Constabulary; Kings Head Hotel, Licence number HDC/PRE00269 under the Licensing Act 2003 ('the Act').
- 1.2 As required under the Licensing Act 2003, notice of the application was advertised on the Council's website, and Blue notices were displayed at or near the premises from 6th December 2018. The 28 day consultation period ended on 2nd January 2019.
- 1.3 A copy of the application for review is attached as Appendix A, supporting documentation at Appendix B, and the current premises licence at Appendix C.
- 1.4 Redacted versions of the documents have been made available to all parties, to protect the identity of persons not connected to the Licence or Review process.

2. BACKGROUND

2.1 Premises Licence HDC/PRE00269 was initially granted in 2005, following a conversion and variation application by Punch Taverns PLC.

In January 2011 the Licence was transferred to Mr Brian Anderson and Mr Sidney Chapman, the current Premises Licence Holders.

In February 2011 the licence was varied to name Mr Brian Anderson as the Designated premises Supervisor.

In December 2011 an application to vary the Premises Licence was made by the Licence Holders, and following a committee hearing the application was granted.

There have been no changes or updates made to the Licence since then.

For clarity, records from Environmental Health and Business Rates show the Premises began operating as Nawab Lounge around April 2014. The recorded food business operator and person liable for Business Rates is neither Mr Anderson or Mr Chapman

The annual Licence fee, which is due for payment in September each year, has continued to be paid. Invoices for the fee have consistently been sent to Mr Brian Anderson.

3. APPLICATION FOR REVIEW OF LICENCE

- 3.1 On the 5th December 2018, PC446 Clare METCALF, acting on behalf of the Chief Officer of Police for Cambridgeshire Constabulary, a responsible authority, submitted to the licensing authority an application to review the premises licence for Kings Head Hotel.
- 3.2 The grounds for the review are: Crime & Disorder for knowingly employing persons who are unlawfully in the UK or who cannot lawfully be employed as a result of a condition on that person's leave to enter /remain in the UK.
- 3.3 Cambridgeshire Constabulary are requesting revocation of the licence quoting Section 11.27 of the latest Government Guidance, (see para 6.2 of this report)

4. **REPRESENTATIONS**

- 4.1 During the period for the receipt of representations no additional representations have been received.
- 4.2 During the period for representations, information regarding this premises, has been received from one Responsible Authority, Home Office Immigration Enforcement. These comments are at Appendix D

5 GENERAL DUTY

- **5.1** The Sub-Committee 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.
- 5.2 The licensing authority must also have regard to
 - (a) its licensing policy statement, and
 - (b) any statutory guidance issued by the Home Office under Section 182 of the Act.
- **5.3** The Licensing Authority 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.

6. CONCLUSION

- 6.1 Having considered the review application and representations contained and attached to this report and any other information presented at the hearing, the Licensing Sub-Committee may take any of the following steps as it considers appropriate for the promotion of the licensing objectives
 - (a) to modify the conditions of the licence,
 - (b) to exclude a licensable activity from the scope of the licence,
 - (c) to remove the designated premises supervisor,
 - (d) to suspend the licence for a period not exceeding three months,
 - (e) to revoke the licence.

And for this purpose the conditions of the licence are modified if any of them is altered or omitted or any new condition is added.

- 6.2 Government Guidance, paragraphs 11.16 11.23 cover the range of powers of the licensing authority on determining a review, where considered appropriate for the promotion of the licensing objectives.
 - Paragraph 11.20 states that in deciding which powers to invoke, it is expected that the licensing authority should so far as possible seek to establish the cause or causes of the concerns that the representations identify. The remedial action taken should generally be directed at these causes and should always be no more than an appropriate and proportionate response.
 - Paragraph 11.21 states licensing authorities should be alive to the possibility that the removal and replacement of the DPS may be sufficient to remedy a problem where the cause for concern directly relates to poor management decisions made by that individual.
 - Paragraph 11.22 states that if poor management is a direct reflection of poor company practice, the mere removal of the DPS may be an inadequate response to the problems presented.
 - Paragraph 11.23 points out that modifications of conditions and exclusions of licensable activities may be imposed permanently or for a temporary period of up to three months. It is important that any detrimental financial impact that may result from a licensing authority's decision is appropriate and proportionate to the promotion of the licensing objectives. Where premises are found to be trading irresponsibly, the licensing authority should not hesitate, where appropriate to do so, to take tough action to tackle the problems at the premises and, where other measures are deemed insufficient, to revoke the licence.
- 6.3 Government Guidance paragraphs 11.24 11.28 cover reviews arising in connection with crime.
 - Paragraph 11.26 states that where the licensing authority is conducting a review on the grounds that the premises have been used for criminal purpose, its role is solely to determine what steps should be taken in connection with the premises licence, for the promotion of the crime prevention objective. The licensing authority's duty is to take steps with a view to the promotion of the licensing objectives in the interests of the wider community and not those of the individual licence holder.
 - Paragraph 11.27 lists matters that should be treated particularly seriously. One listed matter is 'for knowingly employing a person who is unlawfully in the UK or who cannot lawfully be employed as a result of a condition on that person's leave to enter.'
 - Paragraph 11.28 envisages that the responsible authorities will use the review procedures effectively to deter such activities and crime. Where reviews arise and the licensing authorities determines that the crime prevention objective is being undermined through the premises being used to further crimes, it is expected that revocation of the licence – even in the first instance- should be seriously considered.

6.4 Any decision by the Sub-Committee may be appealed to the Magistrates' Court. An appeal may be made by the applicant for the review, the holder of the premises licence and any other person who has submitted a representation.

7. **RECOMMENDATION**

To determine what action to take in respect of the premises licence after hearing the evidence from the applicant, Cambridgeshire Constabulary, those other persons who have made representation and any submissions on behalf of the licence holder.

BACKGROUND INFORMATION

Licensing Act 2003. Licensing Act 2003 (Hearings) Regulations 2005. Guidance issued under section 182 of the Licensing Act 2003. Huntingdonshire District Council Statement of Licensing Policy.

Contact Officer: Sarah Mardon, Licensing Officer **2** 01480 388010

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 PC 446 Clare METCALFE (Acting on Behalf of the Chief Officer of Cambridgeshire Police – Nick Dean)

apply for the review of a premises licence under section 51 of the Licensing Act 2003 for the premises described in Part 1 below:

Part 1 – Premises or club premises details

Postal address of premises or, if none, ordnance survey map reference or								
description								
Nawab Lounge, Indian Restaurant and Bar.								
3 South Street,								
Post town St. Neots	Post code PE19 2BW							

Name of premises licence holder or club holding club premises certificate (if known) Mr Brian ANDERSON and Mr Sidney CHAPMAN

Number of premises licence or club premises certificate HDC/PRE00269

Part 2 - Applicant details

I am	Please tick ✓ yes					
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) x					
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					
I am 18 years old or over	Please tick ✓ yes					
Current postal address if different from premises address						
Post town P	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

Acting on Behalf of the Chief Officer of Cambridgeshire Police PC 446 Clare Metcalfe Cambridgeshire Licensing Officer, Cambridgeshire Constabulary. Parkside Police Station. Cambridge. Cambridgeshire. CB1 1JG.

Telephone number (if any) 01223 823316

E-mail address (optional) licensingsouth@cambs.pnn.police.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 1)

Cambridgeshire Constabulary request a review of the Premises Licence for the Nawab Lounge, Indian Restaurant and Bar under the licensing objective: The Prevention of Crime and Disorder – Employ a person with cause to believe they were disqualified from employment by reason of immigration status.

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Please provide as much information as possible to support the application (please read guidance note 2)

The Nawab Lounge is located at 3 South Street, St. Neots, Cambridgeshire. The Premises Licence number for that address is HDC/PRE00269 (*See Appendix A*), issued by Huntingdonshire District Council (HDC) on 07/02/2012 in accordance with the Licensing Act 2003. However, I understand from liaising with HDC that the Premises Licence is still officially recorded as being Kings Head Hotel, which is the previous name of the premises. The Premises Licence Holders are still recorded as being Mr Sidney CHAPMAN and Mr Brian ANDERSON, who were the Premises Licence Holders when it was a hotel, and the Designated Premises Supervisor (DPS) is recorded as Mr Brian ANDERSON, personal licence number PER01349 issued by HDC. Therefore, clarification on the current Premises Licence Holder and DPS is required.

The Nawab Lounge opened at 3 South Street premises, following a previous premises of the same name closing at 6 New Street, St. Neots.

Premises Licence HDC/PRE00269 was issued in accordance with the Licensing Act 2003 to allow the on sale of alcohol between the hours:

Sunday 10:00 – 22:30hrs Monday – Wednesday 10:00 - 23:00hrs Thursday 10:00 – 23:00hrs Friday – Saturday 10:00 – 00:00hrs

Their permitted opening hours are: Sunday 10:00 – 22:30hrs Monday – Thursday 23:30hrs Friday – Saturday 10:00 – 00:30hrs

However, their advertised opening hours on their website states that they are open until 23:00hrs, 7 days a week, which on a Sunday exceeds their permitted opening hours by 30 minutes.

Immigration Warrant

On Saturday 8th September 2018, at 18:40hrs a search warrant, *(See Appendix. B)* issued under Section 17(2) of the immigration Act 1971 was conducted by a team from Immigration Enforcement.

As a result of the warrant there were seven persons found on the premises who had 'no right to work' in the UK. All seven were arrested, but two of the seven were released on bail whilst at the restaurant after they claimed asylum.

Of these seven, four were dressed as waiters (black ties, waistcoats, trousers and shoes, with white shirts); two were founding hiding under an upturned table in a cupboard, another was arrested halfway out of a window, whilst the last hid in an upstairs customer toilet. Another person was wearing a chef's apron and tried to escape through the kitchen exit into the courtyard. Of the remaining two, one was found hiding under a bed, and admitted to be cleaning dishes and preparing takeaways and the other was found hiding under a bed in the staff accommodation above the restaurant. A person was observed on the roof of the

premises. The roof can be accessed by the platform at the rear of the staff accommodation. There is some uncertainty that this male was not accounted for amongst the seven arrested.

Shortly after the warrant was executed, IO 14549 SLEIGHT spoke with Mr. Mohamed Ruhel AMIN, who introduced themselves as the director of Mill Choice Ltd. IO SLEIGHT explained that a person had been seen on the roof of the premises and that there was concern for that male's safety. Mr AMIN was asked how many staff were missing, he insisted that all staff were accounted for. This was subsequently found to be incorrect, as this was prior to four more arrests being made, once their hiding places were discovered.

A Referral notice (reference tasking number TS31 HJS1038) for an Illegal Working Civil Penalty (See Appendix C) was issued to Mr AMIN by the Immigration Team, following the arrests of the following persons:



This Civil Penalty has referred to the Civil Penalties Team, at Immigration Enforcement and as of 04/12/2018 remains an ongoing investigation.

See Appendix D for Immigration Enforcement officer's encounters/statements.

This review is respectively being submitted as it is the view of Cambridgeshire Police that no 'Right to Work' checks had been carried out at this premises, resulting in a number of persons who cannot lawfully be employed, working at the premises, thus meaning the Prevention of Crime and Disorder Objective of the Licensing Act 2003 has been seriously undermined.

The Licensing Act 2003 is clearly intended to prevent crime and disorder from occurring in relation to licenced premises, but also to deter and prevent criminals from operating a premises under the auspices of a Premises Licence granted by the local authority.

Home Office guidance issued under Section 182 to the Licensing Act 2003 states:

Paragraph 11.26 states that it is for the licensing authority to determine whether the problems associated with the alleged crimes are taking place on the premises and affecting the promotion of the licensing objectives.

Paragraph 11.27 "states that there is certain criminal activity that may arise in connection with licensed premises which should be treaded particularly seriously" –

Such activities includes –

"...knowingly employing a person who is unlawfully in the UK or who cannot lawfully be employed as a result of a condition on that person's leave to enter".

Section 11.28 states that "Where reviews arise and the licensing authority determines that the crime prevention objective is being undermined through the premises being used to further crimes, it is expected that revocation of the licence, even in the first instance, should be seriously considered".

An annual review of force priorities included Modern Day slavery as one of Cambridgeshire Constabularies force priorities in 2017/2018.

Detective Superintendent Matt Newman – "Common strands seen in the county include labour exploitation..."

Assistant Chief Constable Dan Vajzovic – "This review has enabled us to maintain our focus on the areas where we need to attack criminality most and protect vulnerable people".

The employment of illegal workers in the UK contravenes this priority in that unscrupulous persons may bring illegal workers, who have no employment rights and are often paid below minimum wage rates, into the UK to profiteer.

Illegal working has harmful social and economic effects within the UK. It undercuts British businesses and their workers that stay within the law and exploits migrant workers. As long as there are opportunities for illegal working, the UK will remain an attractive place for illegal immigrants. Partners are working very hard to impact and disrupt employers breaking the law by taking tough action against those who do so.

There is evidence that illegal workers are exploited by organized crime groups (OCG), paid less than the minimum wage, do not pay tax, and may be doing work that breaches health and safety regulations. Employers who use illegal workers, may do so to exploit a vulnerable person, may be connected with human trafficking and avoid providing national minimum standards such as the minimum wage or paid holiday. This is extremely harmful to the exploited workers and enable dishonest employers to gain an unfair advantage over competitors who operate within the law of the United Kingdom.

There can be no doubt that the premises licence granted by the authority, offers the provision of licensable activities to be conducted at this venue and that employing illegal workers to facilitate this activity is to the employers financial benefit and to the detriment of law abiding competitors.

It is also obvious that illegal workers are prone to exploitation by their employers. Illegal workers are unable to declare themselves to the authorities to claim any sort of financial support or benefits. This would render them liable to detention, and consequently they are more than likely poorly paid for the hours they are required to work, and are not subject to the benefit of a minimum wage or restricted hours as prescribed in law.

In most cases they are not provided with anything other than the most basic of living accommodation nor are they afforded the benefit of the protections offered by UK employment legislation.

Illegal workers are by nature transient and do not tend to remain in any location for any length of time in order to reduce their chances of detection. They do not put their name to any official documents and do not rent, lease or purchase property. They have no recourse to public funds and live beneath the radar to avoid detection by the Agencies.

In order to do this, there has to be a support network in place or they would all be encountered living on the streets and detected in that manner. The support network is provided in the main but not exclusively by Organised Crime Groups.

Cambridgeshire Police commonly see illegal workers harboured and sheltered either in rudimentary accommodation on site or in property nearby, owned or operated by the Licenced Holder or their associates.

Employment at licensed premises can represent the terminal point of organised human trafficking in some instances and in the exploitation of these workers. In other cases, it is the means of resort for persons whose legitimate right to remain in the UK has expired.

At the very least, the employers should demonstrate responsibility and due diligence in determining that persons they employ are entitled to work under the auspices of a licence granted by the Licensing Authority.

Allowing this premises to continue to operate with the benefits of a premises licence will merely serve to perpetuate the criminal activity and human exploitation already apparent from the findings of this Immigration Enforcement warrant, thereby undermining the licensing objective for the prevention of crime and disorder.

It is important that we as a responsible authority do all we can to safe guard the vulnerable and protect them harm and exploitation. (*Appendix E – Cambridgeshire Constabulary Force Priorities*).

Police Recommendations

Cambridgeshire Constabulary are seeking the revocation of the premises license HDC/PRE00269, 3 South Street, St. Neots, Cambridgeshire, PB19 2BW.

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

Appendices

Appendix A: 3 South Street, St. Neots - Premises Licence number HDC/PRE00269.

Appendix B: Immigration Enforcement Search Warrant

Appendix C: Referral notice (TS31 HJS1038) for an Illegal Working Civil Penalty.

Appendix D: Immigration Enforcement officer's encounters/statements.

Appendix E: Cambridgeshire Constabulary Force Priorities.

	Please tick							
✓ yes Have you made an application for review relating to the premises before								
If yes please state the date of that application	Day Month Year							
This application to review relates to the following licensing objective(s)								
PI ✓	lease tick one or more boxes							
 the prevention of crime and disorder public safety the prevention of public puicepool 								

3) the prevention of public nuisance

4) the protection of children from harm

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

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

Х

• I understand that if I do not comply with the above requirements X my application will be rejected

IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE, UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

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 C Mult						
Date 05/12/2018						
Capacity Licensing Officer, Cambridgeshire Constabulary						
Contact name (where not previously given) and postal address for correspondence associated with this application (please read guidance note 6) PC 446 Clare Metcalfe Cambridgeshire Licensing Officer Cambridgeshire Constabulary Parkside Police Station						
Post town	Post Code					
Cambridge	CB1 1JG					
Telephone number (if any) 01223 823316						
If you would prefer us to correspond with you using an e-mail address your e- mail address (optional) licensingsouth@cambs.pnn.police.uk						

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.

DATA PROTECTION ACT 1998 – PRIVACY DISCLAIMER – FAIR PROCESSING-How we use your information

Huntingdonshire District Council is registered under the Data Protection Act 1998. This allows it to process personal data in performing its lawful business. Information held by the Council, including personal data you provide now or in the future, will be processed in compliance with data protection principles. Your personal data may be used to manage, monitor, improve and promote the Council's services. Where delivery of services or actions is in partnership with others, or dependent on the actions of others, it may also be shared with other persons or bodies in accordance with, and restricted to the terms of information sharing agreements and protocols. To protect public funds it may also be shared with other persons or bodies to prevent and detect fraud.

Further details are available on the Council's website

<u>www.huntingdonshire.gov.uk/privacy</u>. If you have concerns about the processing of your personal data by the Council you may contact the Data Protection Officer at Huntingdonshire District Council, Pathfinder House, St Mary's Street, Huntingdon, Cambridgeshire, PE29 3TN or the Office of the Information Commissioner at Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF This page is intentionally left blank

By virtue of paragraph(s) 1, 2 of Part 1 of Schedule 12A of the Local Government Act 1972.

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Premises Licence



Premises Licence Number

HDC/PRE00269

Part 1 – Premises Details

Postal address of premises, or if none, ordnance survey map reference or description, including Post Town, Post Code Kings Head Hotel 3 South Street St Neots Cambridgeshire PE19 2BW

Telephone number 01480 474094

Where the licence is time limited the dates : Not Applicable

This licence comes into effect on : **07.02.2012** The annual fee is due with effect from : **06.09.2013** and each year thereafter.

Licensable activities authorised by the licence (B) Performance of Film - Indoors (C) Indoor Sporting Events (E) Live Music - Indoors (F) Recorded Music - Indoors (H)Anything similar to E, F or G-Indoors (I) Facilities/Making Music - Indoors (L) Late Night Refreshment - Indoors (M) Supply of Alcohol on Premises

Times the licence authorises the carrying out of licensable activities (B) Performance of Film - Indoors Sundays 18:00 - 22:00 Fridays and Saturdays 18:00 - 00:00 Mondays to Thursdays 18:00 - 23:00

(C) Indoor Sporting Events Sundays 10:00 - 22:00 Fridays and Saturdays 10:00 - 00:00 Mondays to Thursdays 10:00 - 23:00

(E) Live Music - Indoors Sundays 18:00 - 22:00 Fridays and Saturdays 18:00 - 01:00

(F) Recorded Music - Indoors Sundays 18:00 - 22:00 Fridays and Saturdays 18:00 - 00:00 Mondays to Thursdays 18:00 - 23:00

(H)Anything similar to E, F or G-Indoors

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Premises Licence



Premises Licence Number

HDC/PRE00269

Sundays 20:00 - 22:00 Fridays and Saturdays 20:00 - 01:00

(I) Facilities/Making Music - Indoors Sundays 20:00 - 22:00 Fridays and Saturdays 20:00 - 01:00

(L) Late Night Refreshment - Indoors Fridays and Saturdays 23:00 - 00:30

(M) Supply of Alcohol on Premises Thursdays 10:00 - 23:00 Sundays 10:00 - 22:30 Fridays and Saturdays 10:00 - 00:00 Mondays to Wednesdays 10:00 - 23:00 Seasonal/Non Stand. Times see Annex 4

The opening hours of the premises

Monday	10:00 - 23:30				
Tuesday	10:00 - 23:30				
Wednesday	10:00 - 23:30				
Thursday	10:00 - 23:30				
Friday	10:00 - 00:30				
Saturday	10:00 - 00:30				
Sunday	10:00 - 22:30				
Note: For seasonal variations or non standard timings in the opening hours refer to Annex 4					

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

Alcohol is supplied for consumption on the Premises

Part 2

Name, (registered) address, telephone number and email (where relevant) of holder of premises licence Mr Brian Anderson High Elms Rectory Lane Southoe St Neots PE19 5YA 01480 474094

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Premises Licence



Premises Licence Number

HDC/PRE00269

Mr Sidney Chapman 25 Great North Road Eaton Socon St Neots PE19 8EN

01480 474094

Registered number of holder, for example company number, charity number (where applicable) **Not Applicable**

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

Mr Brian James Anderson High Elms Rectory Lane Southoe St Neots PE19 5YA

01480 474094

Personal licence number and issuing authority of personal licence held by designated premises supervisor where the premises licence authorises for the supply of alcohol

Reference Number: PER01349 Licensing Authority: Huntingdonshire District Council

ANNEX 1 – MANDATORY CONDITIONS

- 1 If the supply of alcohol is authorised by this licence
 - (a) no supply may be made
 - (i) at a time when there is no designated premises supervisor in respect of the premises licence; or
 - (ii) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended;
 - (b) every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.
- 2. (1) The responsible person shall take all reasonable steps to ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.

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Premises Licence



Premises Licence Number

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- (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 in a manner which carries a significant risk of leading or contributing to crime and disorder, prejudice to public safety, public nuisance, or harm to children -
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to -
 - 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 (other than any promotion or discount available to an individual in respect of alcohol for consumption at a table meal, as defined in section 159 of the Act);
 - (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;
 - (d) provision of free or discounted alcohol in relation to the viewing on the premises of a sporting event, where that provision is dependent on -
 - (i) the outcome of a race, competition or other event or process , or
 - (ii) the likelihood of anything occurring or not occurring;
 - (e) 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.
- 3. The responsible person shall ensure that no alcohol is dispensed directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
- 4. The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.
- 5. (1) The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
 - (2) 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 a holographic mark.
- 6. The responsible person shall 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-

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Premises Licence



Premises Licence Number

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- (i) beer or cider: 1/2 pint;
- (ii) gin, rum, vodka or whiskey: 25ml or 35ml; and
- (iii) still wine in a glass: 125ml; and
- (b) customers are made aware of the availability of these measures.

A responsible person in relation to a licensed premises means the holder of the premises licence in respect of the premises, the designated premises supervisor (if any) or any individual aged 18 or over who is authorised by either the licence holder or designated premises supervisor. For premises with a club premises certificate, any member or officer of the club present on the premises in a capacity that which enables him to prevent the supply of alcohol.

- 7. If the premises licence includes a condition that at specified times, one or more individuals must be at the premises to carry out a security activity, each such individual must
 - (a) be authorised to carry out that activity by a licence granted under the Private Security Act 2001; or
 - (b) be entitled to carry out that activity by virtue of section 4 of that Act

This condition shall not apply in the case of

- any premises with a premises licence that authorises plays or films at the premises;

- any premises being used exclusively for the purposes of a club that holds a club premises certificate; or

- any premises used temporarily for plays or films where the use is a permitted temporary activity under the Act.

8. For Information - Live Music Act 2012

Conditions relating to the provision of live music do not apply where live music takes place on premises authorised to be used for the supply of alcohol for consumption by a Premises Licences or Club Premises Certificates and at the time of the live music the premises are open for the supply of alcohol for consumption on the premises where:

The live music is unamplified or;

The live music is amplified and takes place in the presence of an audience of no more than 200 persons, and

The live music takes place between 8.00am and 11.00pm on the same day.

Facilities for dancing and making music are considered to be deleted from the licence and any conditions relating to it.

ANNEX 2 – CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE

Not Applicable

Premises Licence



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

- 1 I. Licensable activities provided at the premises shall be restricted to the showing of film in the form of televisual display by DVD or other means of the performance of music (whether amplified or not), the provision of live music, the provision of recorded music to be maintained as background music either within the ambience of the premises generally or, more specifically, to performances by live bands, karaoke or similar entertainment events, the provision of similar entertainment such as cabaret or stand- up comedy, the provision for making music such as karaoke or group entertainment, the provision of late night refreshment and the provision of alcohol, provided that the provision of entertainment by way of live music where the number of performers exceeds two, the provision for other similar entertainment (cabaret, stand-up comedy) and the provision of facilities for making music shall not in total between all such events exceed more than twenty occasions per annum and no such event falling within these categories shall take place unless the Police shall have been provided with the following information not less than four weeks before the event takes place, namely:
 - i) the nature of the event;
 - ii) the proposed timing of the event;
 - iii) confirmation that appropriately increased door security will be available during the hours that such events are hosted.
- 2. To prominently display throughout the premises notification that management operates a zero tolerance policy in respect of drugs, the possession or use of any illegal substance, admission to the premises of anyone under the age of eighteen and expulsion from the premises of anyone barred from these premises or other premises in the St Neots area by the Pub Watch Organisation.
- 3. Management will publicise the fact that they reserve the right to refuse admission to any person for any reason and that they reserve the right to ask any person to leave the premises without giving reason for that request.
- 4. Access to the premises on Thursdays, Fridays and Saturdays and on special event nights shall be monitored by a minimum of two door staff at all times that the premises are open. Door staff will :-
 - (a) wear their licence badges at all times when on duty;
 - (b) record on a daily basis in a book provided by the Designated Premises' Supervisor, their name, the time they commenced their shift and the time they finished their shift. Door staff will sign their entry;
 - c) shall remain sober at all times whilst on duty and shall be prohibited from consuming alcoholic beverages whilst on duty;
 - (d) operate a search policy.
 - (e) At times when door staff are not in place, effective monitoring by bar staff and CCTV shall occur. Management will advertise the fact that a search policy is operated and will maintain a register of searches that are made which register shall be available to the Police at all times the premises are open to the public.
- 5. In the event that management or door staff or anyone in a position of responsibility should find, or have reason to seize, controlled drugs or any unlawful substance or item (for example a weapon) the same shall be placed in a suitable plastic bag or envelope that will be sealed. Management shall be responsible for creating a written and witnessed record of the seizure or discovery which record shall state the date, time, location at which the substance or item was found, the name of the persons involved in the seizure / discovery and (if possible) the name of the person from whom such drugs or items were seized. The items so secured shall (as soon as reasonably practicable) be transferred to the Police to be handed to them in accordance with their direction. In the event that such items or substances are handed to the Police in this manner the Police will provide an incident number as a

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Premises Licence



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permanent record of the event.

- 6. In the event of any such action being taken by management as described in paragraph 3 (refusal of admission) management will record the incident in a book which will be reviewed by the Premises' Licence holder not less than once every month and which shall be available for inspection by the Police at any time that the premises are open to the public.
- 7. The Premises' Licence holder will be responsible for maintaining a regularly monitored comprehensive digital colour CCTV system at the premises which will ensure that all public areas of the licensed premises are monitored including all public entry and exit points and the street environment immediately around the premises. This system will enable frontal identification of any person entering the premises regardless of light conditions. Cameras shall be continually recording in real time whilst the premises are open to the public and such recordings shall remain available for a minimum of thirty one days. All recordings shall be identified by time and date stamping acceptable to the Police. Recordings shall be made available, together with the facilities for viewing the same, to the Police and any Officer of a responsible authority. Recordings older than two days prior to the request for viewing must be made available immediately. Recordings older than two days prior to the request for viewing must be made available within twenty four hours of a request for their production (subject to the requirements of the Data Protection Act 1998 being complied with at all times).
- 8. The person nominated as the DPS will join and actively support the Pubwatch Scheme and support its aims and objectives as given in its charter or good practice. This includes support of its agreed banning policy and attending events or meetings, personally or by sending an authorised representative of the venue. This condition is only binding whilst the Pubwatch Scheme is in existence.
- 9. When available, the Designated Premises' Supervisor shall participate in, and operate, the Radio—net Scheme.
- 10. The premises shall not operate as a nightclub and notwithstanding any other form of lighting that is operated within the premises there shall at all times be white background lighting. The premises will display notices prominently advising that dancing is prohibited.
- 11. The Designated Premises Supervisor or relevant manager will actively operate a "Challenge 25" policy and adhere to the requirements within. This policy will include acceptance of identity cards with the "Pass" accreditation; passports or photo ID driving licence or any future identification card as approved by central government as bona fide recognised forms of identification.
- 12. The Premises' Licence holder shall ensure that the air cooling system installed at the Premises is maintained to a standard approved by Head of Environmental Health Services for Huntingdonshire District Council.
- 13. Children on the premises will be supervised at all times by a responsible adult or requested to leave. Children who are on the premises (and those accompanying them) will be requested to leave the premises at 2000 hours and no children will be admitted to the premises after 2000 hours.
- 14. No adult entertainment shall be permitted.

ANNEX 4 – PERMITTED HOURS – For the licensable activities authorised by this licence:

1 Non standard times/seasonal variations

B to 01:00 on Sundays preceding bank holiday Mondays. To 01:00 on a Friday or Saturday to coincide with events of live music, anything similar to live/recorded music or the provision of facilities for making music (E, H, I) on no more than 20 occasions per annum in total.

E, H, I to 01:00 on Sundays preceding bank holiday Mondays. Page $7 \mbox{ of } 8$

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E, H, I amplified events to be limited to no more than 20 per annum in total.

F to 00:00 on Sundays preceding bank holiday Mondays. To 01:00 when other entertainment events are being hosted, subject to no more than 20 events per year.

L to 00:30 on Sundays preceding bank holiday Mondays. On occasions when the premises is open for the supply of alcohol through to 01:00.

M to 01:00 Christmas Eve and Sundays preceding bank holiday Mondays. Sundays as part of 20 permissions. From the commencement of the supply of alcohol on New Years Eve to the finish time for the supply of alcohol on New Years Day. To 01:00 on Friday or Saturday for no more than 20 occasions per annum, to coincide with regulated entertainment consisting of film, live music, anything similar to live/recorded music, or provision of facilities for making music (B,E,H and I).

Hours premises are open to the public:

01:30 Christmas Eve. New Years Eve to half an hour after the cessation of supply of alcohol on New Years Day. To 01:30 on evenings for no more than 20 occasions per annum, to coincide with regulated entertainment consisting of film, live music, anything similar to live /recorded music, or provision of facilities for making music (B,E,H and I).

ANNEX 5 – PLANS

For plan see attached

Licence valid from: 07.02.2012

Date of Issue: 23.10.2012

Signed:

Maadowco

Head of Legal and Democratic Services

By virtue of paragraph(s) 1, 2 of Part 1 of Schedule 12A of the Local Government Act 1972.

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