



CITY OF WESTMINSTER

MINUTES

Licensing Sub-Committee (5)

MINUTES OF PROCEEDINGS

Minutes of a meeting of the **Licensing Sub-Committee (5)** held on **Thursday 31st October, 2019**, Rooms 18.01 & 18.03, 18th Floor, 64 Victoria Street, London, SW1E 6QP.

Members Present: Councillors Murad Gassanly (Chairman), Louise Hyams and Aziz Toki

1 MEMBERSHIP

There were no changes to the membership.

2 DECLARATIONS OF INTEREST

There were no declarations of interest.

1 1 GILLINGHAM STREET LONDON SW1V 1HN

LICENSING SUB-COMMITTEE No. 5

Thursday 31 October 2019

Membership: Councillor Murad Gassanly (Chairman), Councillor Louise Hyams and Councillor Aziz Toki

Legal Adviser: Horatio Chance
Committee Officer: Georgina Wills
Policy Officer: Aaron Hardy
Presenting Officer: Kevin Jackaman

Relevant Representations: Environmental Health

Present: Somtat Srikaew (Director, Feel Food Limited, Applicant), Dr Judith Rich (Resident) and Dave Nevitt (Environmental Health).

**1 Gillingham Street Report London SW1V 1HE - Copy ("The Premises")
19/11006/LIPN**

1.	<p>Sale by Retail of Alcohol – On and Off Sales</p> <p>Monday to Thursday: 11:00 to 23:00 Friday to Saturday: 11:00 to 23:30 Sunday: 12:00 to 22:30</p> <p>Seasonal Variations / Non-Standard Timings:</p> <p>None</p>
	<p>Amendments to application advised at hearing:</p> <p>None.</p>
	<p>Decision (including reasons if different from those set out in report):</p> <p>The Sub-Committee considered an application by Feel Food Limited (“The Applicant”) for a new premises licence in respect of 1 Gillingham Street, London, SW1V 1HN. The Premises were not situated in the Cumulative Impact Area.</p> <p>Mr Kevin Jackaman, Presenting Officer, introduced the application to the Sub-Committee and advised that it was proposed for the Premises to operate as a restaurant selling hot and cold Japanese cuisine. The Applicant was applying for a premises licence to enable them to sell alcohol for consumption both on and off the premises in addition to their food offering. It was confirmed that the Metropolitan Police Service had withdrawn their representations, following the Applicant’s agreement to the Police’s proposed conditions being added to the operating schedule of the premises licence and reducing the sale of alcohol from 11:00hrs to 23:00hrs to 12:00hrs to 22:30hrs on Sunday.</p> <p>Somtatt Srikaew, (Director, on behalf of the Applicant confirmed that the Premises would serve Japanese food and that the alcohol offered would complement the menu. The Japanese traditional alcoholic beverage Saki would be on the beverage menu. He advised that the Premise would be a high calibre venue and be food led, The Sub-Committee was advised that the Premises would not host parties or in the habit of causing nuisance.</p> <p>Mr Dave Nevitt, Environment Health Officer, advised that their representation had been maintained due to a local resident and deliveries. He informed that the Premises was a small unit which could accommodate a dozen seats. The main operation was to serve a sit in meal. There will be no takeaways. Mr Nevitt advised that the Premises previously operated as a Chinese take away. He informed the Sub-Committee that the Applicant had agreed for the sale of alcohol to be within core hours and to additional conditions. The Sub-Committee was advised that the Conditions which had been agreed by the Applicant would address the concerns raised by interested parties and promote the licensing objectives.</p> <p>Following questions from the Sub-Committee, Mr Srikaew advised that deliveries will be undertaken at the main street. Mr Srikaew informed that he</p>

	<p>was unfamiliar with the area and commented that the Premises would be an improvement to the previous offer. He advised that neighbouring properties will be taken into consideration during the operation of the business. The Sub-Committee was advised that CCTV was to be installed in the Premises. The Sub-Committee commented about difficulties faced in the area and how these concerns had been exasperated by the supply of alcohol being available at 'Takeaways'</p> <p>Dr Judith Rich, local resident, advised that she had resided in the locality for over 15 years. She raised concerns about Anti-Social Behaviour and substance misuse that were prevalent in the locality. Dr Rich also commented about car parking spaces and deliveries. The Sub-Committee advised that the City Council had a task force which had been designed to address these overarching concerns. The Sub-Committee noted that the Applicant had agreed to accept the Restaurant Model Condition which required alcohol to be ancillary to a meal.</p> <p>Dr Rich acknowledged that the concerns raised could be mitigated by Conditions which had been proposed by the Responsible Authorities. Mr Srikaew advised that he understood the concerns raised by the resident and would be sensitive to the needs of all local residents.</p> <p>Having carefully listened to the Applicant, Environmental Health and the local resident, and consideration of the evidence before it, the Sub-Committee granted the Application with Conditions. These included those recommended by the Metropolitan Police and Environmental Health. The Sub-Committee noted that the Applicant had reduced the hours for the sale of alcohol, agreed for deliveries to be restricted to the main road and had accepted the Model Restaurant Conditions. The Sub-Committee when assessing the evidence, the character of the area, agreed that the Application was a better offer for the vicinity and that the Conditions imposed would have the overall effect of promoting the licensing objectives.</p>
<p>2.</p>	<p>Hours Premises are Open to the Public</p> <p>Monday to Thursday: 11:00 to 23:00 Friday to Saturday 11:00 to 23:30 Sunday: 11:00 – 23:00</p> <p>Seasonal Variations / Non-Standard Timings:</p> <p>None</p>
	<p>Amendments to application advised at hearing:</p> <p>None</p>
	<p>Decision (including reasons if different from those set out in report):</p> <p>The Sub-Committee granted the application (see reasons for decision in Section 1).</p>

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Conditions attached to the Licence

Mandatory Conditions

1. No supply of alcohol may be made at a time when there is no designated premises supervisor in respect of this licence.
2. No supply of alcohol may be made at a time when the designated premises supervisor does not hold a personal licence or the personal licence is suspended.
3. Every supply of alcohol under this licence must be made or authorised by a person who holds a personal licence.
4.
 - (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises—
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to;
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
 - (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour

or to refer to the effects of drunkenness in any favourable manner;

- (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).

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

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

(2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.

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

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

7. The responsible person must ensure that—

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

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

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

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

A responsible person in relation to a licensed premise means the holder of the premise 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.

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

8(ii) For the purposes of the condition set out in paragraph 8(i) above -

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

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

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

Where -

(i) P is the permitted price,

(ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and

(iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;

(c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence -

(i) the holder of the premises licence,

(ii) the designated premises supervisor (if any) in respect of such a licence, or

(iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;

(d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and

(e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.

8(iii). Where the permitted price given by Paragraph 8(ii)(b) above would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.

8(iv). (1) Sub-paragraph 8(iv)(2) below applies where the permitted price given

by Paragraph 8(ii)(b) above on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.

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

Conditions imposed by the Licensing Authority after a hearing:-

9. No selling of alcohol to underage people (ID always required)
10. There shall be no drunk and disorderly behaviour on the premises area
11. Vigilance in preventing the use and sale of illegal drugs at the retail area
12. There shall be no violent and anti-social behaviour on the premises
13. CCTV System installed to monitor entrances, exits and other parts of premises in order to address the prevention of crime objective.
14. A clear and legible notice outside the premises indicating the normal hours under the terms of the premises licence during which licensable activities are permitted. Clear and conspicuous notices warning of potential criminal activity, such as theft, that may target customer will be displayed.
15. There shall be no selling of alcohol to any drunk or intoxicated customer.
16. Custom will not be sought by means of personal solicitation outside or in the vicinity of the premises.
17. Prevention and vigilance in illegal drug use at the retails unit area.
18. Staff will be well trained in asking customers to use the premises in an orderly and respectful manner.
19. A log book in recording system shall be kept upon the premises in which shall be entered particulars of inspections made; those required to be made by statute and information complied to comply with any public safety condition attached to the premises licence that requires the recording of such information. The log book shall be kept available for inspection when required by persons authorised by the License ACT 203 or associated legislation.
20. Prominent, Clear and legible notices will be displayed at the exit requesting the public to respect the needs of nearby residents and to leave the premises and the area quietly.
21. Deliveries of goods necessary for the operation of the business will be carried out at such a time or in such a manner to prevent nuisance and disturbance to nearby residents.
22. Customers will be asked not to stand around loudly talking in the street

outside the premises.

23. Customers will not be admitted on to the premises above opening hours.
24. The movement of bins and rubbish outside the premises will be kept to minimum after 23.00.
25. Any light on or outside the premises will be positioned and screened.
26. Adequate waste receptacles shall be provided in the local Vicinity
27. Challenge 25" sign which is a retailing strategy that encourages anyone who is over 18 but look under 25 to carry acceptable ID (a card bearing the PASS hologram, a photographic driving license or passport) if they wish to buy alcohol.
28. Well trained staff about requirement for persons' Identification, age establishment etc. all the details provided in a training record book available the retails unit.
29. A Log book will be kept at the premises all times. Nothing belong existing Health & Safety requirements

None

30. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Westminster Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewing of recordings shall be made available immediately upon the request of Police or authorised officer throughout the entire 31 day period.
31. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times when the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.
32. All sales of alcohol for consumption off the premises shall be in sealed containers only, and shall not be consumed on the premises.
33. Sales of alcohol for consumption off the premises shall only be supplied with, and ancillary to a take-away meal.
34. The supply of alcohol at the premises shall only be to a person seated taking

a table meal there and for consumption by such a person as ancillary to their meal.

35. A Challenge 21 or Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
36. A record shall be kept detailing all refused sales of alcohol. The record should include the date and time of the refused sale and the name of the member of staff who refused the sale. The record shall be available for inspection at the premises by the police or an authorised officer of the City Council at all times whilst the premises is open.
37. An incident log shall be kept at the premises, and made available on request to an authorised officer of the City Council or the Police. It must be completed within 24 hours of the incident and will record the following: (a) all crimes reported to the venue (b) all ejections of patrons (c) any complaints received concerning crime and disorder (d) any incidents of disorder (e) all seizures of drugs or offensive weapons (f) any faults in the CCTV system, searching equipment or scanning equipment (g) any refusal of the sale of alcohol (h) any visit by a relevant authority or emergency service.
38. Patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall not be permitted to take drinks or glass containers with them.
39. There shall be no self service of alcohol.

2 2 BESSBOROUGH STREET, LONDON, SW1V 2JA

WITHDRAWN

3 THE CAVENDISH, 35 NEW CAVENDISH STREET, LONDON W1G 9TR

LICENSING SUB-COMMITTEE No. 5

Thursday 31 October 2019

Membership: Councillor Murad Gassanly (Chairman), Councillor Louise Hyams and Councillor Aziz Toki

Legal Adviser: Horatio Chance
Committee Officer: Georgina Wills
Policy Officer: Aaron Hardy
Presenting Officer: Kevin Jackaman

Relevant Representations: Environmental Health

Present: Robert Sutherland (Solicitor, representing the Applicant), Spomenka Matic (General Manager on behalf of Applicant Company) and Anil Drayan (Environmental Health). Lorraine Doodhew, Suzanne Philips, Dr Nicholas Day, Nicholas McGill and Bob Jung

The Cavendish, 35 New Cavendish Street, London W1G 9TR ("The Premises") 19/09289/LIPV							
1.	Sale by Retail of Alcohol						
	Indoors, outdoors or both			Current:		Proposed:	
				Both		No Change	
		Current Hours		Proposed Hours		Licensable Area	
		Start:	End:	Start:	End:	Current:	Proposed:
	Monday	10:00	23:00	08:00	23:00	Basement and Ground Floor	No change
	Tuesday	10:00	23:00	08:00	23:00		
	Wednesday	10:00	23:00	08:00	23:00		
	Thursday	10:00	23:00	08:00	23:00		
	Friday	10:00	23:00	08:00	23:00		
Saturday	10:00	23:00	08:00	23:00			
Sunday	12:00	22:30	08:00	22:30			
Seasonal variations/ Non - standard timings:	Current:				Proposed:		
	(a) On weekdays, other than Christmas Day, Good Friday or New Year's Eve, 10:00 to 23:00; (b) On Sundays, other than Christmas Day or New Year's Eve, 12:00 to 22:30; (c) On Good Friday, 12:00 to 22:30; (d) On Christmas Day, 12:00 to 15:00 and 19:00 to 22.30; (e) On New Year's Eve, except on a Sunday, 10:00 to 23:00; (f) On New Year's Eve on a Sunday, 12:00 to 22:30; (g) On New Year's Eve from the end of permitted hours on New Year's Eve to the start of permitted hours on the following day (or, if there are no permitted hours on the following day, midnight on 31st December).				No change		

<p>Amendments to application advised at hearing:</p> <p>None.</p>
<p>Conditions to be added</p>
<p>Condition</p>
<p>Between the hours of 08:00 and 10:00 Monday to Saturday, and 08:00 to 12:00 Sunday, the supply of alcohol at the premises shall only be to a person seated taking a table meal there and for consumption by such a person as ancillary to their meal.</p>
<p>Decision (including reasons if different from those set out in report):</p> <p>The Sub-Committee had before it an application for a variation of a premises licence for a Premise currently operating as a two-floor restaurant and bar. The Applicant was seeking to vary the commencement of the sale of alcohol to 08:00hrs daily. To include an additional Condition which required the supply of alcohol to be ancillary to a seated table meal. The variation was sought in order to enable the provision of a Champagne Breakfast menu. The operational hours were currently 10:00hrs to 23:30hrs Monday to Saturday and 12:00hrs to 23:00hrs Sunday.</p> <p>Kevin Jackaman, the Presenting Officer advised that representations had been received from Environmental Health and six local residents. There was supportive representation from two local residents. There were additional information submitted by the Applicant and Interested parties and these were circulated to all parties. The Metropolitan Police withdrew their representation. The Application is not located in the Cumulative Impact Area.</p> <p>Mr Robert Sutherland, the Applicant's Legal Representative, advised that the Premise had come under new management and measures were being put in place to ensure that concerns raised were addressed. The Sub-Committee were advised that the Applicant had agreed to the Conditions proposed by the Metropolitan Police. These included providing the direct contact number for Managers, cordoning areas for smokers, withdrawing the 'off sales' of alcohol and restricting the use of the outside area so as to prevent public nuisance.</p> <p>Anil Drayan, Environmental Health Officer advised the Sub-Committee that the Applicant had agreed to all the Conditions proposed by Environmental Health and this included withdrawing 'off sales' of alcohol. Mr Drayan advised that the application met core policies and that representation had been maintained to enable the Sub-Committee to consider the request.</p> <p>Bob Jung, resident, advised that he had resided in his dwellings since 1992 and commented that anti-social behaviour would emanate from the Premises. He raised concerns about noise nuisance and trespassing. Mr Jung advised that customers and employees congregated and would smoke in the door step of residential buildings. He stated that smoke from cigarettes would travel into residents' homes. Mr Jung commented that there were several establishments in the locality and advised that these Premises in his opinion were better managed. He informed that staff members in these establishments would supervise their customers and ensure that they did not stray from the Premises. He also raised concerns about the use of mobile phones and noise from telephone conversations generally. Mr Jung advised that employees were approached about loud telephone conversations and would 'cross the road' when asked to lower their voices, He commented that residents had been</p>

adversely affected by the poor management of the Premises.

Lorraine Goodhew, resident, advised the Sub-Committee that she had resided in the area since 2000. Ms Goodhew advised that the Premises previously operated as a public house and during this period there was no nuisance. She advised that the nuisance started to occur when the Premises started to operate as the Cavendish. The Sub-Committee was advised that customers which frequented the Premises were often 'clubbers' and differed to those who visited nearby establishments. Ms Goodhew advised that staff members were inexperienced and did not supervise their customers properly and were unable to control crowd overflows. Ms Goodhew advised that patrons left rubbish in the immediate area. She commented that residents would be adversely affected if the Premises was to open at 08:00hrs and raised concerns about noise from cars and banging of doors during these hours. She informed the Sub-Committee that the area had several residential buildings and was previously quiet.

Nicholas McGill, local resident, advised that he agreed with the representation made by both residents. He raised concerns about the Premises opening at 08:00hrs and alcohol being served at these hours. He advised that pedestrians had difficulties in navigating chairs which were left outside the Premises and customers would often obstruct the pavement. Mr McGill advised that customers became verbally abusive and were reluctant to move from the pathways when asked. He commented that customers needed to be supervised and that measures should be put in place which assures that they remain within the Premises' boundaries. Mr McGill raised concerns about customers smoking near residential buildings and refuse being left at pedestrian crossings.

Suzanne Philips, local resident, advised that she resided in an adjoining building located next to the Premises. Ms Philips advised that she agreed with the early submissions made by the local residents and commented that customers would drink and smoke whilst congregating on the front steps of residential buildings. She advised that customers became confrontational when residents requested that they move from their private properties. It was stated that the immediate areas near the Premises were reported to be littered with broken glass and refuse thereby causing nuisance. Ms Philips advised that residents were adversely affected by the smoke from cigarettes and from the noise and vibrations from the Premises. She further advised that in her opinion the Premises were poorly managed and that any extension in the operation hours would exasperate the problems currently experienced by residents.

Dr Nicholas Day, resident, advised that she supported the representation made by local residents. He advised that on a former weekend loud screams could be heard from the establishment. Dr Day raised concerns regarding littering, customers congregating on the pavement and obstructing pedestrians and customers using prohibited substances. He advised that the Premises management in his opinion appeared to have disregard about nuisance caused to neighbouring properties. Dr Day advised that increasing alcohol consumption may pose a safety risk and commented that a pedestrian crossing was located near the Premises and also near a busy junction and taxi rank. He advised that concerns over obstructing public highways needed to be addressed.

The Sub-Committee raised questions about the obstruction of the public highway and was advised by Mr Drayan, Environmental Health Officer that a visit to the Premises had been undertaken and it was noted that some 60 customers were congregated around the exterior. Mr Drayan advised that this had occurred at an exceptional period as the 'World Cup'

tournament was taking place and England was one of the teams 'playing'. Mr Drayan confirmed that visits to the Premises took place between 27 – 28 June 2018, and that there were no further reports received about the public highway. The Sub-Committee noted that glass containers had been left on railings near to the Premises and was advised that there was uncertainty as to whether these came directly from the Premises or other nearby premises.

Mr Drayan advised that the Applicant had agreed to Conditions which required customers to be supervised and be prevented from causing a nuisance. He advised that the current Conditions on the premises licence required for the outside area to be kept clean and litter free. He advised that on previous visits to the Premises it was reported that refuse had been left out near a pedestrian crossing around 10:00hrs. Mr Drayan advised that one of the existing Conditions on the Premises Licence required all refuse to be left outside no earlier than 30mins before collection time. He advised the Sub-Committee that Conditions could be managed and that any breaches should be reported so they can be investigated by officer and the relevant issues taken up with the Applicant.

Ms Spomenka Matic, General Manager for the Applicant, advised that she was aware of the representation which had been made by the resident and informed that she had met with them to discuss concerns. Ms Matic advised that residents will be provided with a direct contact number. She stated that she had only been in position since October 2019 and that several training gaps had been identified for staff. She commented that training on security and smoking 'zones' will be provided to staff members. The Sub-Committee was advised that smoking zones had been incorporated and there were now restrictions on where this activity could take place. Ms Matic also informed of other steps which had been undertaken to address public nuisance. This included ensuring that immediate surrounding areas are kept tidied, placing refuse outside at specified time slots and reducing music volume during the latter part of the evening. She also advised that a rope would be used to cordon the terrace, and this was to ensure that customers do not obstruct the public highway. Ms Matic advised that she was willing to work with residents to resolve current concerns.

Mr Sutherland advised that residents had welcomed that Ms Matic had liaised with them and was implementing steps to address concerns. Mr Sutherland commented that letters of support had been submitted by two residents and that their contents presented a different account on how the Premises was managed and operated and accordingly these were taken into account by the Sub-Committee. He commented that the Metropolitan Police and Environmental Health had withdrawn their representation and that there were no concerns raised from Responsible Authorities about the use of prohibited substance at the Premises. Mr Sutherland commented that it was difficult to ascertain whether the noisy individuals were customers from the Premises or other nearby establishments. He advised that the entrance at Westfield Street would be closed from 22:00hrs. He reminded the Sub-Committee that the Applicant had agreed to Conditions relating to the use of the external area and had agreed to withdraw 'off sales' from the application.

Mr Sutherland highlighted that the Applicant had acknowledged the concerns raised by residents about nuisances and advised that the music volume levels would be turned down after 22:00hrs. The Sub-Committee noted that one of the existing Conditions on the Licence prohibited noise or vibrations to be heard in residential flats and commented that this existing Condition was not being adhered to. Following questions from the Sub-Committee, Mr

Drayan advised that all noise transfers should be reported to Environmental Health and that these complaints would be logged and used as evidence where required. The Sub-Committee stressed the importance of monitoring premises that had been reported for nuisances and these included instances where a sole complaint was received. The Legal Advisor to the Sub-Committee stated that a single incident at a Premise could still amount to a nuisance and this should not be dismissed outright because that all depended upon the circumstances of the situation and the specific facts arising,

The Sub-Committee were informed by local residents that it was acknowledged that they lived in Central London and advised that their concerns were in relation to the management of the Premises. They also welcomed that the Applicant was willing to have a dialogue with the residents.

Mr Sutherland advised that the Applicant would agree to a Condition which required for a direct contact number to be made available to residents and also additional Conditions deemed appropriate which would mitigate the concerns that had been raised.

Having carefully listened to the Applicant, Environmental Health and local residents the Sub-Committee felt that it had no alternative but to refuse the Application based on the evidence before it. The Sub-Committee was most concerned about the poor management of the Premises and the breaches of current Conditions which were already in place and how this impacted on local residents. The Sub-Committee did not feel that the management procedures in place were robust enough to warrant approval of the application at this point in time that would lead to the promotion of the licensing objectives. Whilst the Sub-Committee has a duty to consider each case on its individual merits the Sub-Committee were not convinced that the Applicant had demonstrated that they would be able to run their Premises, in an effective and efficient manner, should it be minded to approve the variation that would ultimately lead to the promotion of the licensing objectives. The Sub-Committee was also disappointed to note that the Applicant had only recently engaged with local residents given the historical issues centred around, public nuisance which had all too become apparent and made abundantly clear by local residents during their oral submissions to the Sub-Committee. The Applicant had acknowledged that there had been failings on its part in terms of its management of the Premises and that staff were now being trained to ensure compliance with the conditions imposed on the premises licence and the promotion of the licensing objectives. The Sub-Committee agreed that a new management plan should be devised by the Applicant going forward which would hopefully direct the Applicants mind to address fully the various issues referred to above. The Applicant was advised that they would be required to provide evidence of sustained improvements in the operation of the Premises before the Premises Licence could be varied but of course any future application submitted by the Applicant would be determined on its individual merits because the Sub-Committee could not predict or prejudge the outcome of any potential new application the Licensing Authority is likely to receive. The Sub-Committee instructed that the Applicant provide details of the Managers direct contact number to be immediately made available to local residents and requested that Environmental Health continue to monitor the Premises for the anti-social behaviour complained of.

2.	Hours premises are open to the public.		
	Indoors, outdoors or both	Current:	Proposed:
		Both	No Change

	Current Hours		Proposed Hours		Licensable Area	
	Start:	End:	Start:	End:	Current:	Proposed:
Monday	10:00	23:30	08:00	23:30	Basement and Ground Floor	No change
Tuesday	10:00	23:30	08:00	23:30		
Wednesday	10:00	23:30	08:00	23:30		
Thursday	10:00	23:30	08:00	23:30		
Friday	10:00	23:30	08:00	23:30		
Saturday	10:00	23:30	08:00	23:30		
Sunday	12:00	23:00	08:00	23:00		
Seasonal variations/ Non - standard timings:	Current:					
	(a) On weekdays, other than Christmas Day, Good Friday or New Year's Eve, 10:00 to 23:00; (b) On Sundays, other than Christmas Day or New Year's Eve, 12:00 to 22:30; (c) On Good Friday, 12:00 to 22:30; (d) On Christmas Day, 12:00 to 15:00 and 19:00 to 22.30; (e) On New Year's Eve, except on a Sunday, 10:00 to 23:00; (f) On New Year's Eve on a Sunday, 12:00 to 22:30; (g) On New Year's Eve from the end of permitted hours on New Year's Eve to the start of permitted hours on the following day (or, if there are no permitted hours on the following day, midnight on 31st December).				No change	
Amendments to application advised at hearing:						
None						
Decision (including reasons if different from those set out in report):						
The Sub-Committee refused the application (see reasons for decision in Section 1).						

4 SALON 64, 14 BATEMAN STREET, LONDON W1D 3AG

LICENSING SUB-COMMITTEE No. 5

Thursday 31 October 2019

Membership: Councillor Murad Gassanly (Chairman), Councillor Louise Hyams and Councillor Aziz Toki

Legal Adviser: Horatio Chance
 Committee Officer: Georgina Wills
 Policy Officer: Aaron Hardy
 Presenting Officer: Kevin Jackaman

Relevant Representations: Environmental Health and Metropolitan Police.

Present: Lana Tricker (Solicitor, LT Law representing the Applicant), Ricky Walters (Applicant Company) and Karyn Abbott (Licensing Authority).

Salon 64 14 Bateman Street London W1D 3AG ("The Premises") 19/11124/LIPV							
1.	Sale by Retail of Alcohol						
	Indoors, outdoors or both		Current:			Proposed:	
			On Sales Only			No Change	
		Current Hours		Proposed Hours		Licensable Area	
		Start:	End:	Start:	End:	Current:	Proposed:
	Monday	11:00	20:00	11:00	22:00	Basement and Ground Floor	No change
	Tuesday	11:00	20:00	11:00	22:00		
	Wednesday	11:00	20:00	11:00	22:00		
	Thursday	11:00	20:00	11:00	22:00		
	Friday	11:00	20:00	11:00	22:00		
Saturday	11:00	20:00	11:00	22:00			
Sunday	11:00	20:00	11:00	22:00			
Seasonal variations/ Non - standard timings:	Current:				Proposed:		
	Christmas Eve and New Years Eve will be open including if the date falls on a Sunday from 11:00 to 20:00.				Christmas Eve and New Years Eve will be open including if the date falls on a Sunday from 11:00 to 22:00.		
Amendments to application advised at hearing: None.							
Decision (including reasons if different from those set out in report): The Sub-Committee considered an application for a variation of a premises licence for a Premise currently operating as a hair and beauty salon with the provision of licensable activities being ancillary to the main purpose of the Premises. The Applicant							

sought to extend the sale of alcohol terminal hour by 2 hours, Monday to Saturday from 20:00 hrs to 22:00 hrs. These were 30 minutes less than the existing opening hours of the Premises. No variation was sought in respect of the opening hours. The Premises are situated in the West End Cumulative Impact Area.

Kevin Jackaman, the Licensing Officer advised that representations had been received from Environmental Health, Licensing Authority and The Soho Society. There were also two letters of support from local residents. The Metropolitan Police withdrew their representation. There was additional representation submitted by the Applicant and Interested parties and these were circulated.

Ms Lana Tricker, The Applicant's legal representative, advised the Sub-Committee that Salon 64 was a renowned salon and flexible social hub in Soho. Ms Tricker advised that the Premises opened in 2017 and comprised of a basement and ground floor. She advised that the Premises would have a 'make up space' in which customers could apply makeup. The Salon currently offers alcohol beverages to its customers. She advised that the Salon was frequented by famous clientele and that access to the Premises after 19:00hrs would be restricted to customers who were members and had visited the establishment within the past 6 months. Ms Tricker advised that membership to the Salon was for a one-year period and was not automatically renewed. All membership requests are considered by a Committee.

Ms Tricker acknowledged that the Premises was located in the West End Cumulative Impact Area and informed that the proposed hours sought was within the core hours. The Premises current closing hours was to remain. She advised that face recognition devices would be in place and noted that several neighbouring businesses were in support of the Application. Ms Tricker advised that the Salon attracted an older wealthy clientele and that alcohol sales amounted to 1% of the overall revenue. She advised that alcohol was served by staff members and that the Premises would not transfer into a public bar or encourage vertical drinking. Ms Tricker advised that the store's glass store frontage would be shield after 19:00hrs. The Sub-Committee was advised that the Premises would first and foremost remain as a hair salon with alcohol ancillary thereto.

Ms Tricker advised that a meeting was held with the Metropolitan Police on the Premises site and several conditions had been agreed with the Applicant. She reminded the Sub-Committee that the Metropolitan Police had withdrawn their representation. It was confirmed that the Licensing Authority and Environmental Health have both visited the Premises site. Ms Tricker advised that there was no history of Anti-Social Behaviour emanating from the Premises and that residents alongside local business owners were in support of the Application. She advised that the hours sought reflected those of other establishments within the Soho Area and that the Applicant had a good working relationship with local vendors.

Mr Anil Drayan, Environmental Health Officer advised the Sub-Committee that their representation had been maintained to enable the Sub-Committee to consider the request. He advised that the supply of alcohol was ancillary to a hairdressing salon. Mr Drayan advised that additional hours sought for the supply of alcohol was beyond 20:00hrs and that the proposed Conditions which had been agreed would mitigate set concerns. He advised the Applicant had withdrawn a previous application for regulated entertainment and this was noted by the Sub-Committee.

Ms Karyn Abbott, Licensing Authority advised that their representation had been maintained as the extended hours sought was beyond 20:00hrs and contravened Paragraphs 2.4.17 – 2.4.22 of the City Council's Statement of Licensing Policy ("SLP"). Ms Abbott advised that she had visited the Premises and commented that the Applicant had agreed to Conditions proposed by the Metropolitan Police and the Licensing Authority. The sale of alcohol would be ancillary to the premises operating as a hairdressing salon.

Mr Richard Brown, Legal Representative for the Soho Society advised that a further representation had been submitted by the Society and that representation was based on paragraphs 2.4.17 – 2.4.22 of the SLP. Mr Brown raised concerns that the Application may set a precedent and noted that the additional hours sought were beyond 20:00hrs. He referred to an Application made by Blade Soho which was a similar establishment to Salon 64. The former had been granted permission to supply on sales by a Licensing Sub-Committee. Mr Brown reminded the Sub-Committee that the Premises was located within the West End Cumulative Impact Zone and associated risks of increasing the supply of alcohol in these localities. In response to questions from the Sub-Committee, Mr Brown advised that he was satisfied with Salon 64's operational model and advised that the supply of alcohol should not be permitted beyond 20:00hrs.

Ricky Walters, Principal Stylist, and Applicant, advised that the Premises was a luxury hair salon and that its customers had a high net worth. Mr Walters advised that the application was designed to 'enhance the experience' of customers and increase the sales of products and services. He advised that the Premises had a unique membership and that its members were well known to the wider public. Mr Walters advised that Conditions which limited sales of alcohol beverages to customers using the facilities in relation to, and ancillary to hairdressing and other cosmetic services provided at the Salon would be accepted. A further Condition which required alcohol to be supplied to seated customers by a waited service would also be agreed. In response to questions, Mr Walters advised that the 22:00hrs terminal hours had been sought in order to make the licensable activities viable and ensure that the provision is available to customers during the duration of their beauty treatments. He commented that nearby establishments closed at a later time.

The Sub-Committee has a duty to consider each application on its individual merits based on the evidence before it and having carefully listened to the Applicant, Environmental Health, Licensing Authority and a representative of the Soho Society,, the Sub-Committee considered that the conditions it had imposed on the licence were appropriate and proportionate and would have the overall effect of promoting the licensing objectives. . These included those recommended by the Metropolitan Police and Environmental Health. The Sub-Committee noted that the Applicant had agreed to Conditions which restricted the supply of alcohol to customers attending the Premises and using the facilities in relation to and ancillary to hairdressing and other cosmetics purchased at the Salon. The Applicant had also agreed for the supply of alcohol to be provided to seated customers by a waited service only. The Sub-Committee agreed that the Applicant demonstrated that the application was an exception to policy for the reasons given above and that the Conditions imposed would help ensure the promotion of the licensing objectives.

2.	Hours premises are open to the public						
	Indoors, outdoors or both			Current:			Proposed:
				On Sales Only			No Change
		Current Hours		Proposed Hours		Licensable Area	
		Start:	End:	Start:	End:	Current:	Proposed:
	Monday	08:00	22:30	No Change		Basement and Ground Floor	No change
	Tuesday	08:00	22:30				
	Wednesday	08:00	22:30				
	Thursday	08:00	22:30				
	Friday	08:00	22:30				
Saturday	08:00	22:30					
Sunday	08:00	22:30					
Seasonal variations/ Non - standard timings:	Current:			Proposed:			
	Christmas Eve and New Years Eve will be open including if the date falls on a Sunday from 11:00 to 20:00.			Christmas Eve and New Years Eve will be open including if the date falls on a Sunday from 11:00 to 22:00.			
Amendments to application advised at hearing: None							
Decision (including reasons if different from those set out in report): The Sub-Committee granted the application (see reasons for decision in Section 1).							
3.	Conditions being varied						
	Condition			Proposed Condition			
	11. Alcohol may only be sold to and consumed by patrons attending the premises and using the facilities in relation to, and ancillary to, hairdressing and other cosmetic services provided by the salon.			Alcohol may only be sold to and consumed by (a) patrons attending the premises and using the facilities in relation to hairdressing and other cosmetic services provided by the salon; (b) after 19:00 members of a private members club currently known as "Sixty-Four" and their bonafide guests (not exceeding 2 guests per member).			
14. A Challenge 21 or Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognized photographic identification cards, such as driving licence, passport or proof of age			A Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognized photographic identification cards, such as driving licence, passport or proof of age card with PASS hologram.				

card with PASS hologram.	
<p>15. A record shall be kept detailing all refused sales of alcohol. The record should include the date and time of the refused sale and the name of the member of staff who refused the sale. The record shall be available for inspection at the premises by the police or an authorised officer of the City Council at all times whilst the premises is open.</p>	<p>An incident log shall be kept at the premises, and made available on request to an authorised officer of the City Council or the Police. It must be completed within 24 hours of the incident and will record the following:</p> <ul style="list-style-type: none"> (a) all crimes reported to the venue (b) all ejections of patrons (c) any complaints received concerning crime and disorder (d) any incidents of disorder (e) all seizures of drugs or offensive weapons (f) any faults in the CCTV system, searching equipment or scanning equipment (g) any refusal of the sale of alcohol (h) any visit by a relevant authority or emergency service.
<p>16. All drinks served at hairdressing / treatment stations shall be done so by waiter / waitress service.</p>	<p>The supply of alcohol shall be by waiter or waitress service only.</p>
<p>Condition to be deleted:</p> <p>21. Patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall not be permitted to take drinks or glass containers with them.</p>	
<p>Conditions to be added:</p> <ol style="list-style-type: none"> 1. No person shall be admitted to membership of the private club unless they are customers of the hairdressing salon and have paid for a haircut or hairstyle in the last 6 months or be entitled to take advantage of any of the privileges of membership without an interval of at least 48 hours between their application for membership and their admission. 2. A list of the names and addresses of members of the Club shall be kept on the premises at all times together with a book/electronic record showing the names and dates of attendance of any guests introduced by members. Both the list and the book/electronic record shall be produced on demand for inspection by the police or an authorised officer of the Council. 3. Entrance to the premises after 19:00 shall only be to members of a private members club and their bona fide guests or to patrons who have pre-booked a hair or cosmetic service at the premises. 4. Membership of the private members club shall only be available to persons over 21 years old. 5. Notices shall be prominently displayed at all exits requesting patrons to respect 	

	<p>the needs of local residents and businesses and leave the area quietly.</p> <p>6. Notices shall be prominently displayed at any area used for smoking requesting patrons to respect the needs of local residents and use the area quietly.</p> <p>7. The number of persons permitted in the premises at any one time (excluding staff) shall not exceed 50 persons.</p>
	<p>Amendments to application advised at hearing:</p> <p>None</p>
	<p>Decision (including reasons if different from those set out in report):</p> <p>The Sub-Committee granted the application (see reasons for decision in Section 1).</p>

Conditions attached to the Licence	
<u>Mandatory Conditions</u>	
1.	No supply of alcohol may be made at a time when there is no designated premises supervisor in respect of this licence.
2.	No supply of alcohol may be made at a time when the designated premises supervisor does not hold a personal licence or the personal licence is suspended.
3.	Every supply of alcohol under this licence must be made or authorised by a person who holds a personal licence.
4.	<p>(1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.</p> <p>(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—</p> <p>(a) games or other activities which require or encourage, or are designed to require or encourage, individuals to;</p> <p>(i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or</p> <p>(ii) drink as much alcohol as possible (whether within a time limit or otherwise);</p>

- (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
 - (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner;
 - (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
5. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 6.
- (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
 - (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
 - (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either—
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
7. The responsible person must ensure that—
- (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures —
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and

- (iii) still wine in a glass: 125 ml;
- (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
- (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

A responsible person in relation to a licensed premises means the holder of the premise 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.

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

8(ii) For the purposes of the condition set out in paragraph 8(i) above -

- (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;
- (b) "permitted price" is the price found by applying the formula -

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

Where -

- (i) P is the permitted price,
- (ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence -
 - (i) the holder of the premises licence,
 - (ii) the designated premises supervisor (if any) in respect of such a licence, or
 - (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and

(e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.

8(iii). Where the permitted price given by Paragraph 8(ii)(b) above would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.

8(iv). (1) Sub-paragraph 8(iv)(2) below applies where the permitted price given by Paragraph 8(ii)(b) above on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.

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

Conditions imposed by the Licensing Authority after a hearing:-

9. The premises shall install and maintain a comprehensive CCTV system as per the minimum requirements of the Westminster Police Licensing Team. All entry and exit points will be covered enabling frontal identification of every person entering in any light condition. The CCTV system shall continually record whilst the premises is open for licensable activities and during all times when customers remain on the premises. All recordings shall be stored for a minimum period of 31 days with date and time stamping. Viewings of recordings shall be made available immediately upon the request of Police or authorised council officer throughout the entire 31 day period.

10. A staff member from the premises who is conversant with the operation of the CCTV system shall be on the premises at all times the premises is open. This staff member must be able to provide a Police or authorised council officer copies of recent CCTV images or data with the absolute minimum of delay when requested.

11. Alcohol may only be sold to and consumed by
(a) patrons attending the premises and using the facilities in relation to, and ancillary to hairdressing and other cosmetic services purchased at the salon;

(b) after 19:00 members of a private members club currently known as "Sixty-Four" and their bonafide guests (not exceeding 2 guests per member).

12. Only champagne, cocktails, whisky and wine shall be served at the premises.

13. There shall be no self- service of alcohol.

14. A Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognized photographic identification cards, such as driving licence, passport or proof of age card with PASS hologram.

15. An incident log shall be kept at the premises and made available on request to an authorised officer of the City Council or the Police. It must be completed within 24

hours of the incident and will record the following:

- (a) all crimes reported to the venue
- (b) all ejections of patrons
- (c) any complaints received concerning crime and disorder
- (d) any incidents of disorder
- (e) all seizures of drugs or offensive weapons
- (f) any faults in the CCTV system, searching equipment or scanning equipment
- (g) any refusal of the sale of alcohol
- (h) any visit by a relevant authority or emergency service.

- 16. All drinks served at hairdressing / treatment stations shall be done so by waiter / waitress service to seated customers
- 17. Patrons permitted to temporarily leave and then re-enter the premises, e.g to smoke, shall not be permitted to take drinks or glass containers with them.
- 18. No noise generated on the premises, or by its associated plant or equipment, shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to a nuisance.
- 19. Licence intended for use by Salon 64 only and to be surrendered when they leave premises.
- 20. Prominent signage indicating the permitted hours for the sale of alcohol shall be displayed at the point of sale.
- 21. During the hours of operation of the premises, the licence holder shall ensure sufficient measures are in place to remove and prevent litter or waste arising or accumulating from customers in the area immediately outside the premises, and that this area shall be swept and or washed, and litter and sweepings collected and stored in accordance with the approved refuse storage arrangements by close of business.
- 22. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 23. No collections of waste or recycling materials (including bottles) from the premises shall take place between 23.00 and 08.00 on the following day unless collections are arranged during the times for the Council's own commercial waste collection service for the street.
- 24. No person shall be admitted to membership of the private club unless they are customers of the hairdressing salon and have paid for a haircut or hairstyle in the last 6 months or be entitled to take advantage of any of the privileges of membership without an interval of at least 48 hours between their application for membership and their admission.
- 25. A list of the names and addresses of members of the Club shall be kept on the premises at all times together with a book/electronic record showing the names and

dates of attendance of any guests introduced by members. Both the list and the book/electronic record shall be produced on demand for inspection by the police or an authorised officer of the Council.

26. Entrance to the premises after 19:00 shall only be to members of a private members club and their bona fide guests or to patrons who have pre booked a hair or cosmetic service at the premises.
27. Membership of the private members club shall only be available to persons over 21 years old.
28. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
29. Notices shall be prominently displayed at any area used for smoking requesting patrons to respect the needs of local residents and use the area quietly
30. The number of persons permitted in the premises at any one time (excluding staff) shall not exceed 50 persons.
31. After 19:00, the front windows of the premises shall be obscured, as agreed with the Metropolitan Police, so that persons passing the front of the premises are unable to see into the premises.
32. After 19:00, entrance to the premises, by members of the "Sixty-Four" private members club, shall be by way of facial recognition software.

The Meeting ended at 4.00 pm

CHAIRMAN: _____

DATE _____