

# **Committee Agenda**

**City of Westminster** 

Title:	Licensing Sub-Committee (2)
Meeting Date:	Thursday 19 August 2021
Time:	10.00 am
Venue:	Rooms 18.01 - 18.03 - 18th Floor, 64 Victoria Street, London, SW1E 6QP
Members:	Councillors:
	Tim Mitchell (Chairman) Barbara Arzymanow Aziz Toki
	Members of the public are welcome to attend the meeting and listen to the discussion. Admission to the public gallery will be from 9.00am. If you have a disability and require any special assistance please Sarah Craddock, in advance of the meeting on the number listed below.
	If you require further information, please contact the Committee Officer, Sarah Craddock, Committee and Councillor Support Co- ordinator.
	Email: scraddock@westminster.gov.uk Tel: 0779098018 Corporate Website: <u>www.westminster.gov.uk</u>

**Note for Members:** Members are reminded that officer contacts are shown at the end of each report and Members are welcome to raise questions in advance of the meeting. Regarding Item 2, guidance on Declarations of Interests is included in the Code of Governance. If Members and Officers have any questions, they should contact the Director of Law before the meeting please.

## AGENDA

## PART 1 (IN PUBLIC)

### 1. MEMBERSHIP

To report any changes to the membership.

### 2. DECLARATIONS OF INTEREST

To receive declarations by Members and Officers of the existence and nature of any pecuniary interests or any other significant interest in matters on this agenda.

### **Licensing Applications for Determination**

### 1. RESTAURANT AT UNITS 34/35/41, DEVELOPMENT SITE AT 31 LONDON STREET, 9 WINSLAND MEWS AND 128-144 PRAED STREET, W2

Ward CIA* SCZ* *	Site Name & Address	Application Type	Licensing Reference No.
Hyde Park None *	Restaurant At Units 34/35/41 Development Site At 31 London Street, 9 Winsland Mews And 128-144 Praed Street London W2 1DJ	New Premises Licence	21/00817/LIPN
*Cumulative Impact Area ** Special Consideration Zone			

(Pages 1 - 20)

2. RESTAURANT UNITS 38 TO 44, DEVELOPMENT SITE AT 31 LONDON STREET, 9 WINSLAND MEWS AND 128-144 PRAED STREET, W2

(Pages 21 - 42)
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Ward CIA* SCZ* *	Site Name & Address	Application Type	Licensing Reference No.
Hyde Park None * None	Restaurant Units 38 To 44 Development Site At 31 London Street, 9 Winsland Mews And 128- 144 Praed Street London W2 6ZY	New Premises Licence	21/00848/LIPN
*Cumulative Impact Area ** Special Consideration Zone			

### 3. RESTAURANT AT UNITS 39 AND 45, DEVELOPMENT SITE AT 31 LONDON STREET, 9 WINSLAND MEWS AND 128-144 PRAED STREET, W2

(Pages 43 - 64)

Ward CIA* SCZ* *	Site Name & Address	Application Type	Licensing Reference No.
Hyde Park None * None	Restaurant Units 39 and 45 Development Site At 31 London Street, 9 Winsland Mews And 128- 144 Praed Street London W2 6ZY	New Premises Licence	21/00848/LIPN
*Cumulative Impact Area ** Special Consideration Zone			

### 4. UNIT 1, DEVELOPMENT SITE AT 31 LONDON STREET, 9 WINSLAND MEWS AND 128-144 PRAED STREET, W2

(Pages 65 - 88)

Ward CIA* SCZ* *	Site Name & Address	Application Type	Licensing Reference No.
Hyde Park None * None	Unit 1 Development Site At 31 London Street, 9 Winsland Mews And 128- 144 Praed Street London W2 6ZY	New Premises Licence	21/00845/LIPN
*Cumulative Impact Area ** Special Consideration Zone			

5. UNITS 36 AND 42, DEVELOPMENT SITE AT 31 LONDON STREET, 9 WINSLAND MEWS AND 128-144 PRAED STREET, W2

Site Name & Ward Application Licensing Reference No. CIA\* Address Туре SCZ\* New Premises Hyde Units 36 & 42 21/00824/LIPN Park Development Site Licence At 31 London None Street, 9 Winsland Mews And 128-None 144 \*\* Praed Street London W2 6ZY \*Cumulative Impact Area \*\* Special Consideration Zone

(Pages 89 -112)

### 6. UNITS 37 AND 43 , DEVELOPMENT SITE AT 31 LONDON STREET, 9 WINSLAND MEWS AND 128-144 PRAED STREET, W2

(Pages 113 -134)

Ward CIA* SCZ* *	Site Name & Address	Application Type	Licensing Reference No.
Hyde Park None * None	Units 37 to 43 Development Site At 31 London Street, 9 Winsland Mews And 128- 144 Praed Street London W2 1DJ	New Premises Licence	21/00849/LIPN
*Cumulative Impact Area ** Special Consideration Zone			

Stuart Love Chief Executive 13 August 2021 In considering applications for Premises Licences under the Licensing Act 2003, the Sub Committee is advised of the following:

### Policy Considerations

The Licensing Sub-Committee is required to have regard to the City of Westminster statement of Licensing Policy, effective from January 2021.

### **Guidance Considerations**

The Licensing Sub-Committee is required to have regard to any guidance issued by the Secretary of State under Section 182 the Licensing Act 2003. The most recent version was published in April 2018.

### Core hours When Customers Are Permitted to Be on The Premises

Core hours, as set out in the Council's Statement of Licensing Policy 2021, are when customers are permitted to be on the Premises. The maximum opening hours permitted will not exceed the start time and terminal hour for each of the days where licensable activity is permitted.

**Note:** The core hours are for all licensable activities but if an application includes Late Night Refreshment, then the starting time for that licensable activity will be 11.00 pm.

### 1. Casinos

Up to 24 hours a day whilst Casino Gaming is permitted by a Premises Licence under the Gambling Act 2005.

### 2. Cinemas, Cultural Venues and Live Sporting Premises

Monday to Sunday:

09:00 hours to 24:00 hours

08:00 hours to 23:00 hours

09:00 hours to 22:30 hours

### 3. Hotels

Monday to Thursday: Friday and Saturday:	09:00 hours to 23:30 hours 09:00 hours to 24:00 hours
Sunday:	09:00 hours to 22:30 hours
Sundays Immediately Prior To A Bank Holiday: Sale of alcohol to guests for	09:00 hours to 24:00 hours
consumption in hotel/guest rooms only:	Anytime up to 24 hours
4. Off licences	

Monday to Saturday: Sunday:

### 5. Outdoor Spaces

Monday to Thursday:	09:00 hours to 23:30 hours
Friday and Saturday:	09:00 hours to 24:00 hours
Sunday:	09:00 hours to 22:30 hours
Sundays Immediately Prior To A Bank Holiday:	09:00 hours to 24:00 hours

### 6. Pubs and bars, Fast Food and Music and Dance venues

Monday to Thursday:	10:00 hours to 23:30 hours
Friday and Saturday:	10:00 hours to 24:00 hours
Sunday:	09:00 hours to 22:30 hours

Sundays Immediately Prior To A Bank Holiday: 12:00 hours to 24:00 hours

# 7. Qualifying Clubs

Monday to Thursday:	09:00 hours to 24:00 hours
Friday and Saturday:	09:00 hours to 24:00 hours
Sunday:	09:00 hours to 22:30 hours
Sundays Immediately Prior To A Bank Holiday:	09:00 hours to 24:00 hours

### 8. Restaurants

Monday to Thursday:	09:00 hours to 23:30 hours
Friday and Saturday:	09:00 hours to 24:00 hours
Sunday:	09:00 hours to 22:30 hours
Sundays Immediately Prior To A Bank Holiday:	09:00 hours to 24:00 hours

### 9. Sexual Entertainment Venues and Sex Cinemas

Monday to Thursday:	09:00 hours to 23:30 hours
Friday and Saturday:	09:00 hours to 24:00 hours
Sunday:	09:00 hours to 22:30 hours
Sundays Immediately Prior To A Bank Holiday:	09:00 hours to 24:00 hours

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# Licensing Sub-Committee<sup>m 1.</sup> Report

Item No:	
Date:	19 August 2021
	21/00817/LIPN - New Premises Licence
Licensing Ref No:	21/00617/LIPN - New Premises Licence
Title of Report:	Restaurant At Units 34/35/41 Development Site At 31 London Street, 9 Winsland Mews And 128-144 Praed Street London W2 1DJ
Report of:	Director of Public Protection and Licensing
Wards involved:	Hyde Park
Policy context:	City of Westminster Statement of Licensing Policy
Financial summary:	None
Report Author:	Ms Michelle Steward Senior Licensing Officer
Contact details	Telephone: 0207 641 6500 Email: msteward1@westminster.gov.uk

1.	Application			
1-A	Applicant and premis	es		
Applic	ation Type:	New Premises Licence, Lice	nsing Act 2003	
Applic	ation received date:	4 February 2021		
Applic	ant:	Great Western Development	s Limited	
Premis	es:	Restaurant At Units 34/35/41		
Premis	ses address:	Development Site At 31 London Street, 9 Winsland	Ward:	Hyde Park Ward
		Mews And 128-144 Praed Street	Cumulative Impact Area:	None
		London W2 1DJ	Special Consideration Zone:	None
Premis	ses description:	According to the application, this is a new premises licence application for restaurant units. Pre-Application advice was sought from Westminster's Environmental Health Service and District Surveyor.		
Premis	ses licence history:	As this is a new development site, there is no Premises Licence History available.		
Applic	ant submissions:	There are no submissions from the applicant.		
	ant amendments:	There are no amendments to		

1-B Pi	Proposed licensable activities and hours						
Late Night Refreshment:Indoors, outdoors or bothIndoors Only							
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	23:00	23:00	23:00	23:00	23:00	23:00	None
End:	23:30	23:30	23:30	23:30	00:00	00:00	None
Seasonal variations/ Non- standard timings:							

Sale by retail of alcohol			On or off sales or both:			On Sales Only	
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	10:00	10:00	10:00	10:00	10:00	10:00	12:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	22:30
Seasonal variations/ Non- standard timings:							

Hours premises are open to the public							
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	08:00	08:00	08:00	08:00	08:00	08:00	09:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	23:00
Seasonal variations/ Non- standard timings:			one				

2.	Representations				
2-A	Responsib	Responsible Authorities			
Resport Author		PC Reaz Guerra (Withdrawn 16 March 2021)			
Repres	entative:	Metropolitan Police Service			
Receiv	ed:	5 February 2021			

With reference to the above applications, I am writing to inform you that the Metropolitan Police, as a Responsible Authority, are objecting to this application as it is our belief that if granted the application would undermine the Licensing Objectives.

There is insufficient detail within the operating schedule to promote the Licensing Objectives. The hours sought exceed Westminsters Core Hours Policy.

An officer from this unit will be in contact with you shortly to discuss the application. However it is for the applicant to prove that this application will not add to the cumulative impact problems already experienced in this area.

It is for these reasons that we are objecting to the application. Should you wish to discuss the matter further please contact PC Reaz Guerra on 0207 641 1709 or via email, <u>rguerra@westminster.gov.uk</u>.

Further consideration was given to this application by the Metropolitan Police Service, the hours sought fall within Westminster's Core Hours and subsequently withdrew their representation on the 16 March 2021.

2-B Other Persons	
Name:	
Address and/or Residents Association	
Received: 4 March 2021	
PaddingtonNow Business Improvement District is supportive of the Paddington Squa development being constructed on this site and is broadly supportive of the licensing applications being made for the various restaurants and bars within the premises. However, we are mindful that these premises are very closely adjacent to one of our businesses - the Mercure Hotel at 144 Praed Street - and seek clarity and reassuran points which are not detailed in the applications: The applicant is Great Western Developments – will GWD remain the responsible bot these licences once the individual units have been let to different companies and rate so, will GWD's named Premises Supervisor or a properly appointed deputy be on the during all opening times to oversee and be responsible for ensuring that all licensing are complied with by all the individual units? Will GWD have security personnel in the at all times to assist or control departing customers and ensure that the neighbours a disturbed? When this site was in use as a theatre location, Licensing required that st were in place outside the premises for this purpose - that internal signs requesting re neighbours were insufficient – will a similar condition be added to these licences? A standard condition you impose reads: 8 No noise generated on the premises, or by its associated plant or equipment, shall from the premises nor vibration be transmitted through the structure of the premises	

Will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to ensure compliance by all the individual units? We are particularly concerned that guests of the Mercure Hotel are not disturbed by airborne noise from recorded music or live entertainment from the roof garden. Will there be set decibel limits and required monitoring as an expansion of this condition? We appreciate that these points have probably been considered and addressed during the pre-app consultations the applicant refers to but that detail is not provided with the applications. Please be aware of our concerns when considering these applications.				
Address and/or Res	idents Association:			
Received:	28 February 2021			
are officially charged architectural and env	with working towards th	iety recognised by Westminster City Council. We ne preservation and enhancement of the tle Venice, Maida Vale and the Paddington sing issues).		
We recognise that these premises will be run as a business and we are aware that it has to be a viable operation. Presumably they will be providing services for locals as well as people who are not residents in this area, although we do have concerns that some of the premises in the development may become a landmark 'destination' venue focusing more on those not resident in the area.				
		ate balance is maintained between the legitimate and important rights of residents.		
Introduction				
Our representation is made on the basis that the likely impact of the application, if granted, would be to harm the licensing objective of prevention of public nuisance.				
The application is one of 8 applications which have been submitted for this development. As such, it is clearly appropriate to raise the issue of 'cumulative impact', which is a recognised concept under Licensing Act 2003. Although the development site is not situated in an area designated as a 'cumulative impact area' in the City Council's Statement of Licensing Policy 2021, it is recognised in the Guidance issued under s182 Licensing Act 2003 that it is nevertheless open to interested parties to make representations on the grounds that the premises will give rise to a negative cumulative impact on one or more of the licensing objectives (see para 14.42).				
Whilst we recognise that appropriately conditioned restaurants are less likely to give rise to a negative impact either individually or cumulatively than late night bars, given that 8 applications including 6 restaurants in close proximity) are being made for one development it is clearly necessary for the City Council when considering each application on its merits to evaluate the impact of the licences in totality.				
We would ask that if the licensing authority is minded to grant the application, it should be with amendments and additional conditions.				
The application				

The current application seeks:

'Core hours' for sale of alcohol on the premises only

Same hours for late night refreshment.

Opening would be 8am to core hours Mon-Sat, 9am to 11pm Sun.

The conditions include: full MC66 restaurant condition; conditions re: no noise emanating, no outside drinking. Waste/deliveries not between 2300 and 0800.

A number of these conditions have been offered and some are helpful, but our view is that these are insufficient.

Reasons for representation

Based on the documentation submitted, the following points are relevant:

1. The terminal hours for sale of alcohol and other licensable activities are within 'core hours', but we would welcome more detail about how the premises would operate or who the proposed tenant is.

2. There is no indication as to how dispersal is to be managed. No dispersal policy has been submitted. The hammersmith and City, Circle and District lines are not part of the 24 hour tube network. A licensed premises with these terminal hours would inevitably impact severely on residents in the area, depending on how dispersal is managed.

3. There is no indication of the proposed capacity – this could impact on dispersal.

4. The conditions covering waste/recycling may risk causing noise nuisance.

5. Will there be security for this premises and/or for the development as a whole?

6. We are concerned at the potential cumulative impact of the licensed premises in the development – see above.

### Conclusion

We are also aware that applications are often amended to take into account concerns raised by responsible authorities or other persons. Please let us know if any amendments are made to this application so that we can consider if they resolve our concerns and, if appropriate, liaise with local residents.

If a hearing takes place, we will endeavour to attend. Or appoint Richard Brown to represent us.
Name:

Address and/or Residents Association:

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Received: 2 March 2021

We, as freehold owners of the of the Mercure Hotel at 144 Praed Street, write to object to a series of eight license applications submitted on behalf of Great Western Developments Ltd. We have a particular interest in these licensing applications as we are in close proximity to the subject units and as we operate a hotel business – the future success of which, post-pandemic, will be linked to the quality of overnight accommodation we can provide our guests. Our objection is particularly within the context of the impact on our business which has resulted from

the pandemic, and the support the hotel industry needs as a whole. The licence applications we object to hold the following reference numbers: 21/00817/LIPN - Restaurant at units 34, 35 and 41 of the Paddington Square Development -Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00. 21/00824/LIPN - Restaurant at units 36 and 42 of the Paddington Square Development -Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00. 21/00845/LIPN – Restaurant at unit 1 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Weds, 00:00 Thurs-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00. 21/00847/LIPN - Restaurant at units 39 and 45 of the Paddington Square Development -Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00. 21/00848/LIPN - Restaurant at units 38 and 44 of the Paddington Square Development -Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00 21/00849/LIPN – Restaurant at units 37 and 43 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00. 21/00850/LIPN - Rooftop bar and restaurant at 17th and 18th floor of the Paddington Square Development - Live music, recorded music, late night refreshment and the sale of alcohol -Live or recorded music allowed until 01:00 Monday to Wednesday, 03:00 Thursday to Saturday, and 00:00 Sunday. Late night refreshment and sale of alcohol matching these times. 21/00851/LIPN – Bar units at 2 and 46, and rooftop terrace of the Paddington Square Development - Live music, recorded music, late night refreshment and the sale of alcohol - Live or recorded music allowed until 00:00 all week, late night refreshment and sale of alcohol until 00:00 Sun-Weds, and 01:00 Thurs-Sat.

This representation should be treated as applying to all the applications identified above, to which our client objects.

Overall, there is a disconnect between the activities proposed to be carried out and the ability of the applicant, as a limited liability company, to respond to the concerns of nearby businesses or residents should any of the licensable activities cause noise or disturbance. Such an arrangement, lacking appropriate management, would diminish the enforceability of the proposed conditions. While these proposed conditions include provisions for staff members responsible for discharging the duty of the licensee in relation to CCTV, there is no such allowance for any member of staff to be responsible for the receipt of noise/vibration complaints or for the management of customers conduct while exiting the premises late at night. It is also concerning that the license applications for activities including late night music (references 21/00850/LIPN and 21/00851/LIPN) include later opening hours on Thursday and Sunday. While the opening hours for such activities are considered inappropriately late across all nights, these nights in particular seem to sit uncomfortably in an area which features permanent residents as well as several hotels. While part of these applications relates to licensable activities on upper floors, there is still the ever present concern that nuisance is caused when patrons leave the premises. Again, there are no conditions or mitigating management procedures proposed which would manage this nuisance.

In principle, given the complexity of the licensable activities applied for and their relationship with the surrounding area, we object to all the applications referred to above.

Specifically, we would ask that detail of how nuisance will be managed and mitigated commensurate to this complexity be submitted before these applications be considered suitable for approval. This should include details of single on-site management, if the applicant is to remain a limited liability company responsible for all units referred to in these applications, which would hold responsibility for dealing with complaints regarding noise and nuisance resulting from the premises themselves or their patrons.

The opening times should also be amended to reflect the character of the area – with late night Thursday and Sunday opening times being wholly inappropriate in an area shared by hotel accommodation and permanent residences.

We believe that these applications must be dealt with by a licensing committee and a hearing at which all stakeholders are given the opportunity to make representation to their elected members and the members of the Licensing Committee. If you could confirm that this will be the case we would be grateful. We trust that the above makes our position with regards to each application above clear. However, if there are any queries, please do not hesitate to contact me using my details as below.					
Name:					
Address and/or Resi					
Received:	4 March 2021				
The development at 31 Lor Paddington Square.	designated area abutt the major ndon Street W2 currently under construction and to be known as				
We have fully studied	the eight applications, along with plans and proposed conditions.				
combind various appli	Our main concern is cumulative effect of nuisance, noise and potential crime disorder from the combind various applications, especially to the residential areas surrounding the Paddington Square development, particularly in the evening hours.				
We have gone through, in detail, each of the submissions by the Paddington Waterways & Maida Vale Society and fully agree with the various points made by them.					
We therefore lodged our objection to all eight applications, till various matters resolved, in order to protect our members from any public nuisance or potential crime and order.					
Richard Brown, of Westminster Citizens Advice Bureau, will be assisting us and representing SEBRA.					
As is our general practice, we are content for our representation on the eight cases to be forwarded now to the application.					
As always, we are willing to discuss our representations direct with the applicant at any time.					
We urge the applicant to contact us and Richard Brown, as experience shows us that these meetings are very fruitful in understanding and resolving issues of concern.					

3. Policy & Guid	Policy & Guidance			
The following policies within the City Of Westminster Statement of Licensing Policy apply:				
Policy HRS1 applies	<ul> <li>A. Applications within the core hours set out below in this policy will generally be granted for the relevant premises uses, subject to not being contrary to other policies in the Statement of Licensing Policy.</li> <li>B. Applications for hours outside the core hours set out in Clause C will be considered on their merits, subject to other relevant policies, and with particular regard to the following: <ol> <li>The demonstration of compliance in the requirements of policies CD1, PS1, PN1 and CH1 associated with the likelihood of the effect of the grant of a licence for later or earlier hours on crime and disorder, public safety, public nuisance and the protection of children from harm.</li> <li>If the application is located within a Special Consideration Zone they have demonstrated that they have taken account of the issues identified in that area and provided adequate mitigation.</li> <li>Whether there is residential accommodation in the proximity of the premises that would likely be adversely affected by premises being open or carrying out operations at the hours proposed.</li> <li>The proposed hours when any music, including incidental music, will be played.</li> <li>The hours when customers will be allowed to take food or drink outside the premises or be within open areas which form part of the premises.</li> <li>The crustomers and staff have adequate access to public transport when arriving at and leaving the premises, especially at night.</li> <li>The capacity of the premises.</li> <li>The capacity of the premises.</li> <li>The capacity of the premises.</li> <li>The ticensing Authority will take into account the active measures proposed for a 'winding down' period including arrangements for people to be collected from the premises.</li> <li>The conting venues due to the neture of the operation.</li> <li>The toensing Authority will take into account the active measures proposed for a 'winding down' period including arrangements for people to be collected from the premises.</li> <li>Conditions on h</li></ol></li></ul>			

	are expected to be covered by Temporary Event Notices or variation			
	applications.			
	Restaurants			
	Monday to Thursday: 9am to 11.30pm.			
	Friday and Saturday: 9am to 12am.			
	Sunday: 9am to 10.30pm.			
	Sundays immediately prior to a bank holiday: 9am to 12am.			
Policy RTN1 applies	A. Applications outside the West End Cumulative Impact			
	Zone will generally be granted subject to:			
	1. The application meeting the requirements of policies CD1, PS1,			
	PN1 and CH1.			
	2. The hours for licensable activities being within the council's Core			
	Hours Policy HRS1.			
	3. The applicant has taken account of the Special Consideration			
	Zones Policy SCZ1 if the premises are located within a designated			
	zone.			
	4. The application and operation of the venue meeting the definition			
	of a restaurant as per Clause C.			
	B. Applications inside the West End Cumulative Impact Zone will generally be granted subject to:			
	1. The application meeting the requirements of policies CD1, PS1,			
	PN1 and CH1.			
	2. The hours for licensable activities are within the council's Core			
	Hours Policy HRS1.			
	3. The applicant has demonstrated that they will not add to			
	cumulative impact within the Cumulative Impact Zone.			
	4. The application and operation of the venue meeting the definition			
	of a restaurant as per Clause C.			
	C. For the purposes of this policy a restaurant is defined as:			
	1. A premises in which customers are shown to their table or the customer will select a table themselves to which food is either			
	served to them or they have collected themselves.			
	2. Which provide food in the form of substantial table meals that are			
	prepared on the premises and are served and consumed at a table.			
	3. Which do not provide any takeaway service of food and/or drink			
	for immediate consumption.			
	4. Where alcohol shall not be sold, supplied, or consumed on the			
	premises otherwise than to persons who are bona fide taking			
	substantial table meals and provided always that the consumption			
	of alcohol by such persons is ancillary to taking such meals.			
	5. The sale and consumption of alcohol prior to such meals may be			
	in a bar area but must also be ancillary to the taking of such meal.			

### 4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

(a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;

(b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and

(c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

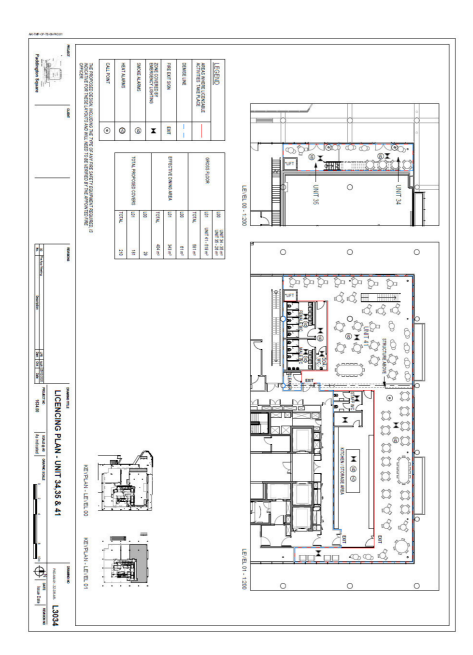
5.	Appendi	Appendices				
Append	ix 1	Premises plans				
Append	ix 2	Applicant supporting documents				
Append	ix 3	Premises history				
Append	ix 4	Proposed conditions				
Appendix 5		Residential map and list of premises in the vicinity				
Description	41	Mish alla Otaviand				

Report author:	Michelle Steward
-	Senior Licensing Officer
Contact:	Telephone: 0207 641 6500
	Email: msteward1@westminster.gov.uk

If you have any queries about this report or wish to inspect one of the background papers please contact the report author.

### Background Documents – Local Government (Access to Information) Act 1972

1	Licensing Act 2003	N/A
2	City of Westminster Statement of Licensing Policy	7 <sup>th</sup> January 2021
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2018
4	Metropolitan Police Service Representation (withdrawn)	5 March 2021
5	Public Representation 1	4 March 2021
6	Public Representation 2	28 February 2021
7	Public Representation 3	2 March 2021
8	Public Representation 4	4 March 2021



# Applicant Supporting Documents

Appendix 2

There are no submissions from the applicant.

### **Premises History**

# CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

#### **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:  $\frac{1}{2}$  pint;
    - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
    - (iii) still wine in a glass: 125 ml;
  - (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
  - (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

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.

# page 16

- 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+(DxV)

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
- 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 consistent with the operating schedule

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. Viewing of recordings shall be made available immediately upon the request of Police or authorised 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 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.
- 11. The premises shall only operate as a restaurant
  - i. in which customers are shown to their table,
  - ii. where the supply of alcohol is by waiter or waitress service only,
  - iii. which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery,
  - iv. which do not provide any take away service of food or drink for immediate consumption,
  - v. where alcohol shall not be sold or supplied, otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial table meals there, and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.
- 12. 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.
- 13. Loudspeakers shall not be located in the entrance lobby or outside the premises building.
- 14. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- 15. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 16. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between (23.00) hours and (08.00) hours on the following day.
- 17. The number of persons permitted in the premises at any one time (including staff) shall not exceed (X) persons.
- 18. 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.
- 19. 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.
- 19. 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.
- 20. No deliveries to the premises shall take place between (23.00) and (08.00) on the following day.
- 21. No licensable activities shall take place at the premises until the premises has been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the licensing authority.

### Conditions proposed by the Environmental Health

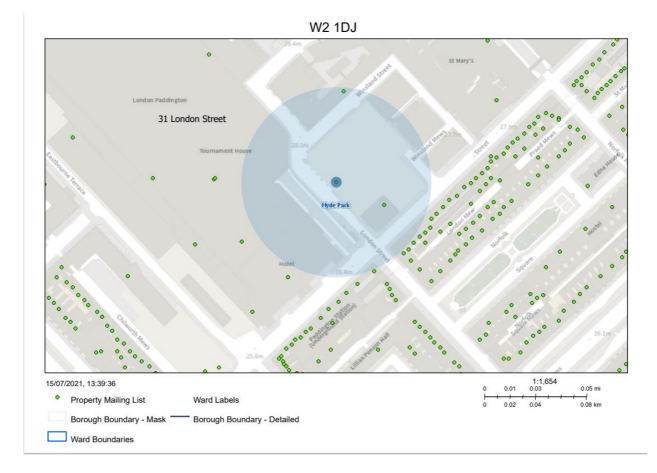
None

### **Conditions proposed by the Police**

None

### **Residential Map and List of Premises in the Vicinity**

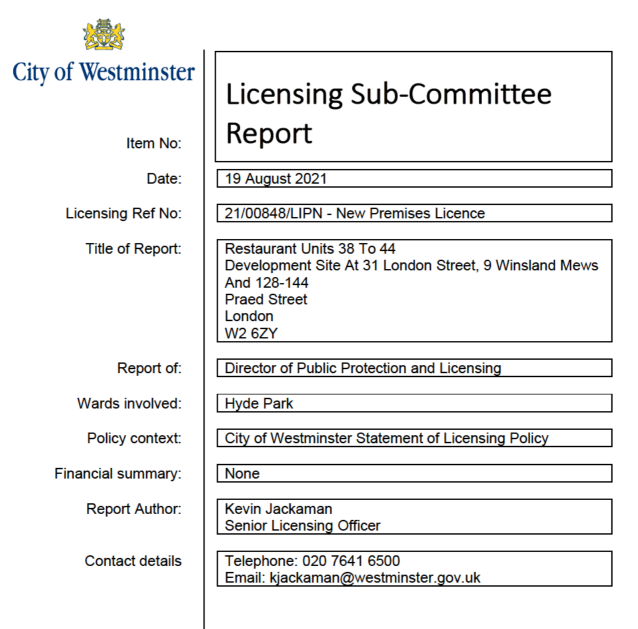
### Appendix 5



### Resident Count within 75 Metres: 0

Licensed Premises within 75 metres of Development Site At 31 London Street, 9 Winsland Mews And 128-144 Praed Street London W2 1DJ					
Trading         Premises           Licence Number         Name         Address         Type         Time Period					
18/12070/LIPT	McDonalds Restaurants	Ground Front Right 144 Praed Street London W2 1HU	Restaurant	Monday to Sunday; 06:30 - 00:00	
Ground Front 144 Praed Street London W2Hotel, 4+ star or Monday to Saturday; 08:00 - 00:00   Monday to Saturday; 08:00					

# Agenda Item 2.



1.	Application			
1-A	Applicant and premis	ses		
Applic	ation Type:	New Premises Licence, Lice	nsing Act 2003	
Applic	ation received date:	4 February 2021		
Applic	ant:	Great Western Development	s Limited	
Premis	ses:	Restaurant Units 38 To 44		
Premises address:		Development Site At 31 London Street, 9 Winsland	Ward:	Hyde Park
		Mews And 128-144	Cumulative	None
		Praed Street	Impact Area:	
		London	Special	None
		W2 6ZY	Consideration	
			Zone:	
Premis	ses description:	According to the application form the premises intend to operate as a restaurant. The application follows pre-application advice.		
Premis	ses licence history:	This is a new premises application and therefore no Premises Licence history exist.		
Applic	ant submissions:	None		
Applic	ant amendments:	None		

1-B Pi	Proposed licensable activities and hours						
Late Nigh	Late Night Refreshment: Indoors, outdoors or both Indoors						
Day:	Mon	Mon Tues Wed Thur Fri Sat Sun					Sun
Start:	23:00	23:00	23:00	23:00	23:00	23:00	N/A
End:	End: 23:30 23:30 23:30 23:30 00:00 00:00 N/A					N/A	
	Seasonal variations/ Non- standard timings:						

Sale by retail of alcohol				On or off sales or both:			On the premises
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	10:00	10:00	10:00	10:00	10:00	10:00	12:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	22:30
			None				

Hours premises are open to the public							
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	08:00	08:00	00:80	08:00	08:00	08:00	09:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	23:00
Seasonal variations/ Non- standard timings: Adult Entertainment:			None None				

2.	Representa	Representations		
2-A	Responsible Authorities			
Responsible         Metropolitan Police Service           Authority:		Metropolitan Police Service		
Repres	sentative:	Reaz Guerra		
Receiv	ed:	5 February 2021 (withdrawn 16 March 2021)		

With reference to the above applications, I am writing to inform you that the Metropolitan Police, as a Responsible Authority, are objecting to this application as it is our belief that if granted the application would undermine the Licensing Objectives.

There is insufficient detail within the operating schedule to promote the Licensing Objectives. The hours sought exceed Westminster's Core Hours Policy

An officer from this unit will be in contact with you shortly to discuss the application. However it is for the applicant to prove that this application will not add to the cumulative impact problems already experienced in this area.

It is for these reasons that we are objecting to the application.

Following discussions with the applicant, the Metropolitan Police withdraw their objection on 16 March 2021

2-B	Other Persons				
Name:					
Address and/or Residents Association:				ndon	
Status:		Valid	In support or opposed:	Opposed	
Receive	d:	28 February 2021			
Our comments are made as an Amenity Society recognised by Westminster City Council. We are officially charged with working towards the preservation and enhancement of the architectural and environmental quality of Little Venice, Maida Vale and the Paddington Waterway area (including planning and licensing issues). We recognise that these premises will be run as a business and we are aware that it has to be a viable operation. Presumably they will be providing services for locals as well as people who are not residents in this area, although we do have concerns that some of the premises in the development may become a landmark 'destination' venue focusing more on those not resident in the area.					
We are very keen to ensure that an appropriate balance is maintained between the legitimate rights of business and the equally legitimate and important rights of residents.					
Introduction Our representation is made on the basis that the likely impact of the application, if granted, would be to harm the licensing objective of prevention of public nuisance. The application is one of 8 applications which have been submitted for this development. As such, it is clearly appropriate to raise the issue of 'cumulative impact', which is a recognised concept under Licensing Act 2003. Although the development site is not situated in an area					

designated as a 'cumulative impact area' in the City Council's Statement of Licensing Policy 2021, it is recognised in the Guidance issued under s182 Licensing Act 2003 that it is nevertheless open to interested parties to make representations on the grounds that the premises will give rise to a negative cumulative impact on one or more of the licensing objectives (see para 14.42).

Whilst we recognise that appropriately conditioned restaurants are less likely to give rise to a negative impact either individually or cumulatively than late night bars, given that 8 applications including 6 restaurants in close proximity) are being made for one development it is clearly necessary for the City Council when considering each application on its merits to evaluate the impact of the licences in totality.

We would ask that if the licensing authority is minded to grant the application, it should be with amendments and additional conditions.

### The application

The current application seeks:

'Core hours' for sale of alcohol on the premises only

Same hours for late night refreshment.

Opening would be 8am to core hours Mon-Sat, 9am to 11pm Sun.

The conditions include: full MC66 restaurant condition; conditions re: no noise emanating, no outside drinking. Waste/deliveries not between 2300 and 0800.

### Reasons for representation

Based on the documentation submitted, the following points are relevant:

1. The terminal hours for sale of alcohol and other licensable activities are within 'core hours', but we would welcome more detail about how the premises would operate or who the proposed tenant is.

2. There is no indication as to how dispersal is to be managed. No dispersal policy has been submitted. The hammersmith and City, Circle and District lines are not part of the 24 hour tube network. A licensed premises with these terminal hours would inevitably impact severely on residents in the area, depending on how dispersal is managed.

3. There is no indication of the proposed capacity - this could impact on dispersal.

4. The conditions covering waste/recycling may risk causing noise nuisance.

5. Will there be security for this premises and/or for the development as a whole?

6. We are concerned at the potential cumulative impact of the licensed premises in the development – see above.

### Conclusion

We are also aware that applications are often amended to take into account concerns raised by responsible authorities or other persons. Please let us know if any amendments are made to this application so that we can consider if they resolve our concerns and, if appropriate, liaise with local residents.

If a hearing takes place, we will endeavour to attend. Or appoint Richard Brown to represent us.

Name:					
Address and/or Residents Association:					
Status:	Valid	In support or opposed:	Opposed		
Received:	02 March 2021				
We, as freehold owners of the of the Mercure Hotel at 144 Praed Street, write to object to a series of eight license applications submitted on behalf of Great Western Developments Ltd.					
•	We have a particular interest in these licensing applications as we are in close proximity to the subject units and as we operate a hotel business – the future success of which post-pandemic				

will be linked to the quality of overnight accommodation we can provide our guests. Our objection is particularly within the context of the impact on our business which has resulted from the pandemic, and the support the hotel industry needs as a whole.

The licence applications we object to hold the following reference numbers:

**21/00817/LIPN –** Restaurant at units 34, 35 and 41 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00824/LIPN –** Restaurant at units 36 and 42 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00845/LIPN –** Restaurant at unit 1 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Weds, 00:00 Thurs-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00847/LIPN –** Restaurant at units 39 and 45 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00848/LIPN –** Restaurant at units 38 and 44 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00

**21/00849/LIPN –** Restaurant at units 37 and 43 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00850/LIPN** – Rooftop bar and restaurant at 17th and 18th floor of the Paddington Square Development – Live music, recorded music, late night refreshment and the sale of alcohol – Live or recorded music allowed until 01:00 Monday to Wednesday, 03:00 Thursday to Saturday, and 00:00 Sunday. Late night refreshment and sale of alcohol matching these times.

**21/00851/LIPN –** Bar units at 2 and 46, and rooftop terrace of the Paddington Square Development - Live music, recorded music, late night refreshment and the sale of alcohol – Live or recorded music allowed until 00:00 all week, late night refreshment and sale of alcohol until 00:00 Sun-Weds, and 01:00 Thurs-Sat.

This representation should be treated as applying to all the applications identified above, to which our client objects.

Overall, there is a disconnect between the activities proposed to be carried out and the ability of the applicant, as a limited liability company, to respond to the concerns of nearby businesses or residents should any of the licensable activities cause noise or disturbance. Such an arrangement, lacking appropriate management, would diminish the enforceability of the proposed conditions. While these proposed conditions include provisions for staff members responsible for discharging the duty of the licensee in relation to CCTV, there is no such allowance for any member of staff to be responsible for the receipt of noise/vibration complaints or for the management of customers conduct while exiting the premises late at night.

It is also concerning that the license applications for activities including late night music (references 21/00850/LIPN and 21/00851/LIPN) include later opening hours on Thursday and Sunday. While the opening hours for such activities are considered inappropriately late across all nights, these nights in particular seem to sit uncomfortably in an area which features permanent residents as well as several hotels. While part of these applications relates to

licensable activities on upper floors, there is still the ever present concern that nuisance is caused when patrons leave the premises. Again, there are no conditions or mitigating management procedures proposed which would manage this nuisance.

In principle, given the complexity of the licensable activities applied for and their relationship with the surrounding area, we object to all the applications referred to above.

Specifically, we would ask that detail of how nuisance will be managed and mitigated commensurate to this complexity be submitted before these applications be considered suitable for approval. This should include details of single on-site management, if the applicant is to remain a limited liability company responsible for all units referred to in these applications, which would hold responsibility for dealing with complaints regarding noise and nuisance resulting from the premises themselves or their patrons.

The opening times should also be amended to reflect the character of the area – with late night Thursday and Sunday opening times being wholly inappropriate in an area shared by hotel accommodation and permanent residences.

We believe that these applications must be dealt with by a licensing committee and a hearing at which all stakeholders are given the opportunity to make representation to their elected members and the members of the Licensing Committee. If you could confirm that this will be the case we would be grateful.

We trust that the above makes our position with regards to each application above clear. However, if there are any queries, please do not hesitate to contact me using my details as below

Name:			
Address and/or Residents Association			
Status:	Valid	In support of opposed:	Opposed
Received:	04 March 2021		
The South East Bayswater Residents' Association (SEBRA) designated area abutt the			

The South East Bayswater Residents' Association (SEBRA) designated area abutt the major development at 31 London Street W2 currently under construction and to be known as Paddington Square.

We have fully studied the eight applications, along with plans and proposed conditions. Our main concern is cumulative effect of nuisance, noise and potential crime disorder from the combind various applications, especially to the residential areas surrounding the Paddington Square development, particularly in the evening hours.

We have gone through, in detail, each of the submissions by the Paddington Waterways & Maida Vale Society and fully agree with the various points made by them.

We therefore lodged our objection to all eight applications, till various matters resolved, in order to protect our members from any public nuisance or potential crime and order. Richard Brown, of Westminster Citizens Advice Bureau, will be assisting us and representing SEBRA.

As is our general practice, we are content for our representation on the eight cases to be forwarded now to the application. As always, we are willing to discuss our representations direct with the applicant at any time.

We urge the applicant to contact us and Richard Brown, as experience shows us that these meetings are very fruitful in understanding and resolving issues of concern

Name:			
Address and/or Residents Association			
Status:	Valid	In support or opposed:	Opposed
			···
Received:	04 March		

is supportive of the Paddington Square

development being constructed on this site and is broadly supportive of the licensing applications being made for the various restaurants and bars within the premises.

However, we are mindful that these premises are very closely adjacent to one of our member businesses - the Mercure Hotel at 144 Praed Street - and seek clarity and reassurance on some points which are not detailed in the applications:

The applicant is Great Western Developments – will GWD remain the responsible body for these licences once the individual units have been let to different companies and ratepayers? If so, will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to oversee and be responsible for ensuring that all licensing conditions are complied with by all the individual units? Will GWD have security personnel in the complex at all times to assist or control departing customers and ensure that the neighbours are not disturbed? When this site was in use as a theatre location, Licensing required that stewards were in place outside the premises for this purpose - that internal signs requesting respect for neighbours were insufficient – will a similar condition be added to these licences?

A standard condition you impose reads:

8 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.

Will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to ensure compliance by all the individual units? We are particularly concerned that guests of the Mercure Hotel are not disturbed by airborne noise from recorded music or live entertainment from the roof garden. Will there be set decibel limits and required monitoring as an expansion of this condition?

We appreciate that these points have probably been considered and addressed during the preapp consultations the applicant refers to but that detail is not provided with the applications. Please be aware of our concerns when considering these applications.

3.	Policy & Guidance		
The following policies within the City Of Westminster Statement of Licensing Policy apply:			
Policy	HRS1 applies	<ul> <li>A. Applications within the core hours set out below in this policy will generally be granted for the relevant premises uses, subject to not being contrary to other policies in the Statement of Licensing Policy.</li> <li>B. Applications for hours outside the core hours set out in Clause C will be considered on their merits, subject to other relevant policies, and with particular regard to the following:</li> <li>1. The demonstration of compliance in the requirements of policies CD1, PS1, PN1 and CH1 associated with the likelihood of the effect</li> </ul>	

	of the grant of a licence for later or earlier hours on crime and disorder, public safety, public nuisance and the protection of children from harm.
	<ol> <li>If the application is located within a Special Consideration Zone they have demonstrated that they have taken account of the issues identified in that area and provided adequate mitigation.</li> <li>Whether there is residential accommodation in the proximity of the premises that would likely be adversely affected by premises being open or carrying out operations at the hours proposed.</li> <li>The proposed hours of the licensable activities and when customers will be permitted to remain on the premises.</li> </ol>
	5. The proposed hours when any music, including incidental music, will be played.
	<ol><li>The hours when customers will be allowed to take food or drink outside the premises or be within open areas which form part of the premises.</li></ol>
	<ol> <li>The existing hours of licensable activities and the past operation of the premises (if any) and hours of licensable premises in the vicinity.</li> </ol>
	8. Whether customers and staff have adequate access to public transport when arriving at and leaving the premises, especially at night.
	9. The capacity of the premises.
	10. The type of use, recognising that some venues are more likely to
	impact the licensing objectives than others; for example, pubs and bars are higher risk than theatres, cinemas and other cultural and
	sporting venues due to the nature of the operation.
	11. The Licensing Authority will take into account the active
	measures proposed for a 'winding down' period including arrangements for people to be collected from the premises to travel home safely.
	<ul> <li>12. Conditions on hours may be attached that require that the supply of alcohol for consumption on the premises ceases a suitable period of time before customers are required to leave the premises.</li> <li>13. The council, acting as the Licensing Authority, may reduce hours if, after review, it is necessary to impose conditions specifying shorter hours in order to promote the licensing objectives.</li> <li>14. Specific days for non-standard hours should be identified and</li> </ul>
	justified as part of the application to allow responsible authorities and interested parties to evaluate the impact that these licensable activities may have, and to plan accordingly. The consideration of applications for later hours for Bank Holiday Mondays will take into account that later hours are generally granted for preceding
	Sundays and that the next day is a working day. Non-specific days are expected to be covered by Temporary Event Notices or variation applications
Policy RTN1(A) applies	<ul> <li>A. Applications outside the West End Cumulative Impact Zone will generally be granted subject to:</li> <li>1. The application meeting the requirements of policies CD1, PS1, PN1 and CH1</li> </ul>
	PN1 and CH1. 2. The hours for licensable activities being within the council's Core Hours Policy HRS1.
	3. The applicant has taken account of the Special Consideration Zones Policy SCZ1 if the premises are located within a designated zone.
	4. The application and operation of the venue meeting the definition

<ul> <li>of a restaurant as per Clause C.</li> <li>B. Applications inside the West End Cumulative Impact Zone will generally be granted subject to: <ol> <li>The application meeting the requirements of policies CD1, PS1, PN1 and CH1.</li> <li>The hours for licensable activities are within the council's Core Hours Policy HRS1.</li> <li>The applicant has demonstrated that they will not add to cumulative impact within the Cumulative Impact Zone.</li> <li>The application and operation of the venue meeting the definition of a restaurant as per Clause C.</li> <li>For the purposes of this policy a restaurant is defined as: <ol> <li>A premises in which customers are shown to their table or the customer will select a table themselves to which food is either served to them or they have collected themselves.</li> <li>Which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at a table.</li> <li>Which do not provide any takeaway service of food and/or drink for immediate consumption.</li> <li>Where alcohol shall not be sold, supplied, or consumed on the premises otherwise than to persons who are bona fide taking substantial table meals and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.</li> </ol> </li> </ol></li></ul>
In a par area but must also be anciliary to the taking of such meal

## 4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

(a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;

(b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and

(c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

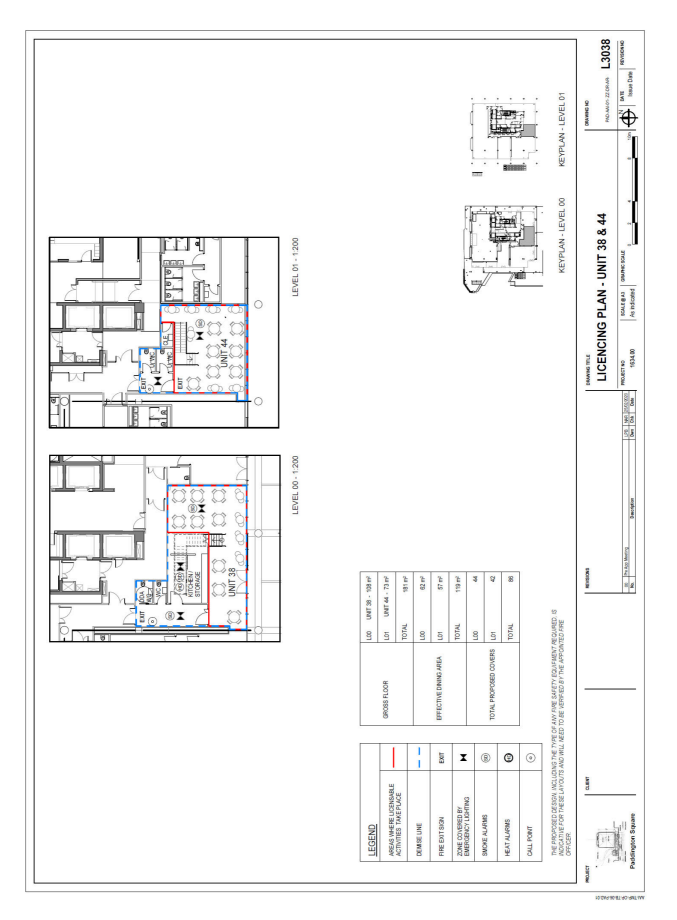
Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

5.	Appendi	Appendices					
Append	ix 1	Premises plans					
Append	ix 2	Applicant supporting documents					
Append	ix 3	Premises history					
Appendix 4		Proposed conditions					
Append	ix 5	Residential map and list of premises in the vicinity					

Report author:	Kevin Jackaman Senior Licensing Officer
Contact:	Telephone: 0207 641 6500 Email: kjackaman@westmisnter.gov.uk

	If you have any queries about this report or wish to inspect one of the background papers please contact the report author.					
Backgrou	und Documents – Local Government (Access to Info	rmation) Act 1972				
1	Licensing Act 2003	N/A				
2	City of Westminster Statement of Licensing Policy	7 <sup>th</sup> January 2021				
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2018				
4	Metropolitan Police Representation	05 February 2021 (withdrawn 17 March 2021				
5	Interested Party Representation (1)	28 February 2021				
6	Interested Party Representation (2)	02 March 2021				
7	Interested Party Representation (3)	04 March 2021				
8	Interested Party Representation (4)	04 March 2021				

## Appendix 1



## **Applicant Supporting Documents**

Appendix 2

None

## Premises History

## Appendix 3

There is no licence or appeal history for the premises.

# CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

#### **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:  $\frac{1}{2}$  pint;
    - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
    - (iii) still wine in a glass: 125 ml;
  - (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
  - (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

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+(DxV)

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
- 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 consistent with the operating schedule

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. Viewing of recordings shall be made available immediately upon the request of Police or authorised 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 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.
- 11. The premises shall only operate as a restaurant
  - i. in which customers are shown to their table,
  - ii. where the supply of alcohol is by waiter or waitress service only,
  - iii. which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery,
  - iv. which do not provide any take away service of food or drink for immediate consumption,
  - v. where alcohol shall not be sold or supplied, otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial table meals there, and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.
- 12. 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.
- 13. Loudspeakers shall not be located in the entrance lobby or outside the premises building.
- 14. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- 15. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 16. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between (**23.00**) hours and (**08.00**) hours on the following day.
- 17. The number of persons permitted in the premises at any one time (including staff) shall not exceed (**X**) persons.
- 18. 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.
- 19. 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.
- 20. 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.
- 21. No deliveries to the premises shall take place between (**23.00**) and (**08.00**) on the following day.
- 22. No licensable activities shall take place at the premises until the premises has been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the licensing authority.

## Conditions proposed by the Environmental Health

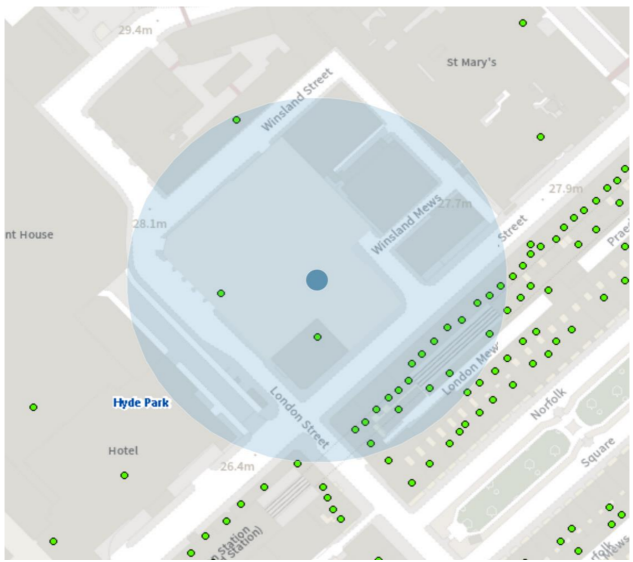
None

## Conditions proposed by the Police

None

## Residential Map and List of Premises in the Vicinity

Appendix 5



Resident Count: 28

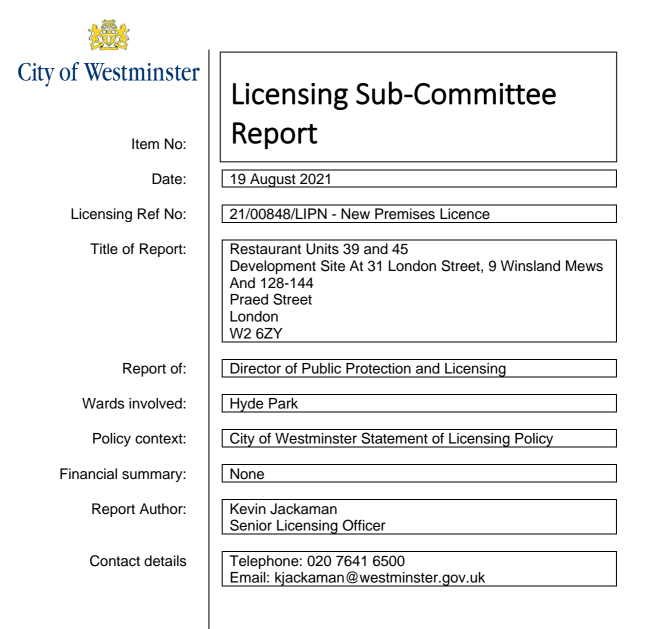
Licensed Premise	s within 75 of Devel Mews And 128-1			t, 9 Winsland
Licence Number	Trading Name	Address	Premises Type	Time Period
		Ground Front Bight		
		Front Right 144 Praed		
		Street		Monday to
	McDonalds	London W2		Sunday;
18/12070/LIPT	Restaurants	1HU	Restaurant	06:30 - 00:00
		Ground		
		Front 144		Sunday;
		Praed		08:00 - 00:00
		Street		Monday to
		London W2	Hotel, 4+ star or	Saturday;
21/03960/LIPDPS	Garfunkels	1HU	major chain	08:00 - 00:30
	Kentucky Fried	149 Praed		Monday to
19/06223/LIPCH	Chicken	Street	Restaurant	Sunday;

	Express	London		23:00 - 03:00
		147 Praed		
		Street		Monday to
		London W2	_	Sunday;
16/05273/LIPN	Subway	1RL	Restaurant	00:00 - 00:00
		Basement		
		And Ground		
		Floor 159		Sunday;
		Praed		10:00 - 22:30
		Street		Monday to
		London W2		Saturday;
13/02856/LIPN	Tavolina	1RL	Cafe	08:00 - 23:30
		Basement		
		And Ground		
		Floor 143		
		Praed		
		Street		Monday to
		London W2		Sunday;
13/02699/LIPN	La Tazza Cafe	1RL	Cafe	07:00 - 23:00
		Ground 161		Sunday;
		Praed		10:00 - 22:30
		Street		Monday to
	Paddington Gift	London W2		Saturday;
06/11392/WCCMAP	Shop	1RL	Restaurant	08:00 - 23:00
		27 London		
		Street		Monday to
	Burger King	London W2	Takeaway food	Sunday;
08/04611/LIPN	(UK) Ltd	1HH	outlet	07:00 - 02:00
				Sunday;
		26 London		12:00 - 00:00
		Street		Monday to
		London W2		Saturday;
20/07076/LIPV	Yahala	1HH	Restaurant	10:00 - 00:30
				Sunday;
				12:00 - 23:30
				Monday to
		Basement		Thursday;
		25 London		10:00 - 23:30
		Street		Friday to
	Oliver's	London W2	Public house or	Saturday;
14/03099/LIPVM	Steakhouse	1HH	pub restaurant	10:00 - 00:00
				Sunday;
				07:00 - 22:30
				Monday to
		Basement		Thursday;
		25 London		07:00 - 23:30
		Street	Pub or pub	Friday to
		London W2	restaurant with	Saturday;
10/01005/110000	Dickens Tavern	1HH	lodge	07:00 - 00:00
18/04895/LIPDPS	Diokono ravoni		1	
10/04090/LIPDPS				Monday;
10/04095/LIPDP5				Monday; 00:00 - 00:00
10/04095/LIPDP5				
10/04090/LIPDPS				00:00 - 00:00
10/04090/LIPDPS		25 London		00:00 - 00:00   Tuesday; 00:00 - 00:00   Wednesday;
10/04095/LIPDP5		25 London Street		00:00 - 00:00   Tuesday; 00:00 - 00:00
10/04095/LIPDPS			Hotel, 3 star or	00:00 - 00:00   Tuesday; 00:00 - 00:00   Wednesday;

T	I	1 1	
			Friday; 00:00
			- 00:00
			Saturday;
			00:00 - 00:00
			Sunday;
			00:00 - 00:00

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# Agenda Item 3.



1.	Application				
1-A	I-A Applicant and premises				
Applic	ation Type:	New Premises Licence, Lice	nsing Act 2003		
Applic	ation received date:	4 February 2021			
Applic	ant:	Great Western Development	s Limited		
Premis	ses:	Restaurant Units 39 and 45			
Premis	ses address:	Development Site At 31 London Street, 9 Winsland	Ward:	Hyde Park	
		Mews And 128-144 Praed Street	Cumulative Impact Area:	None	
		London W2 6ZY	Special Consideration Zone:	None	
Premis	ses description:	According to the application form the premises intend to operate as a restaurant. The application follows pre-application advice.			
Premis	ses licence history:	This is a new premises application and therefore no Premises Licence history exist.			
Applic	ant submissions:	None			
Applic	ant amendments:	None			

1-B P	-B Proposed licensable activities and hours						
Late Night Refreshment:Indoors, outdoors or bothIndoors					Indoors		
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	23:00	23:00	23:00	23:00	23:00	23:00	N/A
End:	23:30 23:30 23:30			23:30	00:00	00:00	N/A
	Seasonal variations/ Non- standard timings:						

Sale by retail of alcohol							On the premises
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	10:00	10:00	10:00	10:00	10:00	10:00	12:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	22:30
Seasonal variations/ Non- standard timings:			None				

Hours premises are open to the public							
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	08:00	08:00	00:80	08:00	08:00	08:00	09:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	23:00
Seasonal variations/ Non- standard timings:			None				
Adult Entertainment:			None				

2.	Representa	Representations				
2-A	Responsible Authorities					
Respo Author		Metropolitan Police Service				
Repres	entative:	Reaz Guerra				
Receiv	ed:	5 February 2021 (withdrawn 16 March 2021)				

With reference to the above applications, I am writing to inform you that the Metropolitan Police, as a Responsible Authority, are objecting to this application as it is our belief that if granted the application would undermine the Licensing Objectives.

There is insufficient detail within the operating schedule to promote the Licensing Objectives. The hours sought exceed Westminster's Core Hours Policy

An officer from this unit will be in contact with you shortly to discuss the application. However it is for the applicant to prove that this application will not add to the cumulative impact problems already experienced in this area.

It is for these reasons that we are objecting to the application.

# Following discussions with the applicant, the Metropolitan Police withdraw their objection on 16 March 2021

2-B	Other Per	sons			
Name:					
Address	and/or Re	sidents Association:		london	
				ondon	
Status:		Valid	In support or opposed:	Opposed	
Receive	d:	28 February 2021			
are officia architecti Waterwa We recog viable op not resid	Our comments are made as an Amenity Society recognised by Westminster City Council. We are officially charged with working towards the preservation and enhancement of the architectural and environmental quality of Little Venice, Maida Vale and the Paddington Waterway area (including planning and licensing issues). We recognise that these premises will be run as a business and we are aware that it has to be a viable operation. Presumably they will be providing services for locals as well as people who are not residents in this area, although we do have concerns that some of the premises in the development may become a landmark 'destination' venue focusing more on those not resident				
We are very keen to ensure that an appropriate balance is maintained between the legitimate rights of business and the equally legitimate and important rights of residents. Introduction					
	Our representation is made on the basis that the likely impact of the application, if granted, would be to harm the licensing objective of prevention of public nuisance.				
	The application is one of 8 applications which have been submitted for this development. As such, it is clearly appropriate to raise the issue of 'cumulative impact', which is a recognised				

concept under Licensing Act 2003. Although the development site is not situated in an area designated as a 'cumulative impact area' in the City Council's Statement of Licensing Policy 2021, it is recognised in the Guidance issued under s182 Licensing Act 2003 that it is nevertheless open to interested parties to make representations on the grounds that the premises will give rise to a negative cumulative impact on one or more of the licensing objectives (see para 14.42).

Whilst we recognise that appropriately conditioned restaurants are less likely to give rise to a negative impact either individually or cumulatively than late night bars, given that 8 applications including 6 restaurants in close proximity) are being made for one development it is clearly necessary for the City Council when considering each application on its merits to evaluate the impact of the licences in totality.

We would ask that if the licensing authority is minded to grant the application, it should be with amendments and additional conditions.

#### The application

The current application seeks:

'Core hours' for sale of alcohol on the premises only

Same hours for late night refreshment.

Opening would be 8am to core hours Mon-Sat, 9am to 11pm Sun.

The conditions include: full MC66 restaurant condition; conditions re: no noise emanating, no outside drinking. Waste/deliveries not between 2300 and 0800.

A number of these conditions have been offered and some are helpful, but our view is that these are insufficient.

#### Reasons for representation

Based on the documentation submitted, the following points are relevant:

1. The terminal hours for sale of alcohol and other licensable activities are within 'core hours', but we would welcome more detail about how the premises would operate or who the proposed tenant is.

2. There is no indication as to how dispersal is to be managed. No dispersal policy has been submitted. The hammersmith and City, Circle and District lines are not part of the 24 hour tube network. A licensed premises with these terminal hours would inevitably impact severely on residents in the area, depending on how dispersal is managed.

3. There is no indication of the proposed capacity – this could impact on dispersal.

4. The conditions covering waste/recycling may risk causing noise nuisance.

5. Will there be security for this premises and/or for the development as a whole?

6. We are concerned at the potential cumulative impact of the licensed premises in the development – see above.

#### **Conclusion**

We are also aware that applications are often amended to take into account concerns raised by responsible authorities or other persons. Please let us know if any amendments are made to this application so that we can consider if they resolve our concerns and, if appropriate, liaise with local residents.

If a hearing takes place, we will endeavour to attend. Or appoint Richard Brown to represent us.

Ū I	•		·
Name:			
Address and/or Res	sidents Association:		
Status:	Valid	In support or opposed:	Opposed
Received:	02 March 2021		
-		e Hotel at 144 Praed Street, w	•
series of eight licens	e applications submitte	d on behalf of Great Western D	evelopments Ltd.

We have a particular interest in these licensing applications as we are in close proximity to the subject units and as we operate a hotel business – the future success of which, post-pandemic, will be linked to the quality of overnight accommodation we can provide our guests. Our objection is particularly within the context of the impact on our business which has resulted from the pandemic, and the support the hotel industry needs as a whole.

The licence applications we object to hold the following reference numbers:

**21/00817/LIPN –** Restaurant at units 34, 35 and 41 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00824/LIPN –** Restaurant at units 36 and 42 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00845/LIPN –** Restaurant at unit 1 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Weds, 00:00 Thurs-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00847/LIPN –** Restaurant at units 39 and 45 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00848/LIPN –** Restaurant at units 38 and 44 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00

**21/00849/LIPN –** Restaurant at units 37 and 43 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.

**21/00850/LIPN** – Rooftop bar and restaurant at 17th and 18th floor of the Paddington Square Development – Live music, recorded music, late night refreshment and the sale of alcohol – Live or recorded music allowed until 01:00 Monday to Wednesday, 03:00 Thursday to Saturday, and 00:00 Sunday. Late night refreshment and sale of alcohol matching these times.

**21/00851/LIPN** – Bar units at 2 and 46, and rooftop terrace of the Paddington Square Development - Live music, recorded music, late night refreshment and the sale of alcohol – Live or recorded music allowed until 00:00 all week, late night refreshment and sale of alcohol until 00:00 Sun-Weds, and 01:00 Thurs-Sat.

This representation should be treated as applying to all the applications identified above, to which our client objects.

Overall, there is a disconnect between the activities proposed to be carried out and the ability of the applicant, as a limited liability company, to respond to the concerns of nearby businesses or residents should any of the licensable activities cause noise or disturbance. Such an arrangement, lacking appropriate management, would diminish the enforceability of the proposed conditions. While these proposed conditions include provisions for staff members responsible for discharging the duty of the licensee in relation to CCTV, there is no such allowance for any member of staff to be responsible for the receipt of noise/vibration complaints or for the management of customers conduct while exiting the premises late at night.

It is also concerning that the license applications for activities including late night music (references 21/00850/LIPN and 21/00851/LIPN) include later opening hours on Thursday and

Sunday. While the opening hours for such activities are considered inappropriately late across all nights, these nights in particular seem to sit uncomfortably in an area which features permanent residents as well as several hotels. While part of these applications relates to licensable activities on upper floors, there is still the ever present concern that nuisance is caused when patrons leave the premises. Again, there are no conditions or mitigating management procedures proposed which would manage this nuisance.

In principle, given the complexity of the licensable activities applied for and their relationship with the surrounding area, we object to all the applications referred to above.

Specifically, we would ask that detail of how nuisance will be managed and mitigated commensurate to this complexity be submitted before these applications be considered suitable for approval. This should include details of single on-site management, if the applicant is to remain a limited liability company responsible for all units referred to in these applications, which would hold responsibility for dealing with complaints regarding noise and nuisance resulting from the premises themselves or their patrons.

The opening times should also be amended to reflect the character of the area – with late night Thursday and Sunday opening times being wholly inappropriate in an area shared by hotel accommodation and permanent residences.

We believe that these applications must be dealt with by a licensing committee and a hearing at which all stakeholders are given the opportunity to make representation to their elected members and the members of the Licensing Committee. If you could confirm that this will be the case we would be grateful.

We trust that the above makes our position with regards to each application above clear. However, if there are any queries, please do not hesitate to contact me using my details as below

Address and/or Residen	ts Association		ociation		
Status: Valio		In support of opposed:	Opposed		
Received: 04 M	larch 2021				
The major development at 31 London Street W2 currently under construction and to be known as Paddington Square. We have fully studied the eight applications, along with plans and proposed conditions. Our main concern is cumulative effect of nuisance, noise and potential crime disorder from the combind various applications, especially to the residential areas surrounding the Paddington Square development, particularly in the evening hours. We have gone through, in detail, each of the submissions by the Paddington Waterways & Maida Vale Society and fully agree with the various points made by them.					
We therefore lodged our objection to all eight applications, till various matters resolved, in order to protect our members from any public nuisance or potential crime and order. Richard Brown, of Westminster Citizens Advice Bureau, will be assisting us and representing SEBRA. As is our general practice, we are content for our representation on the eight cases to be					

forwarded now to the application. As always, we are willing to discuss our representations direct with the applicant at any time.

We urge the applicant to contact us and Richard Brown, as experience shows us that these meetings are very fruitful in understanding and resolving issues of concern

Name:			
Address and/or Residents Association			
Status:	Valid	In support or opposed:	Opposed
Received:	04 March		

is supportive of the Paddington Square development being constructed on this site and is broadly supportive of the licensing applications being made for the various restaurants and bars within the premises.

However, we are mindful that these premises are very closely adjacent to one of our member businesses - the Mercure Hotel at 144 Praed Street - and seek clarity and reassurance on some points which are not detailed in the applications:

The applicant is Great Western Developments – will GWD remain the responsible body for these licences once the individual units have been let to different companies and ratepayers? If so, will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to oversee and be responsible for ensuring that all licensing conditions are complied with by all the individual units? Will GWD have security personnel in the complex at all times to assist or control departing customers and ensure that the neighbours are not disturbed? When this site was in use as a theatre location, Licensing required that stewards were in place outside the premises for this purpose - that internal signs requesting respect for neighbours were insufficient – will a similar condition be added to these licences?

A standard condition you impose reads:

8 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.

Will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to ensure compliance by all the individual units? We are particularly concerned that guests of the Mercure Hotel are not disturbed by airborne noise from recorded music or live entertainment from the roof garden. Will there be set decibel limits and required monitoring as an expansion of this condition?

We appreciate that these points have probably been considered and addressed during the preapp consultations the applicant refers to but that detail is not provided with the applications. Please be aware of our concerns when considering these applications.

3.	Policy & Guidance				
The follo	The following policies within the City Of Westminster Statement of Licensing Policy apply:				
Policy HRS1 applies		<ul> <li>A. Applications within the core hours set out below in this policy will generally be granted for the relevant premises uses, subject to not being contrary to other policies in the Statement of Licensing Policy.</li> <li>B. Applications for hours outside the core hours set out in Clause C will be considered on their merits, subject to other relevant policies,</li> </ul>			

and with particular regard to the following: 1. The demonstration of compliance in the requirements of policies CD1, PS1, PN1 and CH1 associated with the likelihood of the effect of the grant of a licence for later or earlier hours on crime and
<ul> <li>disorder, public safety, public nuisance and the protection of children from harm.</li> <li>2. If the application is located within a Special Consideration Zone they have demonstrated that they have taken account of the issues identified in that area and provided adequate mitigation.</li> <li>3. Whether there is residential accommodation in the proximity of the premises that would likely be adversely affected by premises being open or carrying out operations at the hours proposed.</li> <li>4. The proposed hours of the licensable activities and when customers will be permitted to remain on the premises.</li> <li>5. The proposed hours when any music, including incidental music, will be played.</li> <li>6. The hours when customers will be allowed to take food or drink outside the premises or be within open areas which form part of the premises.</li> <li>7. The existing hours of licensable activities and the past operation of the premises (if any) and hours of licensable premises in the vicinity.</li> <li>8. Whether customers and staff have adequate access to public transport when arriving at and leaving the premises, especially at night.</li> <li>9. The capacity of the premises.</li> <li>10. The type of use, recognising that some venues are more likely to impact the licensing objectives than others; for example, pubs and bars are higher risk than theatres, cinemas and other cultural and sporting venues due to the nature of the operation.</li> <li>11. The Licensing Authority will take into account the active measures proposed for a 'winding down' period including arrangements for people to be collected from the premises.</li> <li>13. The council, acting as the Licensing Authority, may reduce hours if, after review, it is necessary to impose conditions specifying shorter hours in order to promote the licensing objectives.</li> <li>14. Specific days for non-standard hours should be identified and justified as part of the application to allow responsible authorities and interested parties to evaluate the impa</li></ul>
are expected to be covered by Temporary Event Notices or variation applications
<ul> <li>A. Applications outside the West End Cumulative Impact Zone will generally be granted subject to:</li> <li>1. The application meeting the requirements of policies CD1, PS1, PN1 and CH1.</li> <li>2. The hours for licensable activities being within the council's Core Hours Policy HRS1.</li> <li>3. The applicant has taken account of the Special Consideration</li> </ul>

Zones Policy SCZ1 if the premises are located within a designated zone.
4. The application and operation of the venue meeting the definition
of a restaurant as per Clause C. B. Applications inside the West End Cumulative Impact Zone will
generally be granted subject to:
<ol> <li>The application meeting the requirements of policies CD1, PS1, PN1 and CH1.</li> </ol>
2. The hours for licensable activities are within the council's Core Hours Policy HRS1.
3. The applicant has demonstrated that they will not add to cumulative impact within the Cumulative Impact Zone.
4. The application and operation of the venue meeting the definition of a restaurant as per Clause C.
C. For the purposes of this policy a restaurant is defined as:
1. A premises in which customers are shown to their table or the customer will select a table themselves to which food is either
served to them or they have collected themselves.
2. Which provide food in the form of substantial table meals that are
prepared on the premises and are served and consumed at a table. 3. Which do not provide any takeaway service of food and/or drink
for immediate consumption.
4. Where alcohol shall not be sold, supplied, or consumed on the premises otherwise than to persons who are bona fide taking
substantial table meals and provided always that the consumption of
alcohol by such persons is ancillary to taking such meals. 5. The sale and consumption of alcohol prior to such meals may be
in a bar area but must also be ancillary to the taking of such meal

## 4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

(a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;

(b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and

(c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

5.	Appendices	
Appendix 1		Premises plans
Appendix 2		Applicant supporting documents
Appendix 3		Premises history
Appendi	ix 4	Proposed conditions

Appendix 5	Residential map and list of premises in the vicinity

Report author:	Kevin Jackaman
	Senior Licensing Officer
Contact:	Telephone: 0207 641 6500
	Email: kjackaman@westmisnter.gov.uk

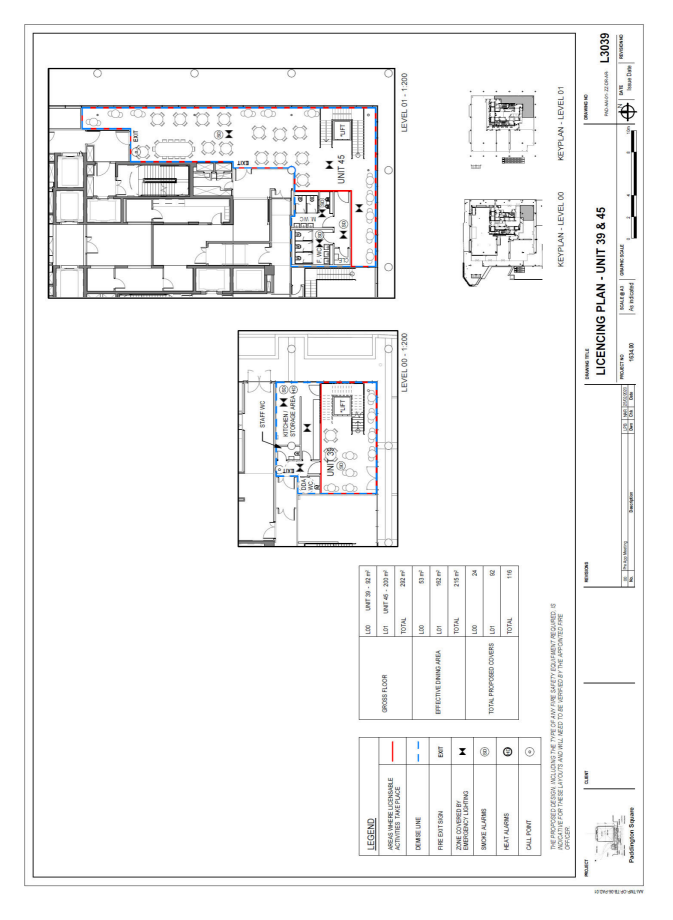
If you have any queries about this report or wish to inspect one of the background papers please contact the report author.

## Background Documents – Local Government (Access to Information) Act 1972

1	Licensing Act 2003	N/A
2	City of Westminster Statement of Licensing Policy	7 <sup>th</sup> January 2021
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2018
4	Metropolitan Police Representation	05 February 2021 (withdrawn 17 March 2021
5	Interested Party Representation (1)	28 February 2021
6	Interested Party Representation (2)	02 March 2021
7	Interested Party Representation (3)	04 March 2021
8	Interested Party Representation (4)	04 March 2021

## Premises Plans

#### Appendix 1



## Applicant Supporting Documents

Appendix 2

None

## Premises History

## Appendix 3

There is no licence or appeal history for the premises.

# CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

#### **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:  $\frac{1}{2}$  pint;
    - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
    - (iii) still wine in a glass: 125 ml;
  - (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
  - (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

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+(DxV)

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
- 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 consistent with the operating schedule

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. Viewing of recordings shall be made available immediately upon the request of Police or authorised 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 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.
- 11. The premises shall only operate as a restaurant
  - i. in which customers are shown to their table,
  - ii. where the supply of alcohol is by waiter or waitress service only,
  - iii. which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery,
  - iv. which do not provide any take away service of food or drink for immediate consumption,
  - v. where alcohol shall not be sold or supplied, otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial table meals there, and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.
- 12. 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.
- 13. Loudspeakers shall not be located in the entrance lobby or outside the premises building.
- 14. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- 15. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 16. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between (**23.00**) hours and (**08.00**) hours on the following day.
- 17. The number of persons permitted in the premises at any one time (including staff) shall not exceed (**X**) persons.
- 18. 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.
- 19. 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.
- 20. 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.
- 21. No deliveries to the premises shall take place between (**23.00**) and (**08.00**) on the following day.
- 22. No licensable activities shall take place at the premises until the premises has been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the licensing authority.

## Conditions proposed by the Environmental Health

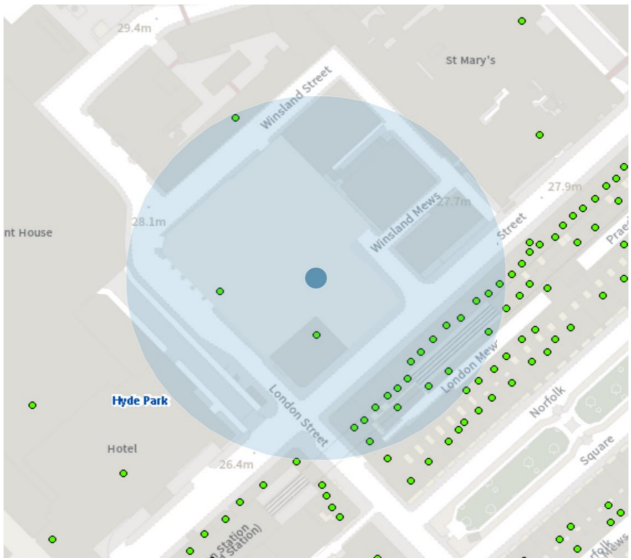
None

## Conditions proposed by the Police

None

## **Residential Map and List of Premises in the Vicinity**

Appendix 5



Resident Count: 28

Licensed Premises within 75 of Development Site At 31 London Street, 9 Winsland Mews And 128-144 Praed Street, London					
Licence Number	Trading Name	Address	Premises Type	Time Period	
		Ground Front Bight			
		Front Right 144 Praed			
		Street		Monday to	
	McDonalds	London W2		Sunday;	
18/12070/LIPT	Restaurants	1HU	Restaurant	06:30 - 00:00	
		Ground			
		Front 144		Sunday;	
		Praed		08:00 - 00:00	
		Street		Monday to	
		London W2	Hotel, 4+ star or	Saturday;	
21/03960/LIPDPS	Garfunkels	1HU	major chain	08:00 - 00:30	
	Kentucky Fried	149 Praed		Monday to	
19/06223/LIPCH	Chicken	Street	Restaurant	Sunday;	

	Express	London		23:00 - 03:00
		147 Praed		
		Street		Monday to
		London W2		Sunday;
16/05273/LIPN	Subway	1RL	Restaurant	00:00 - 00:00
		Basement		
		And Ground		
		Floor 159		Sunday;
		Praed		10:00 - 22:30
		Street		Monday to
		London W2		Saturday;
13/02856/LIPN	Tavolina	1RL	Cafe	08:00 - 23:30
		Basement		
		And Ground		
		Floor 143		
		Praed		
		Street		Monday to
		London W2		Sunday;
13/02699/LIPN	La Tazza Cafe	1RL	Cafe	07:00 - 23:00
		Ground 161		Sunday;
		Praed		10:00 - 22:30
		Street		Monday to
	Paddington Gift	London W2		Saturday;
06/11392/WCCMAP	Shop	1RL	Restaurant	08:00 - 23:00
		27 London		
		Street		Monday to
	Burger King	London W2	Takeaway food	Sunday;
08/04611/LIPN	(UK) Ltd	1HH	outlet	07:00 - 02:00
				Sunday;
		26 London		12:00 - 00:00
		Street		Monday to
		London W2		Saturday;
20/07076/LIPV	Yahala	1HH	Restaurant	10:00 - 00:30
				Sunday;
				12:00 - 23:30
				Monday to
		Basement		Thursday;
		25 London		10:00 - 23:30
		Street		Friday to
	Oliver's	London W2	Public house or	Saturday;
14/03099/LIPVM	Steakhouse	1HH	pub restaurant	10:00 - 00:00
				Sunday;
				07:00 - 22:30
				Monday to
		Basement		Thursday;
		25 London		07:00 - 23:30
		Street	Pub or pub	Friday to
		London W2	restaurant with	Saturday;
18/04895/LIPDPS	Dickens Tavern	1HH	lodge	07:00 - 00:00
				Monday;
				00:00 - 00:00
				· · — · ·
				Tuesday;
				Tuesday; 00:00 - 00:00
		25 London		00:00 - 00:00   Wednesday;
		25 London Street		00:00 - 00:00
			Hotel, 3 star or	00:00 - 00:00   Wednesday;

	Friday; 00:00 - 00:00
	Saturday;
	00:00 - 00:00
	Sunday;
	00:00 - 00:00

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# Licensing Sub-Committee<sup>m 4</sup>. Report

Item No:

Date:

Licensing Ref No:

Title of Report:

Report of:

Wards involved:

Policy context:

Financial summary:

Report Author:

Contact details

19 August 2021

21/00845/LIPN - New Premises Licence

Unit 1 Development Site At 31 London Street, 9 Winsland Mews And 128-144 Praed Street London W2 6ZY

Director of Public Protection and Licensing

Hyde Park

City of Westminster Statement of Licensing Policy

None

Miss Jessica Donovan Senior Licensing Officer

Telephone: 020 7641 6500 Email: jdonovan@westminster.gov.uk

## 1. Application

1-A Applicant and premi	-A Applicant and premises				
Application Type:	New Premises Licence, Licensing Act 2003				
Application received date:	4 February 2021				
Applicant:	Great Western Development	s Limited			
Premises:	Unit 1				
Premises address:	Development Site At 31 London Street, 9 Winsland	Ward:	Hyde Park		
	Mews And 128-144 Praed Street	Cumulative Impact Area:	None		
	London W2 6ZY	Special Consideration Zone:	None		
Premises description:	This is an application for a new premises licence which intends to operate as a restaurant. The application follows pre- application advice.				
Premises licence history:	This is a new premises application and therefore no Premises Licence history exist.				
Applicant submissions:	There are no submissions from the applicant.				
Applicant amendments:	None				

1-B	Proposed licensable activities and hours						
Late Nig	Late Night Refreshment: Indoors, outdoors or both Indoors					Indoors	
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	23:00	23:00	23:00	23:00	23:00	23:00	N/A
End:	23:30	23:30	23:30	23:30	00:00	00:00	N/A
	Seasonal variations/ Non- standard timings:     None						

Sale by retail of alcohol				On or off sales or both:			On
						premises	
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
_							
Start:	10:00	10:00	10:00	10:00	10:00	10:00	12:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	22:30
Seasonal variations/ Non-		lon- N	one				
standard t	imings:						

Hours premises are open to the public							
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	08:00	08:00	08:00	08:00	08:00	08:00	09:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	23:00
Seasonal variations/ Non- None standard timings:							

#### 2. Representations

2-A	Responsible Authorities		
Responsible         Metropolitan Police Service (Withdrawn 16 March 2021)           Authority:         Authority:		Metropolitan Police Service (Withdrawn 16 March 2021)	
Repres	entative:	PC Reaz Guerra	
Receiv	ed:	23 February 2021	

With reference to the above applications, I am writing to inform you that the Metropolitan Police, as a Responsible Authority, are objecting to this application as it is our belief that if granted the application would undermine the Licensing Objectives.

There is insufficient detail within the operating schedule to promote the Licensing Objectives.

The hours sought exceed Westminsters Core Hours Policy

An officer from this unit will be in contact with you shortly to discuss the application. However it is for the applicant to prove that this application will not add to the cumulative impact problems already experienced in this area.

It is for these reasons that we are objecting to the application.

## Following discussions with the applicant, The Metropolitan Police withdrew their representation on 16 March 2021.

2-В	Other Persons				
Name:					
Address and/or Residents Association:		sidents Association:			
Status:		Valid	In support or opposed:	Opposed	
Receive	d:	04 March 2021			
designated area abutt the major development at 31 London Street W2 currently under construction and to be known as Paddington Square. We have fully studied the eight applications, along with plans and proposed conditions. Our main concern is cumulative effect of nuisance, noise and potential crime disorder from the combind various applications, especially to the residential areas surrounding the Paddington Square development, particularly in the evening hours.					
We have gone through, in detail, each of the submissions by an and fully agree with the various points made by them. We therefore lodged our objection to all eight applications, till various matters resolved, in order to protect our members from any public nuisance or potential crime and order.					
Richard I	Brown, of W	estminster Citizens Ad	vice Bureau, will be assisting u	is and representing	

As is our general practice, we are content for our representation on the eight cases to be forwarded now to the application.

As always, we are willing to discuss our representations direct with the applicant at any time.

We urge the applicant to contact us and Richard Brown, as experience shows us that these meetings are very fruitful in understanding and resolving issues of concern.

Name:			
Address and/or Residents Association:			
Status:	Valid	In support or opposed:	Opposed
Received: 28 February 2021			
		ciety recognised by Westminst he preservation and enhancer	
architectural and any ironmental quality of			

architectural and environmental quality of

(including planning and licensing issues).

We recognise that these premises will be run as a business and we are aware that it has to be a viable operation. Presumably they will be providing services for locals as well as people who are not residents in this area, although we do have concerns that some of the premises in the development may become a landmark 'destination' venue focusing more on those not resident in the area.

We are very keen to ensure that an appropriate balance is maintained between the legitimate rights of business and the equally legitimate and important rights of residents.

#### Introduction

Our representation is made on the basis that the likely impact of the application, if granted, would be to harm the licensing objective of prevention of public nuisance.

The application is one of 8 applications which have been submitted for this development. As such, it is clearly appropriate to raise the issue of 'cumulative impact', which is a recognised concept under Licensing Act 2003. Although the development site is not situated in an area designated as a 'cumulative impact area' in the City Council's Statement of Licensing Policy 2021, it is recognised in the Guidance issued under s182 Licensing Act 2003 that it is nevertheless open to interested parties to make representations on the grounds that the premises will give rise to a negative cumulative impact on one or more of the licensing objectives (see para 14.42).

Whilst we recognise that appropriately conditioned restaurants are less likely to give rise to a negative impact either individually or cumulatively than late night bars, given that 8 applications including 6 restaurants in close proximity) are being made for one development it is clearly necessary for the City Council when considering each application on its merits to evaluate the impact of the licences in totality.

We would ask that if the licensing authority is minded to grant the application, it should be with amendments and additional conditions.

#### The application

The current application seeks:

'Core hours' for sale of alcohol on the premises only

Same hours for late night refreshment.

Opening would be 8am to core hours Mon-Sat, 9am to 11pm Sun.

The conditions include: full MC66 restaurant condition; conditions re: no noise emanating, no outside drinking. Waste/deliveries not between 2300 and 0800.

A number of these conditions have been offered and some are helpful, but our view is that these are insufficient.

#### Reasons for representation

Based on the documentation submitted, the following points are relevant:

- 1. The terminal hours for sale of alcohol and other licensable activities are within 'core hours', but we would welcome more detail about how the premises would operate or who the proposed tenant is.
- 2. There is no indication as to how dispersal is to be managed. No dispersal policy has been submitted. The hammersmith and City, Circle and District lines are not part of the 24 hour tube network. A licensed premises with these terminal hours would inevitably impact severely on residents in the area, depending on how dispersal is managed.
- 3. There is no indication of the proposed capacity this could impact on dispersal.
- 4. The conditions covering waste/recycling may risk causing noise nuisance.
- 5. Will there be security for this premises and/or for the development as a whole?
- 6. We are concerned at the potential cumulative impact of the licensed premises in the development see above.

#### Conclusion

We are also aware that applications are often amended to take into account concerns raised by responsible authorities or other persons. Please let us know if any amendments are made to this application so that we can consider if they resolve our concerns and, if appropriate, liaise with local residents.

If a hearing takes place, we will endeavour to attend. Or appoint Richard Brown to represent us.

Name:						
Address and/or Res	sidents Association					
Status:	Valid	In support of opposed:	Opposed			
Received:	02 March 2021					
We, as freehold owners of the of series of eight license applications submitted on behalf of Great Western Developments Ltd. We have a particular interest in these licensing applications as we are in close proximity to the subject units and as series of overnight accommodation we can provide our guests. Our objection is particularly within the context of the impact on our business which has resulted from the pandemic, and the support the support the following reference numbers:						
Indoor refreshment a 22:30 Sun. Matching	and the sale of alcohol, opening times, exception	and 41 of the Paddington Squ ending at 23:30 Mon-Thurs, 00 ing on Sunday where closure is	):00 Fri-Sat, and s at 23:00.			
Indoor refreshment a	and the sale of alcohol,	d 42 of the Paddington Square ending at 23:30 Mon-Thurs, 00 ing on Sunday where closure is	):00 Fri-Sat, and			
refreshment and the	sale of alcohol, ending	Paddington Square Developm at 23:30 Mon-Weds, 00:00 Th Sunday where closure is at 23	urs-Sat, and 22:30			
Indoor refreshment a	and the sale of alcohol,	d 45 of the Paddington Square ending at 23:30 Mon-Thurs, 00 ing on Sunday where closure is	):00 Fri-Sat, and			
Indoor refreshment a	and the sale of alcohol,	d 44 of the Paddington Square ending at 23:30 Mon-Thurs, 00 ing on Sunday where closure is	):00 Fri-Sat, and			
Indoor refreshment a	<b>21/00849/LIPN</b> – Restaurant at units 37 and 43 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.					
<b>21/00850/LIPN</b> – Rooftop bar and restaurant at 17th and 18th floor of the Paddington Square Development – Live music, recorded music, late night refreshment and the sale of alcohol – Live or recorded music allowed until 01:00 Monday to Wednesday, 03:00 Thursday to Saturday, and 00:00 Sunday. Late night refreshment and sale of alcohol matching these times.						
<b>21/00851/LIPN</b> – Bar units at 2 and 46, and rooftop terrace of the Paddington Square Development - Live music, recorded music, late night refreshment and the sale of alcohol – Live or recorded music allowed until 00:00 all week, late night refreshment and sale of alcohol until 00:00 Sun-Weds, and 01:00 Thurs-Sat.						
This representation s which our client obje	-	plying to all the applications ide	entified above, to			

Overall, there is a disconnect between the activities proposed to be carried out and the ability of the applicant, as a limited liability company, to respond to the concerns of nearby businesses or residents should any of the licensable activities cause noise or disturbance. Such an arrangement, lacking appropriate management, would diminish the enforceability of the proposed conditions. While these proposed conditions include provisions for staff members responsible for discharging the duty of the licensee in relation to CCTV, there is no such allowance for any member of staff to be responsible for the receipt of noise/vibration complaints or for the management of customers conduct while exiting the premises late at night.

It is also concerning that the license applications for activities including late night music (references 21/00850/LIPN and 21/00851/LIPN) include later opening hours on Thursday and Sunday. While the opening hours for such activities are considered inappropriately late across all nights, these nights in particular seem to sit uncomfortably in an area which features permanent residents as well as several hotels. While part of these applications relates to licensable activities on upper floors, there is still the ever present concern that nuisance is caused when patrons leave the premises. Again, there are no conditions or mitigating management procedures proposed which would manage this nuisance. In principle, given the complexity of the licensable activities applied for and their relationship with the surrounding area, we object to all the applications referred to above.

Specifically, we would ask that detail of how nuisance will be managed and mitigated commensurate to this complexity be submitted before these applications be considered suitable for approval. This should include details of single on-site management, if the applicant is to remain a limited liability company responsible for all units referred to in these applications, which would hold responsibility for dealing with complaints regarding noise and nuisance resulting from the premises themselves or their patrons.

The opening times should also be amended to reflect the character of the area – with late night Thursday and Sunday opening times being wholly inappropriate in an area shared by hotel accommodation and permanent residences.

We believe that these applications must be dealt with by a licensing committee and a hearing at which all stakeholders are given the opportunity to make representation to their elected members and the members of the Licensing Committee. If you could confirm that this will be the case we would be grateful.

We trust that the above makes our position with regards to each application above clear. However, if there are any queries, please do not hesitate to contact me using my details as below.

Name:					
Address and/or Residents Association					
Status:	Valid	In support or opposed:	Opposed		
Received:	04 March 2021				
development being constructed on this site and is broadly supportive of the licensing applications being made for the various restaurants and bars within the premises.					
However, we are mindful that these premises are					
- and seek clarity and reassurance on some points which are not detailed in the applications:					
The applicant is Great Western Developments – will GWD remain the responsible body for					

so, will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to oversee and be responsible for ensuring that all licensing conditions are complied with by all the individual units? Will GWD have security personnel in the complex at all times to assist or control departing customers and ensure that the neighbours are not disturbed? When this site was in use as a theatre location, Licensing required that stewards were in place outside the premises for this purpose - that internal signs requesting respect for neighbours were insufficient – will a similar condition be added to these licences?

A standard condition you impose reads:

8 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.

Will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to ensure compliance by all the individual units? We are particularly concerned that guests of **second second** are not disturbed by airborne noise from recorded music or live entertainment from the roof garden. Will there be set decibel limits and required monitoring as an expansion of this condition?

We appreciate that these points have probably been considered and addressed during the preapp consultations the applicant refers to but that detail is not provided with the applications. Please be aware of our concerns when considering these applications.

## 3. Policy & Guidance

The following policies with	in the City Of Westminster Statement of Licensing Policy apply:
Policy HRS1 applies	A. Applications within the core hours set out below in this policy will generally be granted for the relevant premises uses, subject to not being contrary to other policies in the Statement of Licensing Policy.
	B. Applications for hours outside the core hours set out in Clause C will be considered on their merits, subject to other relevant policies, and with particular regard to the following:
	1. The demonstration of compliance in the requirements of policies CD1, PS1, PN1 and CH1 associated with the likelihood of the effect of the grant of a licence for later or earlier hours on crime and disorder, public safety, public nuisance and the protection of children from harm.
	2. If the application is located within a Special Consideration Zone they have demonstrated that they have taken account of the issues identified in that area and provided adequate mitigation.
	<ul> <li>3. Whether there is residential accommodation in the proximity of the premises that would likely be adversely affected by premises being open or carrying out operations at the hours proposed.</li> <li>4. The proposed hours of the licensable activities and when customers will be permitted to remain on the premises.</li> </ul>
	5. The proposed hours when any music, including incidental music, will be played.
	6. The hours when customers will be allowed to take food or drink outside the premises or be within open areas which form part of the premises.
	7. The existing hours of licensable activities and the past operation of the premises (if any) and hours of licensable premises in the vicinity.
	8. Whether customers and staff have adequate access to public transport when arriving at and leaving the premises, especially at night.
	9. The capacity of the premises.
	<ul> <li>10. The type of use, recognising that some venues are more likely to impact the licensing objectives than others; for example, pubs and bars are higher risk than theatres, cinemas and other cultural and sporting venues due to the nature of the operation.</li> <li>11. The Licensing Authority will take into account the active measures proposed for a 'winding down' period including arrangements for people to be collected from the premises to travel home safely.</li> </ul>
	12. Conditions on hours may be attached that require that the supply of alcohol for consumption on the premises ceases a suitable period

	of time before customers are required to leave the premises.
	13. The council, acting as the Licensing Authority, may reduce hours if, after review, it is necessary to impose conditions specifying shorter hours in order to promote the licensing objectives.
	14. Specific days for non-standard hours should be identified and justified as part of the application to allow responsible authorities and interested parties to evaluate the impact that these licensable activities may have, and to plan accordingly. The consideration of applications for later hours for Bank Holiday Mondays will take into account that later hours are generally granted for preceding Sundays and that the next day is a working day. Non-specific days are expected to be covered by Temporary Event Notices or variation applications.
	C. For the purpose of Clauses A and B above, the Core Hours for applications for each premises use type as defined within this policy are:
	<ol> <li>Casinos: Up to 24 hours a day whilst casino gaming is permitted by a premises licence under the Gambling Act 2005.</li> <li>Cinemas, Cultural Venues and Live Sporting Premises:</li> </ol>
	Monday to Sunday: 9am to 12am 3. <b>Hotels:</b> Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am. For the sale of alcohol to guests for consumption in hotel/guest rooms only: Anytime up to 24 hours.
	4. <b>Off licences:</b> Monday to Saturday: 8am to 11pm. Sunday: 9am to 10.30pm.
	5. <b>Outdoor Spaces:</b> Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am.
	6. <b>Pubs and bars, Fast Food and Music and Dance venues:</b> Monday to Thursday: 10am to 11.30pm. Friday and Saturday: 10am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 12pm to 12am.
	7. <b>Qualifying Clubs:</b> Monday to Thursday: 9am to 12am Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am.
	8. <b>Restaurants:</b> Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am.
	9. Sexual Entertainment Venues and Sex Cinemas: Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am.
	<ul> <li>D. Core hours are when customers are permitted to be on the premises and therefore the maximum opening hours permitted will be to the same start and terminal hours for each of the days where licensable activity is permitted.</li> <li>E. For the purposes of this policy, 'premises uses' are defined within</li> </ul>
	the relevant premises use policies within this statement.
Policy RTN1 (A) applies	A. Applications outside the West End Cumulative Impact Zone will generally be granted subject to:
αμμιτο	1. The application meeting the requirements of
	policies CD1, PS1, PN1 and CH1.

2. The hours for licensable activities being within the council's Core Hours Policy HRS1.
3. The applicant has taken account of the Special Consideration
Zones
Policy SCZ1 if the premises are located within a designated zone.
4. The application and operation of the venue meeting the definition of a restaurant as per Clause C.
C. For the purposes of this policy a restaurant is defined as:
1. A premises in which customers are shown to their table or the
customer will select a table themselves to which food is either
served to them or they have collected themselves.
2. Which provide food in the form of substantial table meals that are
prepared on the premises and are served and consumed at a table.
3. Which do not provide any takeaway service of food and/or drink
for immediate consumption.
4. Where alcohol shall not be sold, supplied, or consumed on the
premises otherwise than to persons who are bona fide taking
substantial table meals and provided always that the consumption of
alcohol by such persons is ancillary to taking such meals.
5. The sale and consumption of alcohol prior to such meals may be in a bar area but must also be ancillary to the taking of such meal.

#### 4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

(a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;

(b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and

(c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

#### 5. Appendices

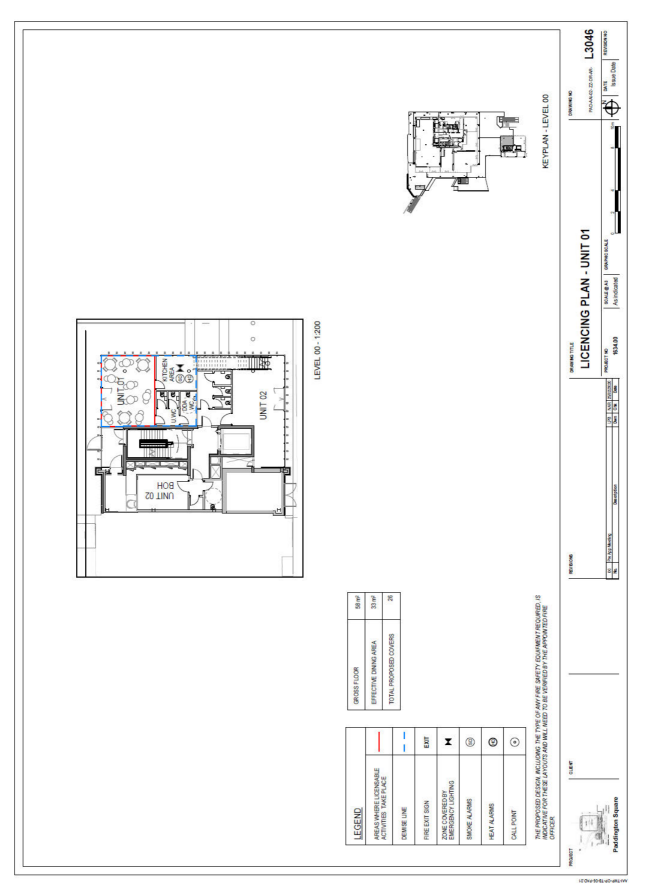
Appendix 1	Premises plans
Appendix 2	Applicant supporting documents
Appendix 3	Premises history
Appendix 4	Proposed conditions
Appendix 5	Residential map and list of premises in the vicinity

Report author:	Miss Jessica Donovan Senior Licensing Officer
Contact:	Telephone: 020 7641 6500 Email: jdonovan@westminster.gov.uk

If you have any queries about this report or wish to inspect one of the background papers please contact the report author.

Background Documents – Local Government (Access to Information) Act 1972				
1	Licensing Act 2003	N/A		
2	City of Westminster Statement of Licensing Policy	07 January 2021		
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2018		
4	Metropolitan Police Service (Withdrawn 16 March 2021)	23 February 2021		
5	Interested Party 1	04 March 2021		
6	Interested Party 2	28 February 2021		
7	Interested Party 3	02 March 2021		
8	Interested Party 4	04 March 2021		

## <u>Appendix 1</u>



### Applicant Supporting Documents

Appendix 2

There are no submissions from the applicant.

### Premises History

## Appendix 3

There is no licence or appeal history for the premises.

## CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

#### **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 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.

## page 81

- 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 + (DxV)

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
- 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 consistent with the operating schedule

- 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. Viewing of recordings shall be made available immediately upon the request of Police or authorised 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 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.
- 11. The premises shall only operate as a restaurant
  - i. in which customers are shown to their table,
  - ii. where the supply of alcohol is by waiter or waitress service only,
  - iii. which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery,
  - iv. which do not provide any take away service of food or drink for immediate consumption,
  - v. where alcohol shall not be sold or supplied, otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial table meals there, and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.
- 12. 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.
- 13. Loudspeakers shall not be located in the entrance lobby or outside the premises building.
- 14. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- 15. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 16. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between (**23.00**) hours and (**08.00**) hours on the following day.
- 17. The number of persons permitted in the premises at any one time (including staff) shall not exceed (**X**) persons.

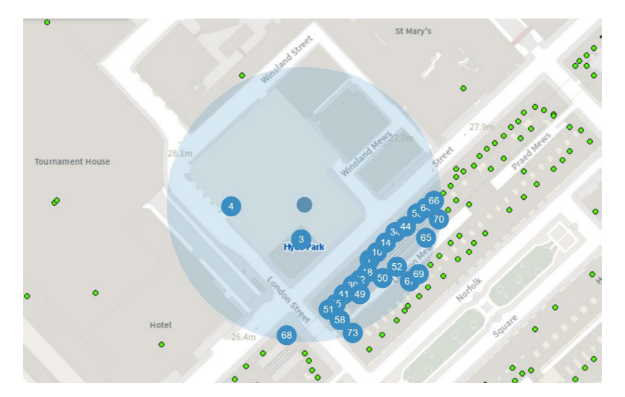
- 18. A Challenge 21 or Challenge 25 proof of age scheme shall be operated at the premises where the only acceptable forms of identification are recognised photographic identification cards, such as a driving licence, passport or proof of age card with the PASS Hologram.
- 19. An incident log shall be 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.
- 20. 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.
- 21. No deliveries to the premises shall take place between (**23.00**) and (**08.00**) on the following day.
- 22. No licensable activities shall take place at the premises until the premises has been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the licensing authority.

#### Conditions proposed by the Metropolitan Police Service

None

## Residential Map and List of Premises in the Vicinity

## Appendix 5



Resident count: 28

Licensed Premises within 75 of Development Site At 31 London Street, 9 Winsland Mews And 128-144							
	Praed Street, London						
Licence Number	Trading Name	Address	Premises Type	Time Period			
18/12070/LIPT	McDonalds Restaurants	Ground Front Right 144 Praed Street London W2 1HU	Restaurant	Monday to Sunday; 06:30 - 00:00			
21/03960/LIPDPS	Garfunkels Kentucky Fried Chicken	Ground Front 144 Praed Street London W2 1HU 149 Praed Street	Hotel, 4+ star or major chain	Sunday; 08:00 - 00:00   Monday to Saturday; 08:00 - 00:30 Monday to Sunday; 23:00			
19/06223/LIPCH	Express	London	Restaurant	- 03:00			
16/05273/LIPN	Subway	147 Praed Street London W2 1RL	Restaurant	Monday to Sunday; 00:00 - 00:00			
13/02856/LIPN	Tavolina	Basement And Ground Floor 159 Praed Street London W2 1RL	Cafe	Sunday; 10:00 - 22:30   Monday to Saturday; 08:00 - 23:30			
13/02699/LIPN	La Tazza Cafe	Basement And Ground Floor 143 Praed Street London W2 1RL	Cafe	Monday to Sunday; 07:00 - 23:00			
06/11392/WCCMAP	Paddington Gift Shop	Ground 161 Praed Street London W2 1RL	Restaurant	Sunday; 10:00 - 22:30   Monday to Saturday; 08:00 - 23:00			
08/04611/LIPN	Burger King (UK) Ltd	27 London Street London W2 1HH	Takeaway food outlet	Monday to Sunday; 07:00 - 02:00			
20/07076/LIPV	Yahala	26 London Street London W2 1HH	Restaurant	Sunday; 12:00 - 00:00   Monday to Saturday; 10:00 - 00:30			
14/03099/LIPVM	Oliver's Steakhouse	Basement 25 London Street	Public house or pub restaurant	Sunday; 12:00 - 23:30   Monday to			

		London W2		Thuradov
		1HH		Thursday;
				10:00 - 23:30
				Friday to
				Saturday;
				10:00 - 00:00
				Sunday; 07:00
				- 22:30
				Monday to
		Basement		Thursday;
		25 London		07:00 - 23:30
		Street	Pub or pub	Friday to
		London W2	restaurant with	Saturday;
18/04895/LIPDPS	Dickens Tavern	1HH	lodge	07:00 - 00:00
				Monday; 00:00
				- 00:00
				Tuesday;
				00:00 - 00:00
				Wednesday;
				00:00 - 00:00
				Thursday;
				00:00 - 00:00
				Friday; 00:00 -
				00:00
		25 London		Saturday;
		Street		00:00 - 00:00
		London W2	Hotel, 3 star or	Sunday; 00:00
19/07429/LIPVM	Pilgrm Hotel	1HH	under	- 00:00

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# Licensing Sub-Committee<sup>m 5</sup>. Report

Item No:

Date:

Licensing Ref No:

Title of Report:

Report of:

Wards involved:

Policy context:

Financial summary:

Report Author:

Contact details

19 August 2021

21/00824/LIPN - New Premises Licence

Units 36 & 42 Development Site At 31 London Street, 9 Winsland Mews And 128-144 Praed Street London W2 6ZY

Director of Public Protection and Licensing

Hyde Park

City of Westminster Statement of Licensing Policy

None

Miss Jessica Donovan Senior Licensing Officer

Telephone: 020 7641 6500 Email: jdonovan@westminster.gov.uk

## 1. Application

1-A Applicant and prem	ises				
Application Type:	New Premises Licence, Lice	New Premises Licence, Licensing Act 2003			
Application received date:	4 February 2021				
Applicant:	Great Western Development	ts Limited			
Premises:	Units 36 & 42				
Premises address:	Development Site At 31 London Street, 9 Winsland	Ward:	Hyde Park		
	Mews And 128-144 Praed Street	Cumulative Impact Area:	None		
	London W2 6ZY	Special Consideration Zone:	None		
Premises description:	This is an application for a new premises licence which intends to operate as a restaurant. The application follows pre- application advice.				
Premises licence history:	This is a new premises application and therefore no Premises Licence history exist.				
Applicant submissions:	There are no submissions from	There are no submissions from the applicant.			
Applicant amendments:	None				

1-B	Proposed licensable activities and hours						
Late Night Refreshment:         Indoors, outdoors or both         Indoors						Indoors	
Day:	Mon Tues Wed Thur				Fri	Sat	Sun
Start:	23:00	23:00	23:00	23:00	23:00	23:00	N/A
End:	ind: 23:30 23:30 23:30 23:30 00:00				00:00	00:00	N/A
Seasonal variations/ Non- standard timings:         None							

Sale by retail of alcohol				On or off sales or both:			On
							premises
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	10:00	10:00	10:00	10:00	10:00	10:00	12:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	22:30
Seasonal variations/ Non- No			one				
standard timings:							

Hours premises are open to the public							
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	08:00	08:00	08:00	08:00	08:00	08:00	09:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	23:00
Seasonal variations/ Non- standard timings:     None							

#### 2. Representations

2-A	Responsible Authorities			
Responsible Authority:		Metropolitan Police Service (Withdrawn 16 March 2021)		
Repres	entative:	PC Reaz Guerra		
Receiv	ed:	23 February 2021		

With reference to the above applications, I am writing to inform you that the Metropolitan Police, as a Responsible Authority, are objecting to this application as it is our belief that if granted the application would undermine the Licensing Objectives.

There is insufficient detail within the operating schedule to promote the Licensing Objectives.

The hours sought exceed Westminsters Core Hours Policy.

An officer from this unit will be in contact with you shortly to discuss the application. However it is for the applicant to prove that this application will not add to the cumulative impact problems already experienced in this area.

It is for these reasons that we are objecting to the application.

## Following discussions with the applicant, The Metropolitan Police withdrew their representation on 16 March 2021.

2-В	Other Persons			
Name:				
Address and/or Residents Association:		sidents Association:		
Status:		Valid	In support or opposed:	Opposed
Receive	d:	04 March 2021		
designated area abutt the major development at 31 London Street W2 currently under construction and to be known as Paddington Square. We have fully studied the eight applications, along with plans and proposed conditions. Our main concern is cumulative effect of nuisance, noise and potential crime disorder from the combind various applications, especially to the residential areas surrounding the Paddington Square development, particularly in the evening hours.				
We have gone through, in detail, each of the submissions by an and fully agree with the various points made by them. We therefore lodged our objection to all eight applications, till various matters resolved, in order to protect our members from any public nuisance or potential crime and order.				
Richard I	Brown, of W	/estminster Citizens Ad	vice Bureau, will be assisting u	is and representing

As is our general practice, we are content for our representation on the eight cases to be forwarded now to the application.

As always, we are willing to discuss our representations direct with the applicant at any time.

We urge the applicant to contact us and Richard Brown, as experience shows us that these meetings are very fruitful in understanding and resolving issues of concern.

Name.			
Address and/or Residents Association:			
Status:	Valid	In support or opposed:	Opposed
Received:	28 February 2021		
Our comments are made as an Amenity So			
	-	he preservation and enhancen	nent of the
architactural and any	vironmontal quality of		

architectural and environmental quality of

(including planning and licensing issues).

We recognise that these premises will be run as a business and we are aware that it has to be a viable operation. Presumably they will be providing services for locals as well as people who are not residents in this area, although we do have concerns that some of the premises in the development may become a landmark 'destination' venue focusing more on those not resident in the area.

We are very keen to ensure that an appropriate balance is maintained between the legitimate rights of business and the equally legitimate and important rights of residents.

Introduction

Our representation is made on the basis that the likely impact of the application, if granted, would be to harm the licensing objective of prevention of public nuisance.

The application is one of 8 applications which have been submitted for this development. As such, it is clearly appropriate to raise the issue of 'cumulative impact', which is a recognised concept under Licensing Act 2003. Although the development site is not situated in an area designated as a 'cumulative impact area' in the City Council's Statement of Licensing Policy 2021, it is recognised in the Guidance issued under s182 Licensing Act 2003 that it is nevertheless open to interested parties to

make representations on the grounds that the premises will give rise to a negative cumulative impact on one or more of the licensing objectives (see para 14.42).

Whilst we recognise that appropriately conditioned restaurants are less likely to give rise to a negative impact either individually or cumulatively than late night bars, given that 8 applications including 6 restaurants in close proximity) are being made for one development it is clearly necessary for the City Council when considering each application on its merits to evaluate the impact of the licences in totality.

We would ask that if the licensing authority is minded to grant the application, it should be with

amendments and additional conditions.

The application

The current application seeks:

'Core hours' for sale of alcohol on the premises only

Same hours for late night refreshment.

Opening would be 8am to core hours Mon-Sat, 9am to 11pm Sun.

The conditions include: full MC66 restaurant condition; conditions re: no noise emanating, no outside drinking. Waste/deliveries not between 2300 and 0800.

A number of these conditions have been offered and some are helpful, but our view is that these are insufficient.

Reasons for representation

Based on the documentation submitted, the following points are relevant:

- 1. The terminal hours for sale of alcohol and other licensable activities are within 'core hours', but we would welcome more detail about how the premises would operate or who the proposed tenant is.
- 2. There is no indication as to how dispersal is to be managed. No dispersal policy has been submitted. The hammersmith and City, Circle and District lines are not part of the 24 hour tube network. A licensed premises with these terminal hours would inevitably impact severely on residents in the area, depending on how dispersal is managed.
- 3. There is no indication of the proposed capacity this could impact on dispersal.
- 4. The conditions covering waste/recycling may risk causing noise nuisance.
- 5. Will there be security for this premises and/or for the development as a whole?
- 6. We are concerned at the potential cumulative impact of the licensed premises in the development see above.

#### Conclusion

We are also aware that applications are often amended to take into account concerns raised by responsible authorities or other persons. Please let us know if any amendments are made to this application so that we can consider if they resolve our concerns and, if appropriate, liaise with local residents.

If a hearing takes place, we will endeavour to attend. Or appoint Richard Brown to represent us.

Name:			
Address and/or Residents Association			
Status:	Valid	In support of opposed:	Opposed
Received:	02 March 2021	m cappere et eppere at	
We, as freehold owners of series of eight license applications submitted on behalf of Great Western Developments Ltd. We have a particular interest in these licensing applications as we are in close proximity to the subject units and series of overnight accommodation we can provide our guests. Our objection is particularly within the context of the impact on our business which has resulted from the pandemic, and the support the industry needs as a whole.			
The licence applicati	ions we object to hold th	ne following reference numbers	
Indoor refreshment a	<b>21/00817/LIPN</b> – Restaurant at units 34, 35 and 41 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.		
<b>21/00824/LIPN</b> – Restaurant at units 36 and 42 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.			
<b>21/00845/LIPN</b> – Restaurant at unit 1 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Weds, 00:00 Thurs-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.			
<b>21/00847/LIPN</b> – Restaurant at units 39 and 45 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.			
<b>21/00848/LIPN</b> – Restaurant at units 38 and 44 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00			
<b>21/00849/LIPN</b> – Restaurant at units 37 and 43 of the Paddington Square Development – Indoor refreshment and the sale of alcohol, ending at 23:30 Mon-Thurs, 00:00 Fri-Sat, and 22:30 Sun. Matching opening times, excepting on Sunday where closure is at 23:00.			
<b>21/00850/LIPN</b> – Rooftop bar and restaurant at 17th and 18th floor of the Paddington Square Development – Live music, recorded music, late night refreshment and the sale of alcohol – Live or recorded music allowed until 01:00 Monday to Wednesday, 03:00 Thursday to Saturday, and 00:00 Sunday. Late night refreshment and sale of alcohol matching these times.			
<b>21/00851/LIPN</b> – Bar units at 2 and 46, and rooftop terrace of the Paddington Square Development - Live music, recorded music, late night refreshment and the sale of alcohol – Live or recorded music allowed until 00:00 all week, late night refreshment and sale of alcohol until 00:00 Sun-Weds, and 01:00 Thurs-Sat.			
This representation should be treated as applying to all the applications identified above, to which our client objects.			

Overall, there is a disconnect between the activities proposed to be carried out and the ability of the applicant, as a limited liability company, to respond to the concerns of nearby businesses or residents should any of the licensable activities cause noise or disturbance. Such an arrangement, lacking appropriate management, would diminish the enforceability of the proposed conditions. While these proposed conditions include provisions for staff members responsible for discharging the duty of the licensee in relation to CCTV, there is no such allowance for any member of staff to be responsible for the receipt of noise/vibration complaints or for the management of customers conduct while exiting the premises late at night.

It is also concerning that the license applications for activities including late night music (references 21/00850/LIPN and 21/00851/LIPN) include later opening hours on Thursday and Sunday. While the opening hours for such activities are considered inappropriately late across all nights, these nights in particular seem to sit uncomfortably in an area which features permanent residents as well as several hotels. While part of these applications relates to licensable activities on upper floors, there is still the ever present concern that nuisance is caused when patrons leave the premises. Again, there are no conditions or mitigating management procedures proposed which would manage this nuisance. In principle, given the complexity of the licensable activities applied for and their relationship with the surrounding area, we object to all the applications referred to above.

Specifically, we would ask that detail of how nuisance will be managed and mitigated commensurate to this complexity be submitted before these applications be considered suitable for approval. This should include details of single on-site management, if the applicant is to remain a limited liability company responsible for all units referred to in these applications, which would hold responsibility for dealing with complaints regarding noise and nuisance resulting from the premises themselves or their patrons.

The opening times should also be amended to reflect the character of the area – with late night Thursday and Sunday opening times being wholly inappropriate in an area shared by hotel accommodation and permanent residences.

We believe that these applications must be dealt with by a licensing committee and a hearing at which all stakeholders are given the opportunity to make representation to their elected members and the members of the Licensing Committee. If you could confirm that this will be the case we would be grateful.

We trust that the above makes our position with regards to each application above clear. However, if there are any queries, please do not hesitate to contact me using my details as below.

Name:			
Address and/or Residents Association			
Status:	Valid	In support or opposed:	Opposed
Received:	04 March 2021		
development being constructed on this site and is broadly supportive of the licensing applications being made for the various restaurants and bars within the premises.			
However, we are mindful that these premises			
points which are not detailed in the applications:			
The applicant is Great Western Developments - will GWD remain the responsible body for			

these licences once the individual units have been let to different companies and ratepayers? If

so, will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to oversee and be responsible for ensuring that all licensing conditions are complied with by all the individual units? Will GWD have security personnel in the complex at all times to assist or control departing customers and ensure that the neighbours are not disturbed? When this site was in use as a theatre location, Licensing required that stewards were in place outside the premises for this purpose - that internal signs requesting respect for neighbours were insufficient – will a similar condition be added to these licences?

A standard condition you impose reads:

8 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.

Will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to ensure compliance by all the individual units? We are particularly concerned that guests of **an experiment of the set decibel limits and required** music or live entertainment from the roof garden. Will there be set decibel limits and required monitoring as an expansion of this condition?

We appreciate that these points have probably been considered and addressed during the preapp consultations the applicant refers to but that detail is not provided with the applications. Please be aware of our concerns when considering these applications.

## 3. Policy & Guidance

The following policies within the City Of Westminster Statement of Licensing Policy apply:		
Policy HRS1 applies	A. Applications within the core hours set out below in this policy will generally be granted for the relevant premises uses, subject to not being contrary to other policies in the Statement of Licensing Policy.	
	B. Applications for hours outside the core hours set out in Clause C will be considered on their merits, subject to other relevant policies, and with particular regard to the following:	
	1. The demonstration of compliance in the requirements of policies CD1, PS1, PN1 and CH1 associated with the likelihood of the effect of the grant of a licence for later or earlier hours on crime and disorder, public safety, public nuisance and the protection of children from harm.	
	2. If the application is located within a Special Consideration Zone they have demonstrated that they have taken account of the issues identified in that area and provided adequate mitigation.	
	<ul> <li>3. Whether there is residential accommodation in the proximity of the premises that would likely be adversely affected by premises being open or carrying out operations at the hours proposed.</li> <li>4. The proposed hours of the licensable activities and when customers will be permitted to remain on the premises.</li> </ul>	
	5. The proposed hours when any music, including incidental music, will be played.	
	6. The hours when customers will be allowed to take food or drink outside the premises or be within open areas which form part of the premises.	
	7. The existing hours of licensable activities and the past operation of the premises (if any) and hours of licensable premises in the vicinity.	
	8. Whether customers and staff have adequate access to public transport when arriving at and leaving the premises, especially at night.	
	9. The capacity of the premises.	
	<ul> <li>10. The type of use, recognising that some venues are more likely to impact the licensing objectives than others; for example, pubs and bars are higher risk than theatres, cinemas and other cultural and sporting venues due to the nature of the operation.</li> <li>11. The Licensing Authority will take into account the active measures proposed for a 'winding down' period including arrangements for people to be collected from the premises to travel home safely.</li> </ul>	
	12. Conditions on hours may be attached that require that the supply of alcohol for consumption on the premises ceases a suitable period	

	of time before customers are required to leave the premises.
	13. The council, acting as the Licensing Authority, may reduce hours if, after review, it is necessary to impose conditions specifying shorter hours in order to promote the licensing objectives.
	14. Specific days for non-standard hours should be identified and justified as part of the application to allow responsible authorities and interested parties to evaluate the impact that these licensable activities may have, and to plan accordingly. The consideration of applications for later hours for Bank Holiday Mondays will take into account that later hours are generally granted for preceding Sundays and that the next day is a working day. Non-specific days are expected to be covered by Temporary Event Notices or variation applications.
	C. For the purpose of Clauses A and B above, the Core Hours for applications for each premises use type as defined within this policy are:
	<ol> <li>Casinos: Up to 24 hours a day whilst casino gaming is permitted by a premises licence under the Gambling Act 2005.</li> <li>Cinemas, Cultural Venues and Live Sporting Premises: Monday to Sunday: 9am to 12am</li> </ol>
	3. <b>Hotels:</b> Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am. For the sale of alcohol to guests for consumption in hotel/guest rooms only: Anytime up to 24 hours.
	4. <b>Off licences:</b> Monday to Saturday: 8am to 11pm. Sunday: 9am to 10.30pm.
	5. <b>Outdoor Spaces:</b> Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am.
	6. <b>Pubs and bars, Fast Food and Music and Dance venues:</b> Monday to Thursday: 10am to 11.30pm. Friday and Saturday: 10am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 12pm to 12am.
	7. <b>Qualifying Clubs:</b> Monday to Thursday: 9am to 12am Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am.
	8. <b>Restaurants:</b> Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am.
	9. Sexual Entertainment Venues and Sex Cinemas: Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to 12am. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to 12am.
	<ul> <li>D. Core hours are when customers are permitted to be on the premises and therefore the maximum opening hours permitted will be to the same start and terminal hours for each of the days where licensable activity is permitted.</li> <li>E. For the purposes of this policy, 'premises uses' are defined within</li> </ul>
	the relevant premises use policies within this statement.
Policy RTN1 (A) applies	A. Applications outside the West End Cumulative Impact Zone will generally be granted subject to:
appiles	1. The application meeting the requirements of policies CD1, PS1, PN1 and CH1.
	policies(ODT,FST,FINT dHU OFT)

2. The hours for licensable activities being within the council's Core Hours Policy HRS1.
3. The applicant has taken account of the Special Consideration
Zones
Policy SCZ1 if the premises are located within a designated zone.
4. The application and operation of the venue meeting the definition of a restaurant as per Clause C.
C. For the purposes of this policy a restaurant is defined as:
1. A premises in which customers are shown to their table or the
customer will select a table themselves to which food is either
served to them or they have collected themselves.
2. Which provide food in the form of substantial table meals that are
prepared on the premises and are served and consumed at a table.
3. Which do not provide any takeaway service of food and/or drink
for immediate consumption.
4. Where alcohol shall not be sold, supplied, or consumed on the
premises otherwise than to persons who are bona fide taking
substantial table meals and provided always that the consumption of
alcohol by such persons is ancillary to taking such meals.
5. The sale and consumption of alcohol prior to such meals may be in a bar area but must also be ancillary to the taking of such meal.

#### 4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

(a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;

(b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and

(c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

#### 5. Appendices

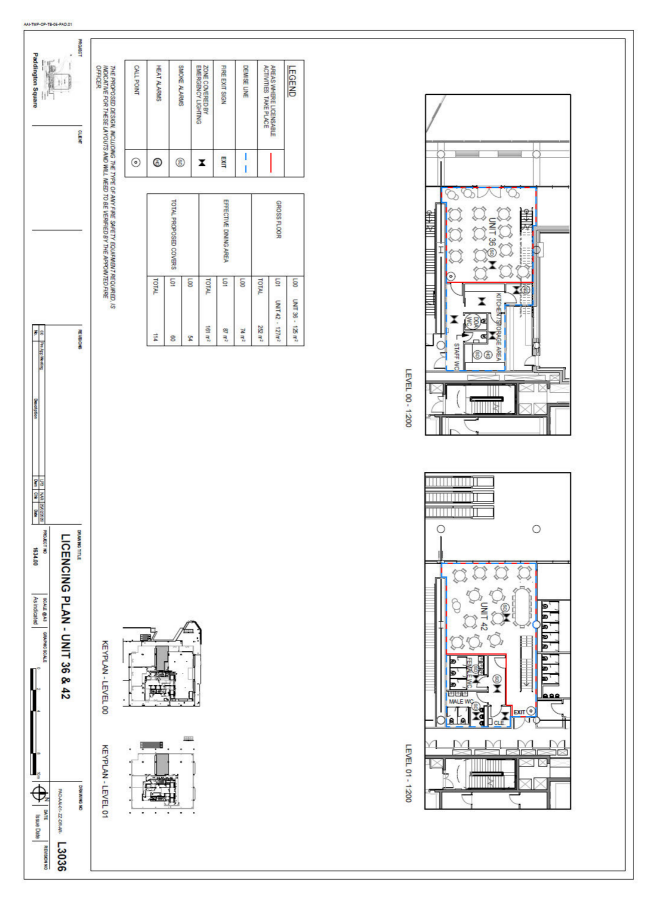
Appendix 1	Premises plans
Appendix 2	Applicant supporting documents
Appendix 3	Premises history
Appendix 4	Proposed conditions
Appendix 5	Residential map and list of premises in the vicinity

Report author:	Miss Jessica Donovan Senior Licensing Officer
Contact:	Telephone: 020 7641 6500 Email: jdonovan@westminster.gov.uk

If you have any queries about this report or wish to inspect one of the background papers please contact the report author.

Background Documents – Local Government (Access to Information) Act 1972		
1	Licensing Act 2003	N/A
2	City of Westminster Statement of Licensing Policy	07 January 2021
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2018
4	Metropolitan Police Service (Withdrawn 16 March 2021)	23 February 2021
5	Interested Party 1	04 March 2021
6	Interested Party 2	28 February 2021
7	Interested Party 3	02 March 2021
8	Interested Party 4	04 March 2021

#### Premises Plans



#### Applicant Supporting Documents

Appendix 2

There are no submissions from the applicant.

#### Premises History

### Appendix 3

There is no licence or appeal history for the premises.

## CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

#### **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:  $\frac{1}{2}$  pint;
    - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
    - (iii) still wine in a glass: 125 ml;
  - (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
  - (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

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.

### page 105

- 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 + (DxV)

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
- 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 consistent with the operating schedule

- 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. Viewing of recordings shall be made available immediately upon the request of Police or authorised 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 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.
- 11. The premises shall only operate as a restaurant
  - i. in which customers are shown to their table,
  - ii. where the supply of alcohol is by waiter or waitress service only,
  - iii. which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery,
  - iv. which do not provide any take away service of food or drink for immediate consumption,
  - v. where alcohol shall not be sold or supplied, otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial table meals there, and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.
- 12. 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.
- 13. Loudspeakers shall not be located in the entrance lobby or outside the premises building.
- 14. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- 15. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 16. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between (**23.00**) hours and (**08.00**) hours on the following day.
- 17. The number of persons permitted in the premises at any one time (including staff) shall not exceed (**X**) persons.
- 18. 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.

- 19. 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

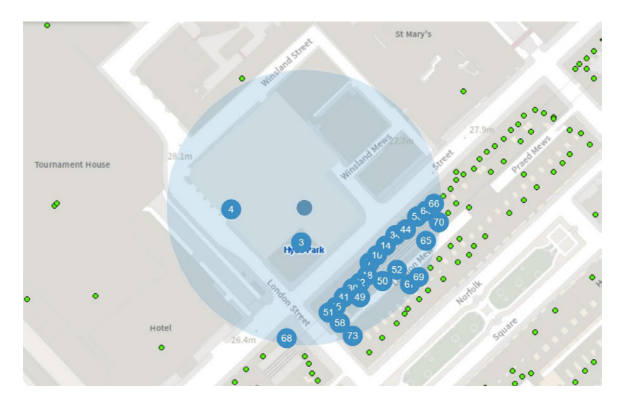
- (g) any refusal of the sale of alcohol
- (h) any visit by a relevant authority or emergency service.
- 20. Patrons permitted to temporarily leave and then re-enter the premises, e.g. to smoke, shall not be permitted to take drinks or glass containers with them.
- 21. No deliveries to the premises shall take place between (**23.00**) and (**08.00**) on the following day.
- 22. No licensable activities shall take place at the premises until the premises has been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the licensing authority.

#### Conditions proposed by the Metropolitan Police Service

None

#### Residential Map and List of Premises in the Vicinity

#### Appendix 5



Resident count: 28

Licensed Premises w		nent Site At 31 d 128-144	London Street, 9	Winsland Mews		
	Praed Street, London					
Licence Number	Trading Name	Address	Premises Type	Time Period		
18/12070/LIPT	McDonalds Restaurants	Ground Front Right 144 Praed Street London W2 1HU	Restaurant	Monday to Sunday; 06:30 - 00:00		
21/03960/LIPDPS	Garfunkels Kentucky Fried	Ground Front 144 Praed Street London W2 1HU 149 Praed	Hotel, 4+ star or major chain	Sunday; 08:00 - 00:00   Monday to Saturday; 08:00 - 00:30 Monday to		
19/06223/LIPCH	Chicken Express	Street London	Restaurant	Sunday; 23:00 - 03:00		
16/05273/LIPN	Subway	147 Praed Street London W2 1RL	Restaurant	Monday to Sunday; 00:00 - 00:00		
13/02856/LIPN	Tavolina	Basement And Ground Floor 159 Praed Street London W2 1RL	Cafe	Sunday; 10:00 - 22:30   Monday to Saturday; 08:00 - 23:30		
13/02699/LIPN	La Tazza Cafe	Basement And Ground Floor 143 Praed Street London W2 1RL	Cafe	Monday to Sunday; 07:00 - 23:00		
06/11392/WCCMAP	Paddington Gift Shop	Ground 161 Praed Street London W2 1RL	Restaurant	Sunday; 10:00 - 22:30   Monday to Saturday; 08:00 - 23:00		
08/04611/LIPN	Burger King (UK) Ltd	27 London Street London W2 1HH	Takeaway food outlet	Monday to Sunday; 07:00 - 02:00		
20/07076/LIPV	Yahala	26 London Street London W2 1HH	Restaurant	Sunday; 12:00 - 00:00   Monday to Saturday; 10:00 - 00:30		
14/03099/LIPVM	Oliver's Steakhouse	Basement 25 London Street	Public house or pub restaurant	Sunday; 12:00 - 23:30   Monday to		

		London W2		Thursday;
		1HH		10:00 - 23:30
				Friday to
				Saturday; 10:00 - 00:00
				Sunday; 07:00
				- 22:30
		<b>_</b>		Monday to
		Basement		Thursday;
		25 London		07:00 - 23:30
		Street	Pub or pub	Friday to
		London W2	restaurant with	Saturday;
18/04895/LIPDPS	Dickens Tavern	1HH	lodge	07:00 - 00:00
				Monday; 00:00
				- 00:00
				Tuesday;
				00:00 - 00:00
				Wednesday;
				00:00 - 00:00
				Thursday;
				00:00 - 00:00
				Friday; 00:00 -
				00:00
		25 London		Saturday;
		Street		00:00 - 00:00
		London W2	Hotel, 3 star or	Sunday; 00:00
19/07429/LIPVM	Pilgrm Hotel	1HH	under	- 00:00

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# Licensing Sub-Committee<sup>m 6</sup>. Report

Item No:	
Date:	19 August 2021
Licensing Ref No:	21/00849/LIPN - New Premises Licence
Title of Report:	Units 37 to 43 Development Site At 31 London Street, 9 Winsland Mews And 128-144 Praed Street London W2 1DJ
Report of:	Director of Public Protection and Licensing
Wards involved:	Hyde Park
Policy context:	City of Westminster Statement of Licensing Policy
Financial summary:	None
Report Author:	Mary Pring Senior Licensing Officer
Contact details	Telephone: Email: mpring@westminster.gov.uk

1.	Application				
1-A	Applicant and premises				
Applic	ation Type:	New Premises Licence, Lice	nsing Act 2003		
Applic	ation received date:	4 February 2021			
Applic	ant:	Great Western Development	s Limited		
Premis		Units 37 to 43			
Premises address:		Development Site At 31 London Street, 9 Winsland	Ward:	Hyde Park Ward	
		Mews And 128-144 Praed Street	Cumulative Impact Area:	None	
		London W2 1DJ	Special Consideration Zone:	None	
Premis	ses description:	According to the application, this is a new premises licence application for restaurant units. Pre-Application advice was sought from Westminster's Environmental Health Service and District Surveyor.			
Premis	ses licence history:	As this is a new development site, there is no Premises Licence History available.			
Applic	ant submissions:	There are no submissions from the applicant.			
Applic	ant amendments:	There are no amendments to	the application.		

1-B Pr	B Proposed licensable activities and hours						
Late Night Refreshment:			Indoors, o	outdoors or	both	Indoors Only	
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	23:00	23:00	23:00	23:00	23:00	23:00	None
End:	23:30	23:30	23:30	23:30	00:00	00:00	None
Seasonal variations/ Non- standard timings:			None				

Sale by retail of alcohol				On or off sales or both:			On Sales Only
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	10:00	10:00	10:00	10:00	10:00	10:00	12:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	22:30
Seasonal standard t	variations/ N imings:	Non-					

Hours premises are open to the public							
Day:	Mon	Tues	Wed	Thur	Fri	Sat	Sun
Start:	08:00	08:00	08:00	08:00	08:00	08:00	09:00
End:	23:30	23:30	23:30	23:30	00:00	00:00	23:00
Seasonal variations/ Non- standard timings:			None				

2.	Representations			
2-A	Responsible Authorities			
Respo	nsible	Metropolitan Police Service (Withdrawn 16 March 2021)		
Author	ity:			
Representative: PC Reaz Guerra		PC Reaz Guerra		
Receiv	ed:	5 February 2021		
With re	eference to th	e above applications. I am writing to inform you that the Metropolitan		

With reference to the above applications, I am writing to inform you that the Metropolitan Police, as a Responsible Authority, are objecting to this application as it is our belief that if granted the application would undermine the Licensing Objectives.

There is insufficient detail within the operating schedule to promote the Licensing Objectives. The hours sought exceed Westminsters Core Hours Policy.

An officer from this unit will be in contact with you shortly to discuss the application. However it is for the applicant to prove that this application will not add to the cumulative impact problems already experienced in this area.

It is for these reasons that we are objecting to the application.

Should you wish to discuss the matter further please contact PC Reaz Guerra on **0207 641 1709** or via email, <u>rguerra@westminster.gov.uk</u>.

Further consideration was given to this application by the Metropolitan Police Service, the hours sought fall within Westminster's Core Hours and subsequently withdrew their representation on the 16 March 2021.

2-B Other Per	sons			
Name:				
Address and/or Res	sidents Association:			
Received:	4 March 2021			
		is supportive of the Paddington Square and is broadly supportive of the licensing aurants and bars within the premises.		
However, we are mindful that these premises are very closely adjacent to one of our member businesses - the Mercure Hotel at 144 Praed Street - and seek clarity and reassurance on some points which are not detailed in the applications:				
The applicant is Great Western Developments – will GWD remain the responsible body for these licences once the individual units have been let to different companies and ratepayers? If so, will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to oversee and be responsible for ensuring that all licensing conditions are complied with by all the individual units? Will GWD have security personnel in the complex at all times to assist or control departing customers and ensure that the neighbours are not disturbed? When this site was in use as a theatre location, Licensing required that stewards were in place outside the premises for this purpose - that internal signs requesting respect for neighbours were insufficient – will a similar condition be added to these licences?				

A standard condition you impose reads:

8 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.

Will GWD's named Premises Supervisor or a properly appointed deputy be on the premises during all opening times to ensure compliance by all the individual units? We are particularly concerned that guests of the Mercure Hotel are not disturbed by airborne noise from recorded music or live entertainment from the roof garden. Will there be set decibel limits and required monitoring as an expansion of this condition?

We appreciate that these points have probably been considered and addressed during the preapp consultations the applicant refers to but that detail is not provided with the applications. Please be aware of our concerns when considering these applications.

Name:		
Address and/or Res	idents Association:	
Received:	28 February 2021	

Our comments are made as an Amenity Society recognised by Westminster City Council. We are officially charged with working towards the preservation and enhancement of the architectural and environmental quality of Little Venice, Maida Vale and the Paddington Waterway area (including planning and licensing issues).

We recognise that these premises will be run as a business and we are aware that it has to be a viable operation. Presumably they will be providing services for locals as well as people who are not residents in this area, although we do have concerns that some of the premises in the development may become a landmark 'destination' venue focusing more on those not resident in the area.

We are very keen to ensure that an appropriate balance is maintained between the legitimate rights of business and the equally legitimate and important rights of residents.

Introduction

Our representation is made on the basis that the likely impact of the application, if granted, would be to harm the licensing objective of prevention of public nuisance.

The application is one of 8 applications which have been submitted for this development. As such, it is clearly appropriate to raise the issue of 'cumulative impact', which is a recognised concept under Licensing Act 2003. Although the development site is not situated in an area designated as a 'cumulative impact area' in the City Council's Statement of Licensing Policy 2021, it is recognised in the Guidance issued under s182 Licensing Act 2003 that it is nevertheless open to interested parties to

make representations on the grounds that the premises will give rise to a negative cumulative impact on one or more of the licensing objectives (see para 14.42).

Whilst we recognise that appropriately conditioned restaurants are less likely to give rise to a negative impact either individually or cumulatively than late night bars, given that 8 applications including 6 restaurants in close proximity) are being made for one development it is clearly necessary for the City Council when considering each application on its merits to evaluate the impact of the licences in totality.

We would ask that if the licensing authority is minded to grant the application, it should be with

amendments and additional conditions.

The application

The current application seeks:

'Core hours' for sale of alcohol on the premises only

Same hours for late night refreshment.

Opening would be 8am to core hours Mon-Sat, 9am to 11pm Sun.

The conditions include: full MC66 restaurant condition; conditions re: no noise emanating, no outside drinking. Waste/deliveries not between 2300 and 0800.

A number of these conditions have been offered and some are helpful, but our view is that these are insufficient.

Reasons for representation

Based on the documentation submitted, the following points are relevant:

1. The terminal hours for sale of alcohol and other licensable activities are within 'core hours', but we would welcome more detail about how the premises would operate or who the proposed tenant is.

2. There is no indication as to how dispersal is to be managed. No dispersal policy has been submitted. The hammersmith and City, Circle and District lines are not part of the 24 hour tube network. A licensed premises with these terminal hours would inevitably impact severely on residents in the area, depending on how dispersal is managed.

3. There is no indication of the proposed capacity – this could impact on dispersal.

4. The conditions covering waste/recycling may risk causing noise nuisance.

5. Will there be security for this premises and/or for the development as a whole?

6. We are concerned at the potential cumulative impact of the licensed premises in the development – see above.

#### Conclusion

We are also aware that applications are often amended to take into account concerns raised by responsible authorities or other persons. Please let us know if any amendments are made to this application so that we can consider if they resolve our concerns and, if appropriate, liaise with local residents.

If a hearing takes place, we will endeavour to attend. Or appoint Richard Brown to represent us.

Name:	
Address and/or Residents Association:	
Received: 2 March 2021	
We, as freehold owners of the of the Mercure Ho series of eight license applications submitted on have a particular interest in these licensing applie subject units and as we operate a hotel business will be linked to the quality of overnight accommo objection is particularly within the context of the i the pandemic, and the support the hotel industry The licence applications we object to hold the fol 21/00817/LIPN – Restaurant at units 34, 35 and Indoor refreshment and the sale of alcohol, endir 22:30 Sun. Matching opening times, excepting on 21/00845/LIPN – Restaurant at units 36 and 42 of Indoor refreshment and the sale of alcohol, endir 22:30 Sun. Matching opening times, excepting on 21/00845/LIPN – Restaurant at unit 1 of the Pad refreshment and the sale of alcohol, endir 22:30 Sun. Matching opening times, excepting on 21/00845/LIPN – Restaurant at unit 39 and 45 of Indoor refreshment and the sale of alcohol, endir 22:30 Sun. Matching opening times, excepting on 21/00847/LIPN – Restaurant at units 39 and 45 of Indoor refreshment and the sale of alcohol, endir 22:30 Sun. Matching opening times, excepting of 21/00848/LIPN – Restaurant at units 37 and 43 of Indoor refreshment and the sale of alcohol, endir 22:30 Sun. Matching opening times, excepting of 21/00849/LIPN – Restaurant at units 37 and 43 of Indoor refreshment and the sale of alcohol, endir 22:30 Sun. Matching opening times, excepting of 21/00850/LIPN – Rostourant at 01:00 Mond and 00:00 Sunday. Late night refreshment and s 21/00851/LIPN – Bar units at 2 and 46, and rooff Development – Live music, recorded music, late Live or recorded music allowed until 00:00 all week, la 00:00 Sun-Weds, and 01:00 Thurs-Sat. This representation should be treated as applying which our client objects. Overall, there is a disconnect between the activit the applicant, as a limited liability company, to re residents should any of the licenseable activities of arrangement, lacking appropriate management, proposed conditions. While these proposed concor responsible for di	behalf of Great Western Developments Ltd. We cations as we are in close proximity to the s – the future success of which, post-pandemic, odation we can provide our guests. Our mpact on our business which has resulted from needs as a whole. Ilowing reference numbers: 41 of the Paddington Square Development – ng at 23:30 Mon-Thurs, 00:00 Fri-Sat, and n Sunday where closure is at 23:00. of the Paddington Square Development – ng at 23:30 Mon-Thurs, 00:00 Fri-Sat, and n Sunday where closure is at 23:00. of the Paddington Square Development – ng at 23:30 Mon-Thurs, 00:00 Fri-Sat, and n Sunday where closure is at 23:00. of the Paddington Square Development – ng at 23:30 Mon-Thurs, 00:00 Fri-Sat, and n Sunday where closure is at 23:00. of the Paddington Square Development – ng at 23:30 Mon-Thurs, 00:00 Fri-Sat, and n Sunday where closure is at 23:00. of the Paddington Square Development – ng at 23:30 Mon-Thurs, 00:00 Fri-Sat, and n Sunday where closure is at 23:00. of the Paddington Square Development – ng at 23:30 Mon-Thurs, 00:00 Fri-Sat, and n Sunday where closure is at 23:00. I7th and 18th floor of the Paddington Square night refreshment and the sale of alcohol – ay to Wednesday, 03:00 Thursday to Saturday, ale of alcohol matching these times. top terrace of the Paddington Square night refreshment and the sale of alcohol – ay to Wednesday, 03:00 Thursday to Saturday, ale of alcohol matching these times. top terrace of the Paddington Square night refreshment and sale of alcohol – Live ate night refreshment and sale of alcohol until g to all the applications identified above, to ies proposed to be carried out and the ability of spond to the concerns of nearby businesses or ause noise or disturbance. Such an would diminish the enforceability of the ditions include provisions for staff members ee in relation to CCTV, there is no such ible for the receipt of noise/vibration complaints ile exiting the premises late at night. for activities including late night music include later opening hours on Thursday and ies are con

licensable activities on upper floors, there is still the ever present concern that nuisance is caused when patrons leave the premises. Again, there are no conditions or mitigating management procedures proposed which would manage this nuisance.

In principle, given the complexity of the licensable activities applied for and their relationship with the surrounding area, we object to all the applications referred to above.

Specifically, we would ask that detail of how nuisance will be managed and mitigated commensurate to this complexity be submitted before these applications be considered suitable for approval. This should include details of single on-site management, if the applicant is to remain a limited liability company responsible for all units referred to in these applications, which would hold responsibility for dealing with complaints regarding noise and nuisance resulting from the premises themselves or their patrons.

The opening times should also be amended to reflect the character of the area – with late night Thursday and Sunday opening times being wholly inappropriate in an area shared by hotel accommodation and permanent residences.

We believe that these applications must be dealt with by a licensing committee and a hearing at which all stakeholders are given the opportunity to make representation to their elected members and the members of the Licensing Committee. If you could confirm that this will be the case we would be grateful.

We trust that the above makes our position with regards to each application above clear. However, if there are any queries, please do not hesitate to contact me using my details as below.

Name:					
Address and/or Res	sidents Association:				
Received:	4 March 2021				
Paddington Square.		designated area abutt the major tly under construction and to be known as along with plans and proposed conditions.			
combind various app		sance, noise and potential crime disorder from the ne residential areas surrounding the Paddington ing hours.			
We have gone through, in detail, each of the submissions by the Paddington Waterways & Maida Vale Society and fully agree with the various points made by them.					
We therefore lodged our objection to all eight applications, till various matters resolved, in order to protect our members from any public nuisance or potential crime and order.					
Richard Brown, of Westminster Citizens Advice Bureau, will be assisting us and representing SEBRA.					
As is our general practice, we are content for our representation on the eight cases to be forwarded now to the application.					
As always, we are willing to discuss our representations direct with the applicant at any time.					
We urge the applicant to contact us and Richard Brown, as experience shows us that these meetings are very fruitful in understanding and resolving issues of concern.					

3. Policy & Guida	B. Policy & Guidance			
The following policies within the City Of Westminster Statement of Licensing Policy apply:				
Policy HRS1 applies	<ul> <li>A Applications within the core hours set out below in this policy will generally be granted for the relevant premises uses, subject to not being contrary to other policies in the Statement of Licensing Policy.</li> <li>B. Applications for hours outside the core hours set out in Clause C will be considered on their merits, subject to other relevant policies, and with particular regard to the following: <ol> <li>The demonstration of compliance in the requirements of policies CD1, PS1, PN1 and CH1 associated with the likelihood of the effect of the grant of a licence for later or earlier hours on crime and disorder, public safety, public nuisance and the protection of children from harm.</li> <li>If the application is located within a Special Consideration Zone they have demonstrated that they have taken account of the issues identified in that area and provided adequate mitigation.</li> <li>Whether there is residential accommodation in the proximity of the premises that would likely be adversely affected by premises being open or carrying out operations at the hours proposed.</li> <li>The proposed hours of the licensable activities and when customers will be partited to remain on the premises.</li> <li>The hours when customers will be allowed to take food or drink outside the premises or be within open areas which form part of the premises.</li> <li>The nexisting hours of licensable activities and the past operation of the premises (if any) and hours of licensable premises in the vicinity.</li> <li>Whether customers and staff have adequate access to public transport when arriving at and leaving the premises.</li> <li>The capacity of the premises.</li> <li>The to use, recognising that some venues are more likely to impact the licensing objectives than others; for example, pubs and bars are higher risk than theatres, cinemas and other cultural and sporting venues due to the nature of the operation.</li> <li>The cleansing Authority will take into account the active measures proposed for a 'winding down' per</li></ol></li></ul>			

	Sundays and that the next day is a working day. Non-specific days are expected to be covered by Temporary Event Notices or variation applications.			
	Postauranta			
	Restaurants Monday to Thursday: Com to 11 20nm			
	Monday to Thursday: 9am to 11.30pm.			
	Friday and Saturday: 9am to 12am.			
	Sunday: 9am to 10.30pm.			
	Sundays immediately prior to a bank holiday: 9am to 12am.			
Policy RTN1 applies	A. Applications outside the West End Cumulative Impact			
	Zone will generally be granted subject to:			
	1. The application meeting the requirements of policies CD1, PS1, PN1 and CH1.			
	2. The hours for licensable activities being within the council's Core Hours Policy HRS1.			
	3. The applicant has taken account of the Special Consideration			
	Zones Policy SCZ1 if the premises are located within a designated zone.			
	4. The application and operation of the venue meeting the definition			
	of a restaurant as per Clause C.			
	B. Applications inside the West End Cumulative Impact Zone will			
	generally be granted subject to:			
	1. The application meeting the requirements of policies CD1, PS1,			
	PN1 and CH1.			
	2. The hours for licensable activities are within the council's Core			
	Hours Policy HRS1.			
	3. The applicant has demonstrated that they will not add to			
	cumulative impact within the Cumulative Impact Zone.			
	4. The application and operation of the venue meeting the definition			
	of a restaurant as per Clause C.			
	C. For the purposes of this policy a restaurant is defined as:			
	1. A premises in which customers are shown to their table or the			
	customer will select a table themselves to which food is either			
	served to them or they have collected themselves.			
	2. Which provide food in the form of substantial table meals that are			
	prepared on the premises and are served and consumed at a table.			
	3. Which do not provide any takeaway service of food and/or drink			
	for immediate consumption.			
	4. Where alcohol shall not be sold, supplied, or consumed on the			
	premises otherwise than to persons who are bona fide taking			
	substantial table meals and provided always that the consumption			
	of alcohol by such persons is ancillary to taking such meals.			
	5. The sale and consumption of alcohol prior to such meals may be			
	in a bar area but must also be ancillary to the taking of such meal.			

#### 4. Equality Implications

The Council in its capacity as Licensing Authority has a duty to have regard to its public sector equality duty under section 149 of the Equality Act 2010. In summary, section 149 provides that a Public Authority must, in the exercise of its functions, have due regard to the need to:

(a) eliminate discrimination harassment, victimisation and any other conduct that is prohibited by or under this Act;

(b) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and

(c) foster good relations between persons who share a relevant protected characteristics and persons who do not share it.

Section 149 (7) of the Equality Act 2010 defines the relevant protected characteristics as age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.

5.	Appendi	ndices				
Append	ix 1	Premises plans				
Append	ix 2	Applicant supporting documents				
Append	ix 3	Premises history				
Append	ix 4	Proposed conditions				
Appendix 5		Residential map and list of premises in the vicinity				
		•				
Description		Mish alla Otaurand				

Report author:	Michelle Steward	
	Senior Licensing Officer	
Contact:	Telephone: 0207 641 6500	
	Email: msteward1@westminster.gov.uk	

If you have any queries about this report or wish to inspect one of the background papers please contact the report author.

#### Background Documents – Local Government (Access to Information) Act 1972

1	Licensing Act 2003	N/A
2	City of Westminster Statement of Licensing Policy	7 <sup>th</sup> January 2021
3	Amended Guidance issued under section 182 of the Licensing Act 2003	April 2018
4	Metropolitan Police Service Representation (withdrawn)	5 March 2021
5	Public Representation 1	4 March 2021
6	Public Representation 2	28 February 2021
7	Public Representation 3	2 March 2021
8	Public Representation 4	4 March 2021

Appendix 1



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### Applicant Supporting Documents

Appendix 2

There are no submissions from the applicant

#### **Premises History**

There is no licence or appeal history for the premises.

# CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE AND CONDITIONS PROPOSED BY A PARTY TO THE HEARING

When determining an application for a new premises licence under the provisions of the Licensing Act 2003, the licensing authority must, unless it decides to reject the application, grant the licence subject to the conditions which are indicated as mandatory in this schedule.

At a hearing the licensing authority may, in addition, and having regard to any representations received, grant the licence subject to such conditions which are consistent with the operating schedule submitted by the applicant as part of their application, or alter or omit these conditions, or add any new condition to such extent as the licensing authority considers necessary for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as necessary for the promotion of the licensing objectives by a responsible authority or an interested party as indicated. These conditions have not been submitted by the licensing service but reflect the positions of the applicant, responsible authority or interested party and have not necessarily been agreed

#### **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:  $\frac{1}{2}$  pint;
    - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
    - (iii) still wine in a glass: 125 ml;
  - (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and
  - (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

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.

#### page 128

- 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+(DxV)

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
- 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 consistent with the operating schedule

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. Viewing of recordings shall be made available immediately upon the request of Police or authorised 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 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.
- 11. The premises shall only operate as a restaurant
  - i. in which customers are shown to their table,
  - ii. where the supply of alcohol is by waiter or waitress service only,
  - iii. which provide food in the form of substantial table meals that are prepared on the premises and are served and consumed at the table using non disposable crockery,
  - iv. which do not provide any take away service of food or drink for immediate consumption,
  - v. where alcohol shall not be sold or supplied, otherwise than for consumption by persons who are seated in the premises and bona fide taking substantial table meals there, and provided always that the consumption of alcohol by such persons is ancillary to taking such meals.
- 12. 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.
- 13. Loudspeakers shall not be located in the entrance lobby or outside the premises building.
- 14. Notices shall be prominently displayed at all exits requesting patrons to respect the needs of local residents and businesses and leave the area quietly.
- 15. All waste shall be properly presented and placed out for collection no earlier than 30 minutes before the scheduled collection times.
- 16. No waste or recyclable materials, including bottles, shall be moved, removed from or placed in outside areas between (23.00) hours and (08.00) hours on the following day.
- 17. The number of persons permitted in the premises at any one time (including staff) shall not exceed (X) persons.
- 18. 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.
- 19. 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.
- 20. 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.
- 21. No deliveries to the premises shall take place between (23.00) and (08.00) on the following day.
- 22. No licensable activities shall take place at the premises until the premises has been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the licensing authority.

#### Conditions proposed by the Environmental Health

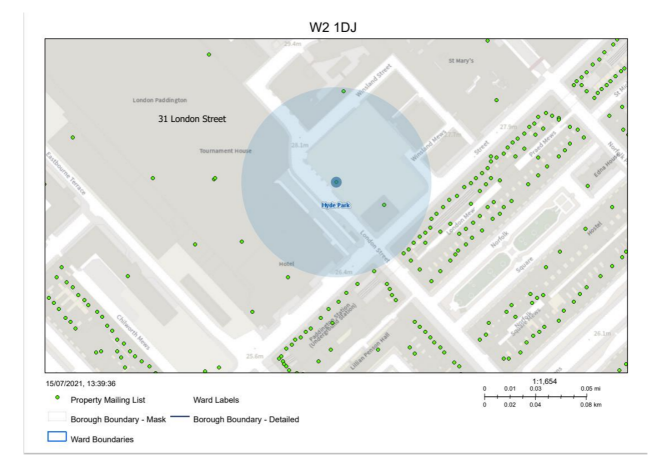
None

#### Conditions proposed by the Police

None

#### **Residential Map and List of Premises in the Vicinity**

#### Appendix 5



#### Resident Count within 75 Metres: 0

Licensed Premises within 75 metres of Units 37 to 43 Development Site At 31 London Street, 9 Winsland Mews And 128-144 Praed Street London W2 1DJ							
Licence Number	Trading Name	Address	Premises Type	Time Period			
18/12070/LIPT	McDonalds Restaurants	Ground Front Right 144 Praed Street London W2 1HU	Restaurant	Monday to Sunday; 06:30 - 00:00			
21/03960/LIPDPS	Garfunkels	Ground Front 144 Praed Street London W2 1HU	Hotel, 4+ star or major chain	Sunday; 08:00 - 00:00   Monday to Saturday; 08:00 - 00:30			

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