



City of Westminster

Licensing Sub-Committee Report

Item No:	
Date:	23 November 2023
Licensing Ref No:	23/04998/LIPV - Premises Licence Variation
Title of Report:	Sunset Strip Basement To First Floor 30 Dean Street London
Report of:	Director of Public Protection and Licensing
Wards involved:	West End
Policy context:	City of Westminster Statement of Licensing Policy
Financial summary:	None
Report Author:	Kevin Jackaman Senior Licensing Officer
Contact details	Telephone: 0207 641 6500 Email: kjackaman@westminster.gov.uk

1. Application

1-A Applicant and premises			
Application Type:	Variation of a Premises Licence, Licensing Act 2003		
Application received date:	27 July 2023		
Applicant:	Sohomead Limited		
Premises:	Sunset Strip		
Premises address:	Basement To First Floor 30 Dean Street London W1D 3SA	Ward:	West End
		Cumulative Impact Area:	West End
		Special Consideration Zone:	None
Premises description:	The premises operate as a bar and striptease establishment		
Variation description:	<p>The variation is to:</p> <p>a) vary plans at annex 4 of the premises licence - see attached sheet for changes</p> <p>b) remove condition 18 of the premises licence regarding the requirement that persons pay a minimum fee before entering is historic and relates to the converted justices licence back in 2005.</p> <p>The condition states,</p> <p>18. Intoxicating liquor shall not be sold or supplied to persons entering the premises after 11pm other than to persons who have paid a minimum entrance fee of £3 Monday to Thursday or £5 Friday to Saturday.</p> <p>Preapplication advice confirms EH does not object to the removal of this condition and prior to lodging the variation the applicant discussed the removal of this condition with the Police licensing team (Tom Stewart) and it was confirmed they had no objection to the removal of condition 18 either.</p> <p>An application for MV was previously lodged with respect of the proposed changes and no representations were received from EH, Police or other parties however the licensing authority sought a full variation to be lodged.</p>		
Premises licence history:	<p>The premise have held a premises licence since at least 2005. A copy of the current premises licence (Licence number 23/01570/LIPT appears at appendix</p> <p>The premise also hold a sexual entertainment licence.</p>		
Applicant submissions:	<p>This variation is made in accordance with pre-application advice received from Ian Watson, EH (23/01270/PREAPM) a copy of which appears at appendix</p> <p>Preapplication advice confirms EH does not object to the removal of this condition and prior to lodging the variation the applicant discussed the removal of this condition with the Police licensing team and it was confirmed they had no objection to the removal of condition 18 either.</p>		

	An application for MV was previously lodged with respect of the proposed changes and no representations were received from EH, Police or other parties however the licensing authority sought a full variation to be lodged.
Applicant amendments:	None

1-B Current and proposed licensable activities, areas and hours
Regulated Entertainment – No change of licensable activities or hours is proposed.

1-C Layout alteration
<p>Ground Floor</p> <ul style="list-style-type: none"> • Reconfiguration of WC to increase public facilities. • Reconfiguration and reduce size of the servery bar. • Reduction in raised area from two steps to single step. • Addition of loose seating. • General refurbishment. <p>Basement Floor</p> <ul style="list-style-type: none"> • Reconfiguration of stage. • Removal of all private dance booths. • New servery provided. • Relocation of DJ area. • Addition of fixed seating. • General refurbishment. <p>First Floor</p> <ul style="list-style-type: none"> • Reconfiguration of WC's. • Reconfiguration of dressing room area to allow for small lounge area. • New dressing room provided. • General refurbishment. <p>No change to the main entrance, circulation staircases or secondary means of escape is proposed.</p>

1-D Conditions being added
<ul style="list-style-type: none"> • No licensable activities shall take place 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. • Before the premises open to the public, the plans as deposited shall be checked by the Environmental Health Consultation Team to ensure they are an accurate reflection of the premises constructed. Where the premises layout has changed during the course of construction new plans shall be provided to the Environmental Health Consultation Team and the Licensing Authority.

Adult entertainment:	Current position:
	The premises holds a Sexual Entertainment (SEV) licence for striptease although it is confirmed that SEV entertainment shall not be provided on the first floor (the SEV licence does not cover the 1st floor)

2. Representations

2-A Responsible Authorities	
Responsible Authority:	Licensing Authority
Representative:	Karyn Abbott
Received:	24 August 2023

I write in relation to the application submitted for a variation of the premises licence for Basement To First Floor, 30 Dean Street, London, W1D 3SA.

As a responsible authority under section 13 (4) of the Licensing Act 2003 as amended under the Police and Social Responsibility Act 2011, the Licensing Authority have considered your application in full. The Licensing Authority has concerns in relation to this application and how the premises would promote the four Licensing Objectives:

- Public Nuisance
- Prevention of Crime & Disorder
- Public Safety
- Protection of children from harm

The application seeks to vary:

This variation is made in accordance with pre-application advice received from Ian Watson, EH (23/01270/PREAPM) and is to

- a) vary plans at annex 4 of the premises licence- see attached sheet for changes
- b) remove condition 18 of the premises licence regarding the requirement that persons pay a minimum fee before entering is historic and relates to the converted justice's licence back in 2005.

The condition states,

“18. Intoxicating liquor shall not be sold or supplied to persons entering the premises after 11pm other than to persons who have paid a minimum entrance fee of £3 Monday to Thursday or £5 Friday to Saturday.”

Preapplication advice confirms EH does not object to the removal of this condition and prior to lodging the variation the applicant discussed the removal of this condition with the Police licensing team (Tom Stewart) and it was confirmed they had no objection to the removal of condition 18 either.

The premises is located within the West End Cumulative Impact Area and as such various policy points must be considered from Westminster's Statement of Licensing Policy.

The Licensing Authority have concerns in regard to this application due to insufficient information submitted. It is noted that the applicant proposes to reconfigure the dressing room area to allow a small lounge area on the first floor. The Licensing Authority understands that previously this area was restricted to performers only with no public access. The Licensing Authority encourages the applicant to provide further submissions to the questions below.

- What is the capacity of the first floor?
- On the plans the area is called 'Private room' does this mean customers can enter this room and drink?

- How will the first floor be operated and controlled? i.e waiter/waitress service and seated?
- Will there be performances on the first floor in the private room and or terrace?
- What will the terrace be used for?

The Licensing Authority encourages the applicant to provide further submissions as to how the premises will not add to cumulative impact in the West End cumulative impact area, in accordance with policy CIP1.

The Licensing Authority would like submissions from the applicant in regard to the application so it can be assessed further and against any other relevant policy considerations.

The Licensing Authority looks forward to receiving further submissions from the applicant in due course.

Please accept this as a formal representation.

3.	Policy & Guidance
The following policies within the City of Westminster Statement of Licensing Policy apply:	
Cumulative Impact Policy CIP1 applies:	<p>A. It is the Licensing Authority's policy to refuse applications within the West End Cumulative Impact Zone for: pubs and bars, fast food premises, and music and dancing and similar entertainment, other than applications to:</p> <ol style="list-style-type: none"> 1. Vary the hours within Core Hours under Policy HRS1, and/or 2. Vary the licence to reduce the overall capacity of the premises. <p>C. Applications for other premises types within the West End Cumulative Impact Zones will be subject to other policies within this statement and must demonstrate that they will not add to cumulative impact.</p> <p>D. For the purposes of this policy the premises types referred to in Clause A are defined within the relevant premises use policies within this statement.</p>
Hours Policy HRS1 applies	<p>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.</p> <p>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:</p> <ol style="list-style-type: none"> 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. 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. 4. The proposed hours of the licensable activities and when customers will be permitted to remain on the premises. 5. The proposed hours when any music, including incidental music, will be played.

	<p>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.</p> <p>7. The existing hours of licensable activities and the past operation of the premises (if any) and hours of licensable premises in the vicinity.</p> <p>8. Whether customers and staff have adequate access to public transport when arriving at and leaving the premises, especially at night.</p> <p>9. The capacity of the premises.</p> <p>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.</p> <p>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.</p> <p>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.</p> <p>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.</p> <p>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.</p> <p>C. For the purpose of Clauses A and B above, the Core Hours for this application as defined within this policy are:</p> <p>9. Sexual Entertainment Venues and Sex Cinemas Monday to Thursday: 9am to 11.30pm. Friday and Saturday: 9am to Midnight. Sunday: 9am to 10.30pm. Sundays immediately prior to a bank holiday: 9am to Midnight.</p>
<p>Policy SCEV1 applies</p>	<p>A. It is the Licensing Authority's policy to only grant applications for Sexual Entertainment Venues and Sex Cinemas in exceptional circumstances and subject to:</p> <ol style="list-style-type: none"> 1. The application meeting the requirements of policies CD1, PS1, PN1 and CH1. 2. The premises are not located in the proximity of: <ul style="list-style-type: none"> • Residential accommodation. • Schools. • Places of worship. • Community facilities or public buildings. 3. The hours for licensable activities being within the council's Core Hours Policy HRS1. 4. The sale by retail of alcohol, regulated entertainment and/or late-night refreshment must be an ancillary function to the primary purpose of the venue as providing nudity, striptease or sex related entertainment.

	<p>5. The operation of any delivery services for alcohol and/or late night refreshment meeting the council's Ancillary Delivery of Alcohol and/or Late-Night Refreshment Policy DEL1.</p> <p>6. The applicant has taken account of the Special Consideration Zone Policy SCZ1 if the premises are located within a designated zone.</p> <p>7. The application and operation of the venue meeting the definition of a sexual entertainment venue or as a sex cinema as per Clause B. B. For the purpose of this policy a sexual entertainment venue and sex cinemas are defined as:</p> <p>1. Sexual Entertainment Venue: a venue that meets the definition of a Sexual Entertainment Venue as defined under paragraph 2A of Schedule 3 Local Government (Miscellaneous Provisions) Act 1982.</p> <p>2. Sex Cinema: a venue that meets the definition of Sex Cinema as defined under paragraph 3 of Schedule 3 Local Government (Miscellaneous Provisions) Act 1982.</p> <p>C. Venues that are operating under their entitlement to provide relevant entertainment (nudity, striptease, etc) on up to 11 occasions, not lasting any more than 24 hours and the occasion has not begun within a period of one month beginning with the end of any previous occasion under paragraph 2A(3)(b) of schedule 3 of the Local Government Miscellaneous Provisions Act 1982 shall not be subject to this policy and will be considered under other relevant policies within this statement as appropriate.</p>
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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:	Kevin Jackaman Senior Licensing Officer
Contact:	Telephone: Email: kjackaman@westminster.gov.uk

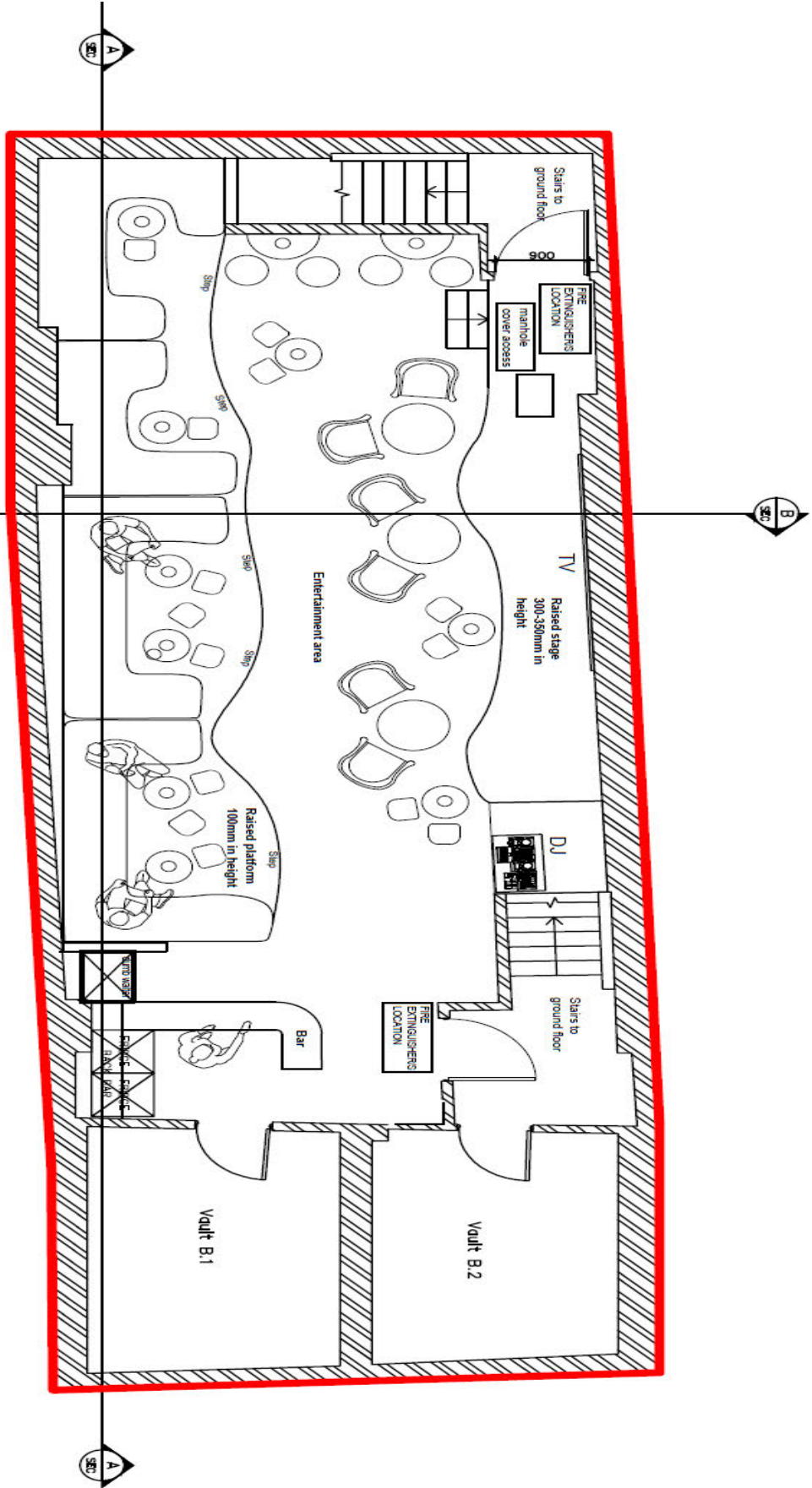
If you have any queries about this report or wish to inspect one of the background papers please contact the report author.

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

1	Licensing Act 2003	N/A
2	City of Westminster Statement of Licensing Policy	October 2021
3	Amended Guidance issued under section 182 of the Licensing Act 2003	August 2023
4	Licensing Authority representation	24 August 2023

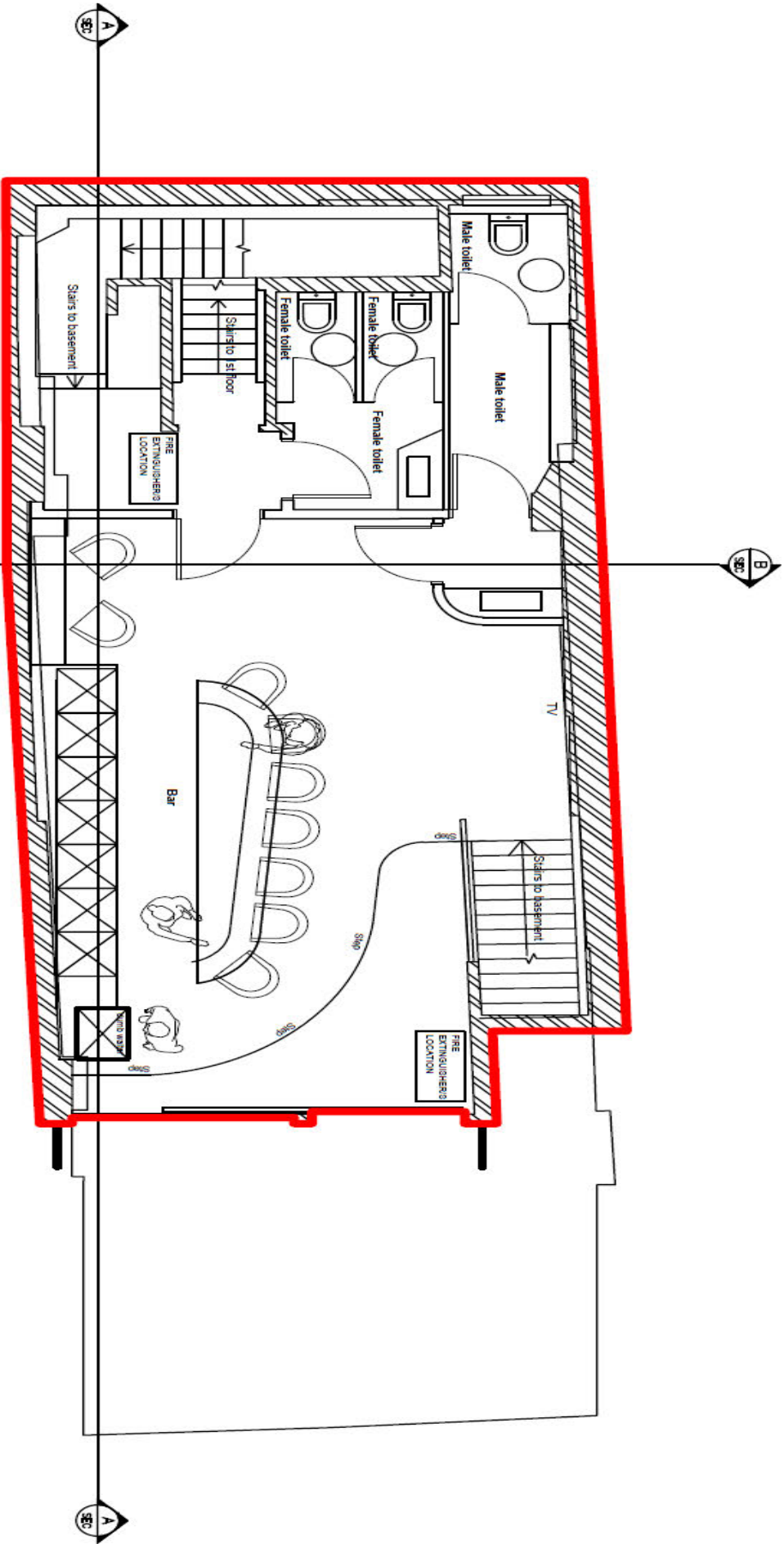
Lower Ground Floor
 30 Dean Street
 Scale 1:50
REV 3A

PLEASE NOTE:
 -ALL LOOSE FURNITURE IS INDICATIVE ONLY
 -ALL LICENSABLE ACTIVITIES TAKE PLACE WITHIN THE RED LINE
 -FIRE EQUIPMENT MAY CHANGE IN ACCORDANCE WITH FRA OR ON ADVICE
 OF FIRE OFFICERS



Ground Floor
 30 Dean Street
 Scale 1:50
REV 3A

PLEASE NOTE
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 OF FIRE OFFICERS





18 Soho Square, London W1D 3QL

13 November 2023

Premises Licensing Team
Westminster City Council
Westminster City Hall
4th Floor, 64 Victoria Street
London SW1E 6QP

Dear Licensing

RE: SUNSET SOHO, BASEMENT TO FIRST FLOOR, 30 DEAN STREET LONDON W1D 3SA – (1) APPLICATION FOR RENEWAL OF A SEV LICENCE, (2) APPLICATION FOR VARIATION OF A SEV LICENCE, (3) APPLICATION FOR VARIATION OF A PREMISES LICENCE

We refer to the above applications listed for hearing on 23 November 2023

Renewal of SEV

We note the licensing authorities position on the renewal application but also note that the premises has been subjected to various visits in respect of SEV compliance, the prior two (before the recent inspection which we appreciate was unsatisfactory) being on 25 March 2023 and 30 June 2023. We understand the premises was deemed compliant with the conditions on the licence after these visits. Further, when pre-application advice was carried out with EH in May 2023, after a premises check EH advised "A check of the premises file does not indicate any recent complaints against the premises regarding noise or nuisance nor any adverse visits by the city council". Accordingly, the venue's policies are capable of and were/are enforced by staff.

In response to the recent visit by the inspectors we attach our letter to the licensing inspectors dated 12 October 2023. Further comments as to the issues raised and the personal comments against [REDACTED] will be raised and discussed at the hearing. Since the complaints the venue has improved signage and ensuring the refresher training is carried out with the performers having to re-sign the codes of conduct. The venue aims to provide the best customer experience in terms of service and facilities in a well-managed compliant environment and has always operated in complete openness with all the responsibility authorities.

The venue's policies are enforced by a series of procedures ranging from mere interventions, verbal and written warnings to the termination of a performers' contract. New performers sign a contractual agreement, attend an induction meeting, staff emphasise that Sunset Strip is a no touching club. There is full CCTV in the venue. There is a CCTV monitor at the entrance to the premises, which shows the cameras recording in the basement of the premises. Security and bar staff can view the CCTV monitor. Security staff are employed to enforce the rules of Sunset Soho.

The venue further takes performer welfare very seriously. Previously they welcomed Soho Illuminate into the Sunset Strip every week for years. Members had private conversations

[REDACTED]

The Licensing Team

with the dancers to discuss safety and any other need they may have. They usually came on a Thursday evening and the dancers were aware of this- it provided another avenue to check on performer welfare and provide an inclusive environment for the dancers.

Variation of SEV and Premises Licence

Notwithstanding the above, variation applications have been submitted for the SEV and premises licence on basically the same terms.

The variation of layout seeks to allow a layout change and remove the private booths in the basement. There will be no more private booths at Sunset Soho should the variations be granted. This will undoubtedly facilitate vision and enforcement of the rules of conduct at the premises.

The variations sought are made in accordance with pre-application advice received from Ian Watson, EH (23/01270/PREAPM). The details of the variation of plans are

Ground Floor

- Reconfiguration of WC to increase public facilities.
- Reconfiguration and reduce size of the servery bar.
- Reduction in raised area from two steps to single step.
- Addition of loose seating.
- General refurbishment.

Basement Floor- where regulated entertainment takes place

- Reconfiguration of stage.
- Removal of all private dance booths.
- New servery provided.
- Relocation of DJ area.
- Addition of fixed seating.
- General refurbishment.

First Floor

- Reconfiguration of WC's.
- Reconfiguration of dressing room area to allow for small lounge area.
- New dressing room provided.
- General refurbishment.

There are no changes to the main entrance, circulation staircases or secondary means of escape. There are also no changes to the operating hours, activities or capacity conditions.

The alterations under both licences offer a works conditions as the works will need to be assessed upon completion as follows, in the usual way:

- A) "No licensable activities shall take place 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.
- B) "Before the premises open to the public, the plans as deposited shall be checked by the Environmental Health Consultation Team to ensure they are an accurate reflection of the premises constructed. Where the premises layout has changed during the course of construction new plans shall be provided to the Environmental Health Consultation Team and the Licensing Authority.

The Licensing Team

There is no objection to either the renewal of the variations from EH. A copy of Mr Watson's pre application advice is attached. He was of the opinion that the variation, could be dealt with under a minor variation of the premises licence (as far as the premises licence was concerned) and this was duly applied for. Despite not having any representations against the minor variation the licensing authority refused the minor variation and sought a full variation.

The first floor is part of the licensable area under the premises licence (red line is around this space as Mr Watson acknowledges). The SEV licence does not cover the first floor and we confirm no SEV entertainment will be provided on the first floor. The first floor will be operated to invited patrons only, like a private space and the general public will not be permitted in that area. There will be staff at all times on the first floor. There will be new CCTV installed throughout the premises as part of the works, including the first floor. There is an external space on the first floor and this will be utilised as a smoking area (which is what it is used for now). The changing rooms have been reduced in size in consultation with EH who are satisfied with the proposed arrangements.

Should the variations (and renewal) be granted by Members the premises will be closed for approximately 6 months to carry out the works, ideally from January 2024. The works to upgrade the premises will be at an expense of around £1.3 million. There will be new staff at the premises. These proposals will be expanded on at the hearing.

The premises are located within the West End Cumulative Impact zone but there will be no changes to the hours, activities or capacity. Therefore, the alterations will need to be assessed under the licensing objectives to include Public Safety and Crime and Disorder.

The alterations will not change the current operational style of the premises as a sexual entertainment venue/ bar but areas will be provided with additional facilities to allow a lounge area.

The premises licence variation includes a further aspect which was the removal of condition 18 of the premises licence regarding the requirement that persons pay a minimum fee before entering is historic and relates to the converted justice's licence back in 2005.

The condition states: "18. Intoxicating liquor shall not be sold or supplied to persons entering the premises after 11pm other than to persons who have paid a minimum entrance fee of £3 Monday to Thursday or £5 Friday to Saturday."

Preapplication advice confirms EH did not object to the removal of this condition and prior to lodging the variation the applicant discussed the removal of this condition with the Police licensing team (PC Tom Stewart) and it was confirmed they had no objection to the removal of condition 18 either.

Yours sincerely

LANA TRICKER

Trading name of business and Address: 30 Dean Street, W1D 3SA Reference Number if Applicable: 23/01270/PREAPM		
Licence: Yes 23/01570/LIPT	Applicant/Solicitor: Ms Lana Tricker LT Law	Cumulative Impact Zone: Yes.
Type of Business: Sexual Entertainment Venue or Club. Activities: Supply of Alcohol, Late-Night Refreshment, Regulated and Private Entertainment and Relevant Entertainment. Alcohol Hours: Monday to Saturday 10.00 to 01.00 hours and Sunday 12.00 to 00.30 hours.		
<p>Pre application advice purpose: To assess the proposal to carryout alterations to the premises and the impact on Public Safety and the removal of condition 18 regarding an entrance fee. Assess suitability for the changes to be made under a minor variation. Advise on technical suitability and policy implications in advance of the appropriate application.</p> <p>Issues discussed and actions taken:</p> <p>Assessment carried out by Ian Watson (Environmental Health – EH) of the proposed layout plans. The findings are detailed below.</p> <p><u>District Surveyor Comments</u></p> <p>Means of Escape: General</p> <p>The premises are a small basement, ground and first floor premises with a secondary means of escape to the basement and first floor. There will be no physical changes to the current means of escape except for a refurbishment and refresh.</p> <p>General Public/Fire Safety Comments</p> <ul style="list-style-type: none"> • Means of escape from the premises should be based on a simultaneous evacuation upon activation of the fire detection and alarm system and the system should ideally be a minimum L2 system in line with BS5839 part 1. This will allow maximum flexibility when calculating maximum occupancies as will give maximum early warning. • All protected exit routes to be provided with a minimum of 30 minutes fire separation to other parts of the premises. 		

- All Fire doors protecting escape routes will be provided with intumescent strips and smoke seals and all fire doors will comply with the relevant provisions of Table B1 of ADB. At the time of inspection a number of doors were missing their smoke strips.
- Every escape route (other than those in ordinary use) will be marked by emergency exit signs complying with BS 5499: Part 1 and these will be located in accordance with the recommendations of BS 5499: Part 4. At the time of inspection signage was in place but some was inappropriately sited and some additional signage is required to clearly highlight the location of all the exit routes from all parts of the premises.

Licensing Policy

The premises are located within the West End Cumulative Impact zone but there will be no changes to the hours, activities or capacity. Therefore, the alterations will need to be assessed under the licensing objectives to include Public Safety and Crime and Disorder.

The alterations will not change the current operational style of the premises as a sexual entertainment venue or club but areas will be provided with additional facilities to allow a lounge area.

Premises History

A check of the premises file does not indicate any recent complaints against the premises regarding noise or nuisance nor any adverse visits by the city council.

Licensing Position

Proposed changes.

Ground Floor

- Reconfiguration of WC to increase public facilities.
- Reconfiguration and reduce size of the servery bar.
- Reduction in raised area from two steps to single step.
- Addition of loose seating.
- General refurbishment.

Basement Floor

- Reconfiguration of stage.
- Removal of all private dance booths.
- New servery provided.
- Relocation of DJ area.
- Addition of fixed seating.
- General refurbishment.

First Floor

- Reconfiguration of WC's.
- Reconfiguration of dressing room area to allow for small lounge area.
- New dressing room provided.
- General refurbishment.

No changes to the main entrance, circulation staircases or secondary means of escape.

No changes to the operating hours, activities or capacity.

The alterations will need to be assessed upon completion and therefore a works condition should be proposed.

Conditions

- No licensable activities shall take place 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.

Sexual Entertainment Licence

The plans supporting the SEV licence will need to be varied to reflect the new layout. It is advised that such variation is not made until the Premises Licence plans are granted.

Home Office guidance states.

Variations to premises/club layout.

If you are applying for a variation to the layout of your premises, you must include a revised plan. You should be aware that your application is likely to be refused if the proposed variation could: increase capacity for drinking on the premises; affect access between the public part of the premises and the rest of the premises or the street or public way, e.g. block emergency exits or routes to emergency exits; or impede the effective operation of a noise reduction measure.

How your minor variation may have an impact on licensing objectives.

You should also include a statement about why you consider the variations proposed would not have an impact on the licensing objectives. You should cover each of the objectives that could possibly apply to your proposal (or if more than one, to each proposal) and say why you think there could be no adverse impact on that objective.

The capacity of the premises is not changing therefore, the changes will not increase capacity for drinking. The changes do not impact on the current means of escape or hinder access to the current means of escape.

The removal of condition 18 regarding the requirement that persons pay a minimum fee before entering is historic and relates to the converted justice's licence back in 2005. The condition states,

18. Intoxicating liquor shall not be sold or supplied to persons entering the premises after 11pm other than to persons who have paid a minimum entrance fee of £3 Monday to Thursday or £5 Friday to Saturday.

Environmental Health would not object to the removal of this condition by way of minor variation. The financial charge is now so small that it would not deter people seeking entrance and would not be a condition that responsible authorities would impose under the Licensing Act 2003. It would be advisable to seek comment from the Police on their view.

Conclusion

The proposed alterations will not change the overall operational nature of the premises or impact on the Public Safety licensing objective.

Therefore, the view of Environmental Health is that the alterations can be addressed by way of minor variation with the alterations detailed above to be provided on the application form. The application is further reinforced as there will be no change to the licensing hours, activities or capacity. A full statement will need to be provided that demonstrates that there will be no adverse impact on the licensing objectives.

As part of the application process it is advised that the other responsible authorities will also need to assess the proposals and may wish to make additional comments.

Please note that any advice given will not guarantee that your application will be granted by the Licensing Service and the Environmental Health Consultation Team may still choose to make a representation to the application submitted.

From: Tom.Stewart@met.police.uk
To: [Lana Tricker](#)
Subject: RE: 23/01270/PREAPM 30 Dean Street, W1
Date: 22 May 2023 12:26:15
Attachments: [image005.png](#)

Hi Lana,

I am well thank you.

£3 to enter! Wow, there must have been a time when that was considered a reasonable amount of money!

I have no issues with the removal of that condition by way of a minor variation. I can see that condition causing more of a hindrance than a help.

Feel free to mention on the MV that you have discussed with me.

Kind Regards

Tom

Pc Tom Stewart | Licensing Officer | Westminster Licensing Team
Westminster City Council

15th Flr 64 Victoria Street
SW1E 6QP

Mobile - [REDACTED]

Email - Tom.stewart@met.police.uk

Licensing Team mailbox - AWMailbox-LicensingCW@met.police.uk



**METROPOLITAN
POLICE**

WAVE PROGRAMME
Welfare And Vulnerability Engagement



**ASK FOR
ANGELA**

From: Lana Tricker <lane@lrlaw.co.uk>
Sent: 22 May 2023 11:06
To: Stewart Tom - AW-CU <Tom.Stewart@met.police.uk>
Subject: FW: 23/01270/PREAPM 30 Dean Street, W1

Hi Tom

Hope you are well. I act for Sunset Strip and they want to do some refurb works. I did pre-app with Ian (report is attached) and as part of that Ian says the following about the removal of condition 18 on the premises licence regarding the requirement that persons pay a minimum fee before entering –he says it is historic and relates to the converted justice’s licence back in 2005. The condition states,

18. Intoxicating liquor shall not be sold or supplied to persons entering the premises after 11pm other than to persons who have paid a minimum entrance fee of £3 Monday to Thursday or £5 Friday to Saturday.

Ian says "Environmental Health would not object to the removal of this condition by way of minor variation. The financial charge is now so small that it would not deter people seeking entrance and would not be a condition that responsible authorities would impose under the Licensing Act 2003. It would be advisable to seek comment from the Police on their view."

So I am checking if you are ok if this is removed. I have removed them on other licences in the past under a MV but obviously checking. I am about to do the MV for the layout changes and wanted to include this on it as well if you are ok with it.


I attach the PL for you as well for ease.

Thanks

Kind regards

Lana

Lana Tricker
Principal, LT Law



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From: Watson, Ian: WCC <jwatson@westminster.gov.uk>

Sent: Friday, May 19, 2023 4:05 PM

To: Lana Tricker <lane@lrlaw.co.uk>

Subject: 23/01270/PREAPM 30 Dean Street, W1

Hi Lane
Please find attached the pre-application report.

Regards

Ian Watson

Senior Practitioner Environmental Health (Licensing)
EH Consultation
Regulatory Support Team 2
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Licence & Appeal History

Application	Details of Application	Date Determined	Decision
05/02203/LIPC	Conversion	10.05.2005	Granted under delegated authority
06/05073/WCCMAP	Master licence	19.10.2006	Granted under delegated authority
06/07620/LIPV	Variation – Extend hours to 02:00, variation of plans and amendment of conditions	19.10.2006	Granted by Licensing Sub Committee
08/05453/LIPV	Variation - Amendment of conditions	08.07.2008	Granted by Licensing Sub Committee
09/07575/LIPV	Variation - Amendment of conditions	11.03.2010	Refused by Licensing Sub Committee (Granted on Appeal to the Magistrates Court 12.11.201)
09/09464/LIPVM	Minor variation – Vary layout to include two private dance booths.	15.12.2009	Granted under delegated authority
18/09098/LIPDPS	Vary DPS	06.09.2018	Granted under delegated authority
23/01570/LIPT	Transfer - Anthony Curran and Declan Forde to Sohomed Limited	29.03.2023	Granted under delegated authority
23/03729/LIPVM	Minor variation – Amendment of plans	30.06.2023	Refused under delegated authority

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 appropriate for the promotion of the licensing objectives.

This schedule lists those conditions which are consistent with the operating schedule, or proposed as appropriate 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

Conditions: On Current Licence -

Mandatory:

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. All persons guarding premises against unauthorised access or occupation or against outbreaks of disorder or against damage (door supervisors) must be licensed by the Security Industry Authority.
5.
 - (1) The responsible person shall take all reasonable steps to ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises in a manner which carries a significant risk of leading or contributing to crime and disorder, prejudice to public safety, public nuisance, or harm to children.
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to
 - (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 (other than any promotion or discount available to an individual in respect of alcohol for consumption at a table meal, as defined in section 159 of the Act);
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less;
 - (d) provision of free or discounted alcohol in relation to the viewing on the premises of a sporting event, where that provision is dependent on
 - (i) the outcome of a race, competition or other event or process, or
 - (ii) the likelihood of anything occurring or not occurring;
 - (e) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
6. The responsible person shall ensure that no alcohol is dispensed directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
7. The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.
8. (1) The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
- (2) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and a holographic mark.
9. The responsible person shall ensure that:
- (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures
 - (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; and
 - (b) customers are made aware of the availability of these measures

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

Conditions reproducing the effect of conditions subject to which the relevant existing licences have effect.

Conditions relating to Regulated Entertainment:

10. This licence is subject to all the former Rules of Management for Places of Public Entertainment licensed by Westminster City Council, in force from 4 September 1998 and incorporating amendments agreed by the Council on 25 October 1999, 30 June 2000, 16 January 2001 and 1 October 2001.
11. On New Year's Eve the premises can remain open for the purpose of providing regulated entertainment from the time when the provision of regulated entertainment must otherwise cease on New Year's Eve to the time when regulated entertainment can commence on New Year's Day (or until midnight on New Year's Eve where no regulated entertainment takes place on New Year's Day).
12. Notwithstanding the provisions of Rule Management No.6 the premises may remain open for the purposes of this licence from 11pm on each of the days Monday to Saturday to 1am on the day following.
13. Patrons shall not be permitted to queue outside the premises.
14. Notices shall be prominently displayed at the exits reminding patrons that the premises are within a residential area. The notices shall also request patrons to leave in a quiet and orderly manner.
15. Deliveries to the premises shall not take place before 8am.
16. No person under 18 years of age shall take part in a striptease performance or shall otherwise be employed or allowed in the premises whilst the premises are in use under this licence.
17. Striptease will only be provided by the performers and the audience will not be permitted to be on the stage or participate in any other way.

Conditions for Sale of Alcohol

18. Intoxicating liquor shall not be sold or supplied to persons entering the premises after 11pm other than to persons who have paid a minimum entrance fee of £3 Monday to Thursday or £5 Friday to Saturday.
19. Persons who have paid the fee allowing them to visit the premises as many times in one day as they wish may only be allowed re-entry to the premises up to 11pm. Thereafter, the minimum entrance charges at Condition 15 will apply with no re-entry.
20. There shall be no payment made by or on behalf of the licensees to any person for bringing customers to the premises.
21. No gaming otherwise than by machines authorised under part III, Gaming Act, 1968.
22. Striptease performances will only be provided by the dancers and the audience will not be permitted to participate in any way.
23. No persons under the age of 18 years shall be allowed to enter or remain on the licensed premises, and a clear notice shall be displayed, in the following terms, at the entrance to the premises in a prominent position so that it can be easily read by persons entering: NO PERSON UNDER 18 YEARS WILL BE ADMITTED.

24. The sound level at the premises to be maintained at a level so as to prevent noise escape to the exterior.
25. Customers shall not be permitted to form a queue outside the premises and thus obstruct the pavement.
26. Silence notices to be placed by the exits warning patrons that the premises are in proximity of residential premises and requesting them to make an orderly exit.

Conditions which reproduce the effect of any restriction imposed on the use of the premises by specified enactments

27. (i) Alcohol shall not be sold, supplied, consumed in or taken from the premises except during permitted hours.

In this condition, permitted hours means:

- (a) On weekdays, other than Christmas Day, Good Friday or New Year's Eve, 10.00 to 23.00.
- (b) On Sundays, other than Christmas Day or New Year's Eve, 12.00 noon to 22.30.
- (c) On Good Friday, 12.00 to 22.30.
- (d) On Christmas Day, 12.00 to 15.00 and 19.00 to 22.30.
- (e) On New Year's Eve, except on a Sunday, 10.00 to 23.00.
- (f) On New Year's Eve on a Sunday, 12.00 to 22.30.
- (g) On New Year's Eve from the end of permitted hours on New Year's Eve to the start of permitted hours on the following day (or, if there are no permitted hours on the following day, 00.00 midnight on 31st December).

ii. Alcohol may be sold or supplied for one hour following the hours set out above (other than Christmas Day and New Year's Eve), and on Christmas Day, between 15.00 and 19.00, to persons taking table meals in the premises in a part of the premises usually set apart for the service of such persons and for consumption by such a person in that part of the premises as an ancillary to his meal. For other purposes or in other parts of the premises the hours set out above shall continue to apply.

iii. (a) Alcohol may be sold or supplied until 01.00 in the morning following weekdays (other than Good Friday and Christmas Day), 00.30 a.m. in the morning following Sundays (other than Christmas Day) and 00.30 in the morning following Good Friday to persons taking table meals in the premises in a part of the premises usually set apart for the service of such persons and for consumption by that person in that part of the premises as an ancillary to his meal.

(b) That part of the premises must also be used for the provision of entertainment by persons present and performing to which the sale or supply of alcohol is also ancillary.

(c) The alcohol must be sold or supplied at a time before (i) the provision of entertainment by persons present and performing or (ii) the provision of substantial refreshment, has ended. For other purposes or in other parts of the premises the hours set out above shall continue to apply.

(d) This condition does not authorise any sale or supply to any person admitted to the premises either after midnight (23.00 on Sunday) or less than half

an hour before the entertainment is due to end, except in accordance with condition number 28(ii) above.

NOTE - The above restrictions do not prohibit:

- (a) during the first thirty minutes after the above hours the consumption of the alcohol on the premises;
- (b) during the first twenty minutes after the above hours, the taking of the alcohol from the premises unless the alcohol is supplied or taken in an open vessel;
- (c) during the first thirty minutes after the above hours the consumption of the alcohol on the premises by persons taking table meals there if the alcohol was supplied for consumption as ancillary to the meals;
- (d) the sale or supply of alcohol to or the consumption of alcohol by any person residing in the licensed premises;
- (e) the ordering of alcohol to be consumed off the premises, or the despatch by the vendor of the alcohol so ordered;
- (f) the sale of alcohol to a trader or registered club for the purposes of the trade or club;
- (g) the sale or supply of alcohol to any canteen or mess, being a canteen in which the sale or supply of alcohol is carried out under the authority of the Secretary of State or an authorised mess of members of Her Majesty's naval, military or air forces;
- (h) the taking of alcohol from the premises by a person residing there;
- (i) the supply of alcohol for consumption on the premises to any private friends of a person residing there who are bona fide entertained by him at his own expense, or the consumption of alcohol by persons so supplied;
- (j) the supply of alcohol for consumption on the premises to persons employed there for the purposes of the business carried on by the holder of the licence, or the consumption of liquor so supplied, if the liquor is supplied at the expense of their employer or of the person carrying on or in charge of the business on the premises.

In this condition, any reference to a person residing in the premises shall be construed as including a person not residing there but carrying on or in charge of the business on the premises.

28. No person under fourteen shall be in the bar of the licensed premises during the permitted hours unless one of the following applies:
- (a) He is the child of the holder of the premises licence.
 - (b) He resides in the premises, but is not employed there.
 - (c) He is in the bar solely for the purpose of passing to or from some part of the premises which is not a bar and to or from which there is no other convenient means of access or egress.
 - (d) The bar is in railway refreshment rooms or other premises constructed, fitted and intended to be used bona fide for any purpose to which the holding of the licence is ancillary.

In this condition "bar" includes any place exclusively or mainly used for the consumption of intoxicating liquor. But an area is not a bar when it is usual for it to be, and it is, set apart for the service of table meals and alcohol is only sold or supplied to persons as an ancillary to their table meals.

29. If any entertainment is provided for children or if an entertainment is provided at which the majority of persons attending are children, then, if the number of children attending the entertainment exceeds 100, it shall be the duty of the holder of the premises licence:

- (a) to station and keep stationed wherever necessary a sufficient number of adult attendants, properly instructed as to their duties, to prevent more children or other persons being admitted to the building, or to any part thereof, than the building or part can properly accommodate,
- (b) to control the movement of the children and other persons admitted while entering and leaving the building or any part thereof, and
- (c) to take all other reasonable precautions for the safety of the children.

30. The terminal hour for late night refreshment on New Year's Eve is extended to 05:00 on New Year's Day

Annex 2 – Conditions consistent with the operating Schedule

None

Annex 3 – Conditions attached after a hearing by the licensing authority

31. No noise shall emanate from the premises nor vibration be transmitted through the structure of the premises which gives rise to nuisance.
32. The maximum number of persons, including staff, to be present in the licensed premises shall not exceed the number specified from time to time by the proper officer of the London Fire and Civil Defence Authority. Maximum number of persons permitted (including staff) - 65.
33. Two SIA licensed doormen shall be on duty at the premises at all times and shall routinely monitor the premises.

34*. An SIA trained licensed doorman shall be predominately based in the basement area during any stage performances.

35*. Whilst the premises are in use under this licence Rule Management No.4 is waived in part so as to only permit the performance of striptease on the raised stage or designated dance area in the basement.

36*. At least one "Personal Licence Holder" shall be present during the whole time intoxicating liquor is supplied, sold or consumed.

37*. Striptease and nudity shall only be allowed in the basement floor, on a raised stage or in the private designated dance area as indicated on the Premises Plan. The stage performance provided to customers seated in theatre style seating or customers standing in the area to rear of that seating only. The private performance provided in the Designated Dance area to customers seated on fixed seating within the area.

38*. Striptease or nudity shall only be allowed in performance presented by or in association with the licensees in the designated dance or stage areas.

If at any time hostesses are operating at the premises Conditions 38-43 shall apply:

39*. The Code Conduct for hostesses shall be lodged with the Police Authority responsible for licensing and Westminster City Council Licensing Authority. All hostesses shall sign the Code of Conduct as agreed by the Police in their proper name acknowledging that they have read and understood, and are prepared to abide by the said Code of Conduct, and copy so signed shall be retained by the licensees and shall be readily available for inspection by the Police and/or authorised persons upon reasonable request.

40*. A record shall be kept at the premises of the real names, addresses and "stage names" of all hostesses and this record shall be readily available to the Police and/or the Licensing Authority upon reasonable request.

41*. A notice outlining the Code of Conduct for the customer -as agreed with the Police- shall be positioned at the entrance, reception, bar area and table menus. It shall be of an adequate size (font 16) so that it can be easily read by the customer.

42*. All hostesses' activities shall be conducted openly and at no time shall hostesses entertain customers in areas of the premises that are screened, hidden by curtains or not in public use.

43*. Hostesses will not accept any telephone number or any other contact information from any customer.

44*. Customers will not be in the company of the hostess except in any area open to the public within the Club.

45*. Customers must remain fully clothed at all times. The dancers must not remove any of the customers' clothing at any time.

46*. There shall be no indecent conduct between the customer and dancers.

47*. Customers will not offer any payment in return for sexual favours.

48*. At all times customers will behave in a decent and appropriate manner. Any customers not acting in accordance with these codes of conduct will (at the management's discretion) be asked to leave the premise)

49*. There shall be no physical contact between dancers whilst performing.

50. There shall be no physical contact between customers and the dancers except for the placing of money or tokens in a garter or into the hands of the dancer at the beginning or conclusion of the performance. Whilst the dancers are performing there shall be a minimum distance of one metre between the dancer and the seated customers. Notices to this effect shall clearly be displayed at each table and at the entrance to the premises.

51. CCTV will be installed in the whole of the licensed areas, including all dance areas, and in particular cameras to be placed to cover the entrance, the toilet entrance and the entrance to the dancers changing room. All cameras will continually record whilst the premises are open to the public. The recordings will be retained for a period of 28 days, time/date stamped, and made available to the statutory authorities upon request (all areas are to be sufficiently lit, in order that the recorded images are of reasonable quality).

52. Suitable beverages other than intoxicating liquor (including drinking water) shall be available during the whole of the permitted hours in all parts of the premises where intoxicating liquor is sold or supplied.

53*. On any day that performers are taking part in acts of striptease (whether on stage or at table side) they shall not perform towards each other, or make any physical contact with another person.

54*. Such striptease and topless performers shall be engaged subject to the rules the same as or similar to the Management Rules of Conduct deposited with the Licensing Authority. The striptease dancers shall be provided with copy of those rules.

Private Dance Area

55*. Entertainment may be provided solely by fully nude dancers to customers seated at tables in the approved part of the premises. No audience participation shall be permitted.

56*. The maximum number of customers accommodated in the area at any one time shall be 4 persons excluding staff, dancers, or hostesses.

Designated Smoking Area:

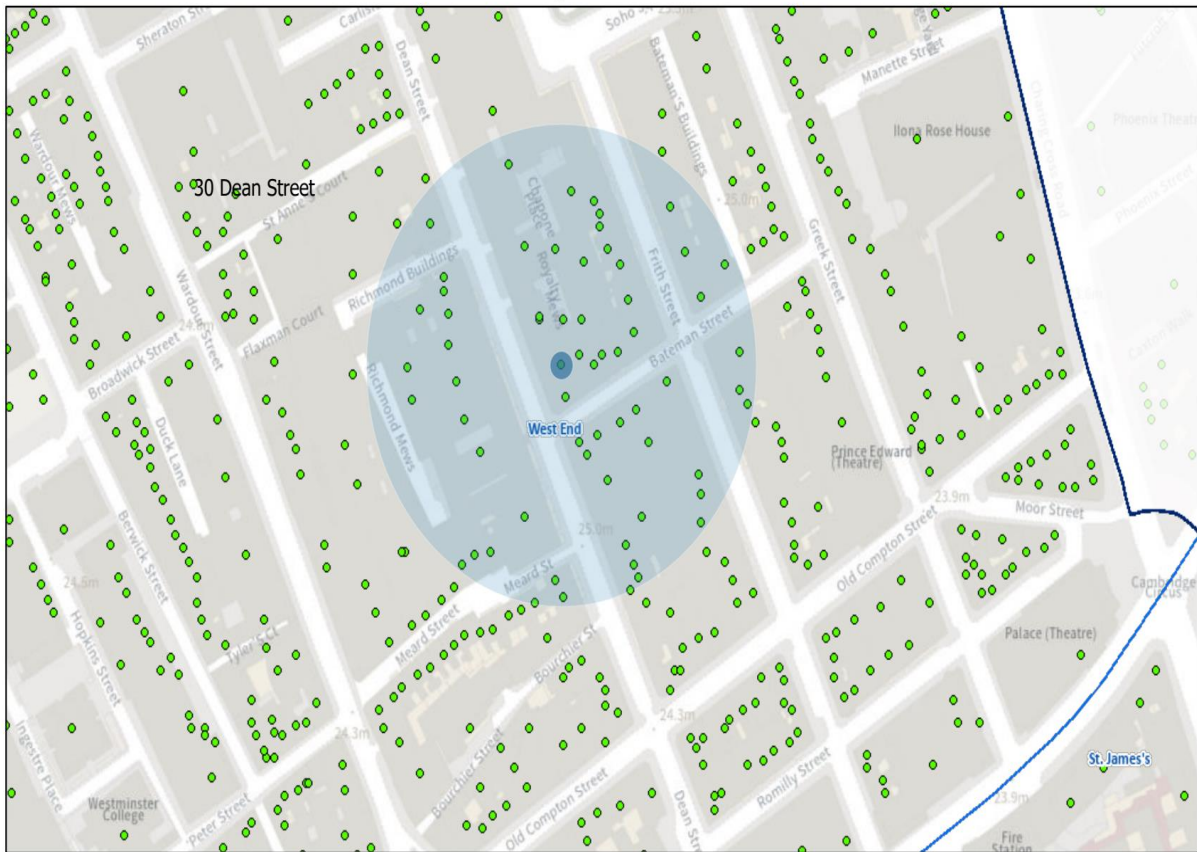
57. Consumption of alcohol is permitted outside the premises subject to being restricted to the Designated Smoking Area supervised by a licensed doorman positioned outside the premises at all material times and involves a maximum of 10 patrons at any one time

* Conditions indicated shall not apply when a Sexual Entertainment Licence is in effect at the premises

Conditions proposed by the applicant

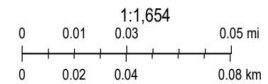
58. No licensable activities shall take place until the premises has been assessed as satisfactory by the Environmental Health Consultation Team at which time this condition shall be removed from the Licence by the licensing authority.
59. Before the premises open to the public, the plans as deposited shall be checked by the Environmental Health Consultation Team to ensure they are an accurate reflection of the premises constructed. Where the premises layout has changed during the course of construction new plans shall be provided to the Environmental Health Consultation Team and the Licensing Authority.

Sunset Strip, 30 Dean Street



07/11/2023, 13:04:07

- Property Mailing List
- Ward Labels
- Borough Boundary - Mask
- Borough Boundary - Detailed
- Ward Boundaries



Resident count: 89

Licensed premises within 75m of 30 Dean Street, London, W1				
Licence Number	Trading Name	Address	Premises Type	Time Period
21/14629/LIPVM	The Crown & Two Chairmen	31-32 Dean Street London W1D 3SB	Pub or pub restaurant with lodge	Sunday; 07:00 - 22:50 Monday to Thursday; 07:00 - 23:30 Friday to Saturday; 07:00 - 00:00 Sundays before Bank Holidays; 07:00 - 00:00

20/03241/LIPT	Salon 64	14 Bateman Street London W1D 3AG	Hairdresser or beauty salon	Monday; 08:00 - 22:30 Tuesday; 08:00 - 22:30 Wednesday; 08:00 - 22:30 Thursday; 08:00 - 22:30 Friday; 08:00 - 22:30 Saturday; 08:00 - 22:30
23/00162/LIPVM	Barrafina Quo Vadis	26 Dean Street London W1D 3LL	Restaurant	Sunday; 09:00 - 00:00 Monday to Saturday; 09:00 - 02:30
21/05164/LIPDPS	Pix	16 Bateman Street London W1D 3AH	Restaurant	Sunday; 12:00 - 22:30 Monday to Thursday; 11:00 - 23:30 Friday to Saturday; 11:00 - 00:00 New Year's Eve; 12:00 - 00:00
22/09153/LIPDPS	Doppo	33 Dean Street London W1D 4PW	Restaurant	Sunday; 12:00 - 22:30 Monday to Thursday; 09:00 - 23:30 Friday to Saturday; 09:00 - 00:00 Sundays before Bank Holidays; 12:00 - 00:00
22/11707/LIPCH	Cookhouse Joe	33 Dean Street London W1D 4PW	Restaurant	Sunday; 12:00 - 22:30 Monday to Thursday; 09:00 - 23:30 Friday to Saturday; 09:00 - 00:00 Sundays before Bank Holidays; 12:00 - 00:00
13/01625/LIPDPS	Gopal's Of Soho	Basement And Ground Floor 12 Bateman Street	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30

		London W1D 4AH		
20/07618/LIPDPS	Mimis	56-57 Frith Street London W1D 3JG	Hotel, 3 star or under	Sunday; 07:00 - 22:30 Monday to Thursday; 07:00 - 23:30 Friday to Saturday; 07:00 - 00:00 Sundays before Bank Holidays; 12:00 - 00:00
19/06836/LIPDPS	Dog & Duck Public House	18 Bateman Street London W1D 3AJ	Public house or pub restaurant	Sunday; 07:00 - 00:00 Sunday; 07:00 - 22:30 Monday to Thursday; 07:00 - 23:30 Monday to Saturday; 07:00 - 00:30 Friday to Saturday; 07:00 - 00:00 Sundays before Bank Holidays; 07:00 - 00:00
18/08862/LIPVM	Japes	Ground Floor Townsend House 22 - 25 Dean Street London W1D 3RY	Restaurant	Sunday; 09:00 - 00:00 Monday to Saturday; 07:00 - 01:00
22/10218/LIPDPS	Soho Dean Street	76 Dean Street London W1D 3SQ	Club or institution	Monday to Sunday; 07:00 - 01:00
23/06960/LIDPSR	Canwood55	55 Frith Street London W1D 4SJ	Restaurant	Sunday; 12:00 - 22:30 Monday to Saturday; 10:00 - 23:30
17/06448/LICV	De Lane Lea Sports & Social Club	Ground Floor 75 Dean Street London W1D 3SQ	Film and TV studio	Monday to Saturday; 12:00 - 00:00

20/10046/LIPN	Tomato (Shadow Licence)	54 Frith Street London W1D 4SL	Premises Licence - Shadow Licence	Monday; 10:00 - 01:30 Tuesday; 10:00 - 01:30 Wednesday; 10:00 - 01:30 Thursday; 10:00 - 01:30 Friday; 10:00 - 01:30 Saturday; 10:00 - 01:30 Sunday; 10:00 - 01:00
20/11539/LIPDPS	Tomato	54 Frith Street London W1D 4SL	Restaurant	Sunday; 10:00 - 01:00 Monday to Saturday; 10:00 - 01:30
20/03127/LIPN	Not Recorded	Royalty House 72-74 Dean Street London W1D 3SG	Office	Sunday; 08:00 - 00:00 Monday to Saturday; 07:00 - 01:00
22/11434/LIPDPS	The Seafood Bar	Basement And Ground Floor 77 Dean Street London W1D 3SH	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30
17/09349/LIPRW	Circa	Basement And Ground Floor 62 Frith Street London W1D 3JN	Night clubs and discos	Monday to Sunday; 11:00 - 01:00
22/11030/LIPDPS	Dean Street Town House	69 - 71 Dean Street London W1D 3SE	Club or institution	Monday to Sunday; 00:00 - 00:00
21/09121/LIPDPS	Sussex Restaurant	63 - 64 Frith Street London W1D 3JW	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30
21/07752/LIPN	Gravity House	65 - 66 Frith Street London W1D 3JR	Office	Monday to Sunday; 00:00 - 00:00
22/09297/LIPVM	Burger & Lobster	36 - 38 Dean Street London W1D 3TE	Restaurant	Sunday; 12:00 - 23:00 Monday to Thursday; 10:00 - 00:30 Friday to

				Saturday; 10:00 - 01:00 Sundays before Bank Holidays; 12:00 - 00:30
17/08427/LIPV	Nandos	Ground Floor 10 Frith Street London W1D 3JF	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30
11/02308/LIPDPS	Prix Fixe Brasserie	Basement And Ground Floor 39 Dean Street London W1D 4PU	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30
16/09930/LIPDPS	Koya Bar	Ground Floor 50 Frith Street London W1D 4SQ	Restaurant	Sunday; 12:00 - 22:30 Monday to Thursday; 10:00 - 23:30 Friday to Saturday; 10:00 - 00:00
08/06508/LIPDPS	The Arts Theatre Club	50 Frith Street London W1D 4SQ	Night clubs and discos	Sunday; 09:00 - 23:00 Monday to Saturday; 09:00 - 03:30
18/01285/LIPDPS	Hazlitts Hotel	6 Frith Street London W1D 3JA	Hotel, 3 star or under	Sunday; 12:00 - 23:00 Monday to Saturday; 10:00 - 23:30
23/04898/LIPDPS	Soho Theatre	Basement And Ground Floor 21 Dean Street London W1D 3NE	Theatre	Sunday; 10:00 - 01:00 Monday to Saturday; 10:00 - 02:30
19/07312/LIPDPS	Soho Theatre Company	First Floor To Second Floor 21 Dean Street London W1D 3NE	Theatre	Sunday; 12:00 - 23:30 Monday to Saturday; 09:00 - 00:00 Bank Holiday; 14:00 - 23:30
23/05285/LIPDPS	Hoppers	49 Frith Street London W1D 4SG	Restaurant	Sunday; 08:00 - 23:30 Monday to Saturday; 08:00 - 00:30
20/09123/LIPCH	Wagamama	81 Dean Street London W1D 3SW	Restaurant	Sunday; 08:00 - 23:00 Monday to Thursday;

				08:00 - 00:00 Friday to Saturday; 08:00 - 00:30 Sundays before Bank Holidays; 08:00 - 00:30
22/10545/LIPCH	Honest Burgers	Basement And Ground Floor 4 Meard Street London W1F 0EF	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30
21/14671/LIPDPS	40 Dean Street	40 Dean Street London W1D 4PX	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30
22/07519/LIPV	Chotto-Matte	11-13 Frith Street London W1D 4RB	Restaurant	Sunday; 12:00 - 00:30 Monday to Saturday; 10:00 - 01:30
21/14423/LIPV	TAVUUK	3-5 Bateman Street London W1D 4AG	Cafe	Sunday; 12:00 - 16:00 Monday to Thursday; 10:00 - 23:30 Friday to Saturday; 12:00 - 00:00
06/07744/WCCMAP	Garlic & Shots	Basement And Ground Floor 14 Frith Street London W1D 4RD	Restaurant	Sunday; 12:00 - 23:30 Monday to Saturday; 10:00 - 01:00
21/07370/LIPV	Blacks	Basement To First Floor 67 Dean Street London W1D 4QH	Club or institution	Sunday; 12:00 - 01:00 Monday to Saturday; 10:00 - 01:30
22/04199/LIPDPS	Duck Soup	Basement And Ground Floor 41 Dean Street London W1D 4PY	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30
23/01394/LIPCH	Lobos Meat Tapas	Basement And Ground Floor 48 Frith Street London W1D 4SF	Restaurant	Sunday; 12:00 - 22:30 Monday to Thursday; 10:00 - 23:30 Friday to

				Saturday; 10:00 - 00:00 Sundays before Bank Holidays; 12:00 - 00:00
23/01943/LIPRW	Negroni	15 Frith Street London W1D 4RE	Restaurant	Sunday; 12:00 - 00:00 Monday to Saturday; 10:00 - 00:30