## CHILTERN DISTRICT COUNCIL

King George V House, King George V Road, Amersham,

Buckinghamshire, HP6 5AW

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## **Licensing & Regulation Committee**

Monday, 1st October, 2012 at 10.30 am

Large Committee Room, King George V House, King George V Road, Amersham

A G E N D A

- 1 Evacuation Procedures
- 2 Minutes

To sign the Minutes of the meeting held on 1 March 2012, previously circulated.

- 3 Apologies for Absence
- 4 Declarations of Interest
- 5 Consideration of an Objection Notice made in Response to a Temporary Event Notice (Pages 1 2)

Appendix A (Pages 3 - 16)

Appendix B (Pages 17 - 18)

Appendix C (Pages 19 - 28)

6 Consideration of an Objection Notice Made in Response to a Temporary Event Notice (Pages 29 - 32)

Appendix A (Pages 33 - 46)

Appendix B (Pages 47 - 48)

Appendix C (Pages 49 - 58)

Support Officer: Richard Harris (01494 732010; email: rharris@chiltern.gov.uk)

### 7 Exclusion of the Public

To resolve that under Section 100(A)(4) of the Local Government Act 1972 the public be excluded from the meeting for the following item(s) of business on the grounds that they involve the likely disclosure of exempt information as defined in Part I of Schedule 12A of the Act.

8 Private Reports (if any)

**Note:** All Reports will be updated orally at the meeting if appropriate and may be supplemented by additional reports at the Chairman's discretion.

Membership: Licensing & Regulation Committee

Councillors: P N Shepherd (Chairman)

D G Meacock (Vice-Chairman)

S P Berry
N L Brown
Mrs J A Burton
M J Cunnane
G K Harris
P M Jones
D J Lacey
S A Patel
M Prince

C H Spruytenburg

N Stewert H A Trevette M Vivis

If you would like this document in large print or an alternative format please contact 01494 732145; email chiefexecs@chiltern.gov.uk

Support Officer: Richard Harris (01494 732010; email: rharris@chiltern.gov.uk)

#### CHILTERN DISTRICT COUNCIL

### LICENSING AND REGULATION COMMITTEE

### 01 OCTOBER 2012 AT 10:00

# 1 CONSIDERATION OF AN OBJECTION NOTICE MADE IN RESPONSE TO A TEMPORARY EVENT NOTICE

Contact Officer: Robin Grey 01494 732140

### **RECOMMENDATIONS**

That Members consider the objection notice served by Environmental Health in response to a temporary event notice and decide what action is appropriate for the promotion of the licensing objectives.

### **Matter for Consideration**

- To consider the counter notice served by Environmental Health in response to the Temporary Event Notice given for an event taking place between 00:00 and 03:00 on 01 January 2013 at the George Inn Public House, 137 High Street, Chalfont St Peter, Buckinghamshire, SL9 9QL, and decide if it is appropriate for the promotion of the licensing objectives to:
  - i) give a counter notice; or
  - ii) not give a counter notice, but impose conditions on the temporary event notice that are attached to the Premises Licence that has effect in respect of the premises; or
  - iii) not give a counter notice and not impose any conditions.

### **Application**

- On 18 September 2012, Mr Nicholas Charalambous gave Chiltern District Council (the Licensing Authority) notice under section 100 of the Licensing Act 2003 of a temporary event that is proposed to take place between 00:00 and 03:00 on 01 January 2013 at the George Inn Public House, 137 High Street, Chalfont St Peter, Buckinghamshire, SL9 9QL. This notice is attached to the report as *Appendix A*.
- The temporary event notice was simultaneously served on Thames Valley Police and the Environmental Health Department of Chiltern District Council to allow them to consider whether allowing the premises to be used in accordance with the notice would undermine the licensing objectives.

On 20 September 2012, Environmental Health served an objection notice as it was considered that allowing the premises to be used in accordance with the notice would undermine the prevention of public nuisance licensing objective. The objection notice is attached to the report as *Appendix B*.

#### **Premises Licence**

A Premises Licence was granted in respect of the premises on 25 October 2007 and this has subsequently been varied. The Licence is attached to the report as *Appendix C*. A number of mandatory conditions, conditions consistent with the operating schedule and conditions attached by the Licensing Authority at a hearing are attached to the Licence and these are shown in Annex 1, Annex 2 and Annex 3 of the Licence.

### Decision to be made

- The decision to be made by Members is outlined in paragraph 1 above.
- Members are reminded that any decision made under the Licensing Act 2003 should be a view to promoting the licensing objectives.
- In making its decision, Members must also have regard to the statutory guidance issued under section 182 of the Licensing Act 2003 and the Council's own Licensing Policy. If Members depart from either, they must specify their reasons for doing so. The relevant sections of the Guidance are 1.2-1.5, 1.9, 2.33-2.40 & 7.34 and the relevant sections of the Policy are 2.1 & 6.10-6.12.
- 9 The Committee must consider the objection notice and take one of the following steps:
  - i) give the premises user a counter notice under this section if it considers it appropriate for the promotion of the licensing objectives to do so; or
  - ii) Not give the premises user a counter notice.
- If the Committee decide not give the premises user a counter notice, they may decide to impose one or more conditions on the temporary event notice that are imposed on the Premises Licence issued in respect of the premises (*Appendix C*) if they consider it appropriate for the promotion of the licensing objectives to do so. However, no condition can be imposed if it would be inconsistent with the carrying on of the licensable activities under the temporary event notice. If the Committee decides to impose conditions, the premises user must be given a decision notice that is accompanied by a separate statement (the "statement of conditions") which sets out the conditions that have been imposed on the temporary event notice.

Page 1 - Start Page	
	Chiltern District Council  Temporary Event Notice
Thank you for using the Chiltern District Counc to ensure your experience of using this service	Il online application and notification system. Please take note of the following information which will help
Form Submission We would sak that whilst you may wish to print	or save this form for your own use, Chiltern District Council will only accept forms submitted ponse from us, which will be sent directly to the e-mail address you provide us.
Payment	
Lunon submitting your online application form. P	on which requires a payment, please have your credit or debit card to hand as payment can be made lease note there is a handling charge of 1.6% applied to payments made by credit card. Debit card tifications requiring a payment will only be validated once payment is confirmed.
General Information Should you encounter any problems with comp	leting the form, please contact the relevant department.
Please note the Council Offices are open: Monday to Thursday 9:00 am to 5:00 pm Friday 9:00 am to 4:30 pm	
Chiltern District Council, King George V Road, Amersham, Buckinghamshire.	
HP6-5AW Telephone: 01494 729000	
Thank you, Martin Holt Head of Health and Housing	
FOR OFFICIAL USE ONLY Title Customer Name	Form Filename Application Temporary event notice (1.0).wdf
MR NICHOLAS, CHARALAMBOUS DOB NINO	Form Reference NICHOLAS, CHARALAMBOUS  Caps Reference   Notes
TEL   Email[nfo@bargeorge.co.uk Customer Address	N 1976 (1976)
PARK COTTAGE, LOVE HILL LANE LANGLEY PARK SLOUGH SL3 6DE	
Date Form Started   18/09/2012 12:54:38	
Date of E-signing Date Submitted 18/9/2012 13:00:45	
Data Validation Ref  Occupancy type  Advisor Name (who started form)	
Advisor Department	

Appendix A

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### Data Protection Statement

Chiltern District Council will treat your personal information in accordance with the Data Protection Act of 1998. If you have an enquiry or concern regarding the processing of personal data by Chiltern District Council, please contact:

The Data Protection Officer
Chiltern District Council
Council Offices
King George V Road
Amersham
Bucks
HP6 5AW

Page 4

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Licensing Authority: Chiltern District Council

Licensing Team Chiltern District Council King George V Road Amersham

Buckinghamshire

HP6 5AW

Ref:



### **Temporary Event Notice**

Information on the Licensing Act 2003 is available on the website of the Department for Culture, Media and Sport (www.culture.gov.uk/what\_we\_do/alcohol\_and\_entertainment/default.aspx) or from your local licensing authority.

Before completing this form <u>please read the guidance notes at the end of the form.</u>
You may wish to keep a copy of the completed form for your records.

You should keep a copy of the completed notice for your records. You must send two copies of this notice to the licensing authority and an additional copy must be sent to the chief officer of police for the area in which the premises are situated. The licensing authority will endorse one of the two copies and return it to you as an acknowledgement of receipt.

I, the proposed premises user, hereby give notice under section 100 of the Licencing Act 2003 of my proposal to carry on a temporary activity at the premises described below.

1. Personal Details	of Premises User <i>(Pl</i>	lease read note 1)	
1. Your name			
Title Forenames		Surname	
MR NICHOLAS		CHARALAMBOUS	
2. Previous names (if re	levant)		
		[1] [1] [1] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2	
			234
3. Your date of birth			
4. Your place of birth		The state of the s	14519 14519 14619
5. National Insurance N	was need to be a common to a contract the contract to the cont		
6. Your current address correspondence box b	(We will use this address	to correspond with you unless you complete the separate	
PARK COTTAGE, LOVE HILL LANGLEY PARK SLOUGH SL3 6DE			
7. Other contact details			221114
Telephone numbers			
Daytime			
Evening (optional)			
Mobile (optional).			
Fax number (optional)		and the principle of the common the desired for the principle of the common thas a common the common the common the common the common the commo	
Email address	info@bargeorge.co.uk		

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icensing Authority: Chiltern Distric	t Council Ref:	
	spondence (Address for correspondence associated with this application, if	
different to the previous addres		
9. Alternative contact details (if	applicable)	
Telephone numbers		
Daytime Evening (optional)		
Mobile (optional)		
Fax number (optional)		
E-Mail address (optional)		
is a produced by the contract of $T_{ij} = T_{ij} = T_{i$		
2. The Premises		
Please select the address of the paddress please select the street re	remises where you intend to carry out the licensable activities. If there is no ecord in the address lookup and supply further details of the location	
(including ordnance Survey refere	nces) (Please read note 2).	
eorge Inn Public House 37 High Street halfont St Peter		Geor
uckinghamshire L9 9QL		
Additional address information		
Does a premises licence or club p	remises certificate have effect in relation to the premises (or any part ter the licence or certificate number below.	
Premises licence number	ter the ricerce of certificate number below.	
Additional address information		2. N. Ates
and the second of the second o	the premises at this address (Please read note 3) Yes No	
(If no, please give a description ar		
Please describe the nature of the	premises below. (Please read note 4)	
OCKTAIL BAR		
Please describe the nature of the	event below. (Please read note 5)	
EW YEARS EVE PARTY		100000 ABABATAA

age 5 out of 12						
Licensing Authority:	Chiltern District Cou	incil	Ref:			
3. The Licensable	Activities					
Please state the licensa licensable activities you relevant field). (Please r	intend to carry or	you intend to carry on at the   i ∹either double click with the	oremises (please me e mouse, or press t	nark an "X" n he space ba	ext to the in the	
The sale by retail of alc	ohol					x
The supply of alcohol by	y or on behalf of a	club to, or to the order of, a	member of the cli	Jbdi		X
The provision of regulat	ed entertainment					х
The provision of late nig						х
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e i no to como un et en a un magnetare participare en en autorialiste.	er a antique de la capital	you intend to use these pre	mises for licensah	le activities	(Please res	ad .
note 8) Please give time	es in 24 hour clock	k. eg. 19:00. (Please read n	ote 9)	ie activities.	(1.10450.104	au , in,
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Start Date	Time	End Date	9	Time	News Name and the	
Start Date	Time	End Date		Time		
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Start Date	Time	End Date	9	Time		
state whether the supplied premises, or both (please (Please read note 11)  4. Personal Licence	e mark an "X" nex	t to the appropriate box).	Off the pre Both	mises of hy		
					Yes	No
Do you currently hold a	valid personal lice	nce? ( <i>Please mark an "X" in</i>	the box that appli	es to you)	X	n per garanta
If "Yes" please provide the	ne details of your	personal licence below.				
ssuing licencing aut	nority sоттн	BUCKS COUNTY COUNCIL				
Licence number	05/005	33/LAPER				
Date of issue						
Date of expiry	15/08/	15				
Any further relevant	details					
5. Previous Tempo	rary Event No	tices you have given	(Please read no	ote 13)		
					Yes	No
	as the event for w	ent notice in respect of any hich you are now giving this s to you)			×	
If answering yes, please that same calendar year		of temporary event notices.	you have given fo	events in	1	PIN PR
ı ınar same calendar year						
				ant call	Yes	No
a) ends 24 hours or less		t notice for the same premis	es in which the ev	ент репоа:		X
	s after the event p	period proposed in this notic s to you)	e?			

Appendix A

X

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Licensing Authority: Chiltern District Council Ref: 6. Associates and business colleagues (Please read note 14) No Yes Has any associate of yours given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice? Χ If answering yes, please state the total number of temporary event notices your associate(s) have given for events in the same calendar year Has any associate of yours already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or No Yes b) begins 24 hours or less after the event period proposed in this notice? Χ (Please mark an "X" in the box that applies to you) Has any person with whom you are in business carrying on licensable activities given a Yes Νo temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice? (Please mark an "X" in the box that applies to you) Χ If answering yes, please state the total number of temporary event notices your business colleague(s) have given for events in the same calendar year. Has any person with whom you are in business carrying on licensable activities already given a temporary event notice for the same premises in which the event period: a) ends 24 hours or less before; or No b) begins 24 hours or less after the event period proposed in this notice?

7. Checklist (Please read note 15) I shall (Please mark the appropriate boxes with an "X")	
If the premises are situated in one or more licensing authority areas, send at least one copy of this notice to each additional licensing authority	X
If the premises are situated in one or more police areas, send a copy of this notice to each additional chief officer of police	X
If the premises are situated in one or more local authority areas, send a copy of this notice to each additional local authority exercising environmental health functions	Х
Make or enclose payment of the fee for the application	: X:
Sign the declaration in Section 9	<b>X</b> -

### 8. Condition (Please read note 16)

(Please mark an "X" in the box that applies to you)

It is a condition of this temporary event notice that where the relevant licensable activities described in Section 3 above include the supply of alcohol that all such supplies are made by or under the authority of the premises user.

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Declaratio	)n					
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Licensing Auth	ority: Chiltern Distric	t Council		Re	ef:	
Applicant(s):						
		(				
	tions (Please rea ion contained in th		ot to the best o	f my knowledge	and ballet	
	that it is an offend		ci to the best c	i my knowledge	and bener.	
(i) to knowin	alv or recklesslv m	nake a false state	ement in conne	ection with this t	emporary event	notice and
that a persor and	າ is liable on convi	ction for such a	n offence to a t	ine up to level 5	on the standar	d scale;
(ii) to permit	an unauthorised li n for any such offe	censable activit	y to be carried	on at any place	an that a person	n is liable term not
exceeding si	x months, or to bo	th.				
Please tick ti	he box if you agree	with the declar	ations above.	X		
Date		18/09/2012				
Name of Per	son signing	MR NICHOLA	s Charalambous			
or completio	n by the Licensing	Authority				
	wledgement (Ple		e 18)			<u> </u>
	ge receipt of this te					
SIGNATURE					DATE	
		On behalf of t	he Licencing Au	thority		
Name of Offic	cer Signing					
Official Use			NICHOLAS, CHARALA	MBOUS.		
omciai use 2		Ref 1 Ref 3				

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#### NOTES

#### General

The police and local authority exercising environmental health functions may intervene on the grounds of any of the four licensing objectives (the prevention of crime and disorder, public safety, the prevention of public nuisance, and the protection of children from harm) to prevent the occurrence of an event at which permitted temporary activities are to take place or to agree a modification of the arrangements for such an event. However, the licensing authority will intervene of its own volition in the cases described below.

First, it will issue a counter notice if there is an objection to a late temporary event notice (see note 7 below).

Secondly, it may issue a notice in relation to its decision to impose conditions on a temporary event notice (see note 2 below).

Thirdly, it will issue a counter notice if the first, second and fourth of the limits set out below would be exceeded. If any of the limits below are breached or if a counter notice has been issued, any licensable activities taking place would be unauthorised and the premises user would be liable to prosecution. The limitations apply to:

- the number of times a person (the "premises user") may give a temporary event notice (50 times per year for a personal licence holder and 5 times per year for other people);
- the number of times a person (the "premises user") may give a late temporary event notice (10 times per year for a personal licence holder and 2 times per year for other people);
- the number of times a temporary event notice may be given in respect of any particular premises (12 times in a calendar year);
- the length of time a temporary event may last for these purposes (168 hours);
- the maximum aggregate duration of the periods covered by temporary event notices at any individual premises (21 days per calendar year); and
- the scale of the event in terms of the maximum number of people attending at any one time (a maximum of 499).

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. The limits applying to late temporary event notices are included within the overall limits applying to the total number of temporary event notices. Note 14 below explains the definition of an "associate".

When permitted temporary activities take place, a premises user must ensure that either:

a copy of the temporary event notice endorsed as acknowledged by the licensing authority is prominently displayed at the premises; or that

the temporary event notice is kept at the premises either in his own custody or in the custody of a person present and working at the premises and whom he has nominated for that purpose.

Where the temporary event notice is in the custody of a nominated person, a notice specifying that fact and the position held by that person must be displayed prominently at the premises.

Where the temporary event notice or a notice specifying the nominated person is displayed, a constable or an authorised person (for example, a licensing officer, fire officer or environmental health officer) may require the premises user to produce the temporary event notice for examination. Similarly, where the nominated person has the temporary event notice in his custody, a constable or authorised person may require that person to produce it for examination.

Failure to produce the temporary event notice without reasonable excuse would be an offence.

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It should also be noted that the following, among other things, are offences under the Licensing Act 2003:

- the sale or supply of alcohol to children under 18 years of age (maximum fine on conviction is a fine up to level 5 on the standard scale, currently £5,000);
- allowing the sale of alcohol to children under 18 (maximum fine on conviction is a fine up to level 5 on the standard scale, currently £5,000);
- knowingly allowing the consumption of alcohol on the premises by a person aged under 18 (maximum fine on conviction is a fine up to level 5 on the standard scale, currently £5,000);
- allowing disorderly behaviour on the premises (maximum fine on conviction is a fine up to level 3 on the standard scale, currently £1,000);
- the sale of alcohol to a person who is drunk (maximum fine on conviction is a fine up to level 3 on the standard scale, currently £1,000);
- obtaining alcohol for a person who is drunk (maximum fine on conviction is a fine up to level 3 on the standard scale, currently £1,000);
- knowingly allowing a person aged under 18 to make any sale or supply of alcohol unless the sale or supply has been specifically approved by the premises user or any individual aged 18 or over who has been authorised for this purpose by the premises user (maximum fine on conviction is a fine up to level 1 on the standard scale, currently £200); and
- knowingly keeping or allowing to be kept on the premises any smuggled goods which have been imported
  without payment of duty or which have otherwise been unlawfully imported (maximum fine on conviction is
  a fine up to level 3 on the standard scale, currently £1,000).

In addition, where the premises are to be used primarily or exclusively for the sale or supply of alcohol for consumption on the premises, it is an offence to allow children under 16 to be present when the premises are open for that purpose unless they are accompanied by an adult. In the case of any premises at which sales or supplies of alcohol are taking place at all, it is an offence for a child under 16 to be present there between the hours of midnight and 5am unless accompanied by an adult. In both instances, the penalty on conviction is a fine not exceeding level 3 on the standard scale, currently £1,000.

#### Note 1

A temporary event notice may only be given by an individual and not, for example, by an organisation or club or business. The individual giving the notice is the proposed "premises user". Within businesses, clubs or organisations, one individual will therefore need to be identified as the proposed premises user.

If you include an e-mail address in section 1(7) or 1(9), the licensing authority may send to this the acknowledgement of receipt of your notice or any notice or counter notice it is required to give under sections 104A, 106A or 107 of the Licensing Act 2003.

#### Note 2

For the purposes of the Licensing Act 2003, "premises" means any place. Premises will therefore not always be a building with a formal address and postcode. Premises can include, for example, public parks, recreation grounds and private land.

If a premises licence or club premises certificate has effect in relation to the premises (or any part of the premises) which you want to use to carry on licensable activities, it is possible that any conditions which apply to the licence or certificate may be imposed on the temporary event notice if certain pre-conditions are met. These pre-conditions are that the police or the local authority exercising environmental health functions object to the notice and the licensing authority decides:

- not to give a counter notice under section 105 of the Licensing Act 2003;
- the conditions apply to the licence or certificate; and
- the imposition of the conditions on the notice would not be inconsistent with the carrying on of the licensable activities under the notice.

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### Note 3

A temporary event notice can be given for part of a building, such as a single room or a plot within a larger area of land. You should provide a clear description of the area in which you propose to carry on licensable activities. This is important as any licensable activities conducted outside the area of the premises protected by the authority of this temporary event notice would be unlawful and could lead to prosecution.

In addition, when holding the proposed event, the premises user would need to be able to restrict the number of people on the premises at any one time when licensable activities are taking place to less than 500. If more than 499 are on the premises when licensable activities are being carried on, the licensable activities would be unlawful and the premises user would be liable to prosecution. The maximum figure of 499 includes, for example, staff, organisers, stewards and performers.

### Note 4

A description of the nature of the premises assists the chief officer of police and local authority exercising environmental health functions in deciding if any issues relating to the licensing objectives are likely to arise. You should state clearly that the premises to be used are, for example, a public house, a restaurant, an open field, a village hall or a beer tent.

#### Note 5

A description of the nature of the event similarly assists the chief officer of police and local authority exercising environmental health functions in making a decision as to whether or not to make an objection. You should state clearly that the event taking place at the premises would be, for example, a wedding with a pay bar, the supply of beer at a particular farmers' market, a discotheque, the performance of a string quartet, a folk group or a rock band.

#### Note 6

The licensable activities are:

- the sale by retail of alcohol;
- the supply of alcohol by or on behalf of a club to, or to the order of, a member of a club;
- the provision of regulated entertainment; and
- the provision of late night refreshment.

Please refer to Schedules 1 and 2 to the Licensing Act 2003 for fuller details of the definitions and exemptions relating to regulated entertainment and late night refreshment.

Regulated entertainment, subject to specified conditions and exemptions, includes:

- (a) a performance of a play;
- (b) an exhibition of a film;
- (c) an indoor sporting event;
- (d) a boxing or wrestling entertainment;
- (e) a performance of live music;
- (f) any playing of recorded music;
- (g) a performance of dance;
- (h) entertainment of a similar description to that falling within (e), (f) or (g).

Regulated entertainment also includes the provision of "entertainment facilities" for:

- (a) making music;
- (b) dancing; and
- (c) entertainment of a similar description to that falling within (a) or (b).

If you are uncertain whether or not the activities that you propose are licensable, you should contact your licensing authority for further advice.

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### Note 7

Late notices can be given no later than 5 working days but no earlier than 9 working days before the event in relation to which the notice is given. A late notice given later than 5 working days before the event to which it relates will be returned as void and the activities described in it will not be authorised.

The number of late notices that can be given in any one calendar year is limited to 5 for personal licence holders and 2 for non-personal licence holders. These count towards the total number of temporary event notices (i.e. 50 temporary event notices per year for personal licence holders and 5 temporary event notices for non-personal licence holders).

If there is an objection from either the police or local authority exercising environmental health functions, the event will not go ahead and a counter notice will be issued.

### Note 8

The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours (seven days).

### Note 9

You should state here the times during the event period, for example 48 hours, when you intend to carry on licensable activities. For example, you may not intend to carry on licensable activities throughout the entire 48 hour event period, and may intend to sell alcohol between 8.00 hrs and 23.00 hrs on each of the two days.

#### Note 10

No more than 499 may be on the premises for a temporary event at any one time when licensable activities are being carried on. If you intend to have more than 499 attending the event, you should obtain a premises licence for the event. Your licensing authority should be able to advise you. The maximum figure of 499 does not just include the audience, spectators or consumers and includes, for example, staff, organisers, stewards and performers who will be present on the premises.

#### Note 11

If you indicate that alcohol will be supplied only for consumption on the premises, you would be required to ensure that no person leaves the premises with alcohol supplied there. If such a supply takes place, the premises user may be liable to prosecution for carrying on an unauthorised licensable activity. Similarly, if the premises user gives notice that only supplies of alcohol for consumption off the premises will take place, he/she must ensure that alcohol supplied is not consumed on the premises. The premises user is free to give notice that he/she intends to carry on both types of supplies. For this purpose the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

### Note 12

The holder of a valid personal licence issued under the Licensing Act 2003 may give up to 50 temporary event notices in any calendar year subject to the other limitations in the 2003 Act. A proposed premises user who holds such a licence should give the details requested.

#### Note 13

As stated under Note 12, a personal licence holder (issued under the Licensing Act 2003) may give up to 50 temporary event notices (including 5 late notices) in any calendar year. An individual who does not hold a personal licence may only give 5 temporary event notices (including 2 late notices) in England and Wales in any calendar year. A calendar year is the period between 1 January to 31 December inclusive in any year.

If an event straddles two calendar years, it will count against the limits on temporary event notices (12 for each premises, 21 days for each premises, 50 per personal licence holder and 5 for non-holders) for each year, however, only one notice needs to be given.

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. Note 14 below sets out the definition of an "associate".

If a temporary event notice has been given for the same premises, by the same premises user, and would have effect within 24 hours before the start of the event period under the current proposal or within 24 hours after the end of that period, the temporary event notice given would be void and any licensable activities carried on under it would therefore be unlicensed.

### Page 12 out of 12

Licensing Authority: Chiltern District Council

Ref:

For the purposes of determining whether or not the required gap of 24 hours is upheld, temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count as if they had been given by the premises user himself. Note 14 below sets out the definition of an "associate".

#### Note 14

An "associate" of the proposed premises user is:

- (a) the spouse of that person;
- (b) a child, parent, grandchild, grandparent, brother or sister of that person;
- (c) an agent or employee of that person; or
- (d) the spouse of a person within (b) or (c).

For these purposes, a person living with another as that person's husband or wife is to be treated as that person's spouse.

These provisions will be subject to amendment by the Civil Partnerships Act. These amendments are due to take effect from 5th December 2005.

#### Note 15

It is a requirement that you send at least one copy of this notice to the licensing authority within the area that the premises is situated at least ten working days (or five working days for a late notice) before the commencement of the proposed licensable activities. You must also serve notice on the chief officer of the Police and the local authority which exercises environmental health functions within the area that the premises is situated. When submitting your TEN using this online form Chiltern District Council will inform these additional responsible authorities within its district on your behalf, and provide you with an electronic response which you must keep as proof that you gave the notice and when you gave it for the purposes of the Act. However, some premises may be situated in two licensing authority areas, for example, where a building or field straddles the local authority boundary. Where this is the case, at least one copy of the notice must be sent to each of the licensing authorities identified, together with the appropriate fee in each case. The responsibility to serve notice on these other authorities and responsible authorities remains with the applicant. In such circumstances, you will receive acknowledgements from all the relevant licensing authorities.

#### Note 16

Under the Licensing Act 2003, all temporary event notices are given subject to a mandatory condition requiring that where the licensable activities involve the supply of alcohol, all such supplies must be made by or under the authority of the named premises user. If there is a breach of this condition, the premises user and the individual making the supply in question would be liable to prosecution. For this purpose the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

#### Note 17

It is an offence knowingly or recklessly to make a false statement in, or in connection with, a temporary event notice. (A person is to be treated as making a false statement if he produces, furnishes, signs or otherwise makes use of a document that contains a false statement). To do so could result in prosecution and a fine not exceeding level 5 on the standard scale.

#### Note 18

You should not complete section 10 of the notice, which is for use by the licensing authority. It may complete this section as one means of giving you written acknowledgement of the receipt of the notice.

Appendix A

Custom Process Configuration		
XML Specific	Customer Message	9
Application Type LATEMP  Licence Case Type* New		•
Licerice Status [LREC ]  XML Template   L		
CAPS Reference Payments		·
Request		
VAT 04 Reference		
Response  PaymentAuthorisationCode	Service Message	
IncomeManagementReceiptNumber OriginatorsReference		
CardScheme CardType		
PaymentAmount  ResponseCode		
ResponseDescription		
Number of payment lines 1 Payment 1	Payment 2	
Receipt Number   DueDate	Receipt Number DueDate	
PaymentType Pay Description MR NICHOLAS CHARALAMBOUS	PaymentType	
XML Description Temporary Event Notice App PaymentDue 21.00	XMLDescription	
Paid Payment Date .	Paid Payment Date	
Reference ML10	Fund	
Payment 3  Receipt Number	Payment 4  Receipt Number	
DueDate PaymentType PaymentType	DueDate PaymentType	
Pay Description XML Description	Pay Description XML Description	
PaymentDue	PaymentDue Paid	
Payment Date Fund	Payment Date	
Reference Payment 5	Reference	
Receipt Number  DueDate		
PaymentType Pay Description		
XML Description PaymentDue	Edithirus 1995	
Paid Payment Date		
Fund Reference		

E-Form Status Page - for official use only Application Temporary event notice (1.0).wdf Form file name: Applicant Email info@bargeorge.co.uk **Current Date** 18/09/2012 13:01:03 Date From NICHOLAS, CHARALAMBOUS Form data set reference Date/Time E-Signed Has been E-Signed Date/Time Submitted to main server 18/9/2012 13:00:45 Data Validation Reference Date/Time Submitted to external server [ Date/Time form Started Form Database Primary Record ID Secondary Record ID Department Name Form Status . . . Department Classification User Classification Department Case Reference User Record Id PARK COTTAGE, LOVE HILL LANE LANGLEY PARK SLOUGH SL3 6DE Search Field 3 Date Record Started Date Last Modified Current User Title First Name Surname Tel No Power User Features Form Features Dynamic page menu Chiltern District Counc Dynamic paging enabled Data Locked for Editing If TXT - Optimised for screen-readers Type of form - ufx, wdf or txt Form History

From: Vicky Elliott

Sent: 20 September 2012 11:20

To: Robin Grey; 'info@bargeorge.co.uk'

Cc: Licensing; 'trevor.hooper@thamesvalley.pnn.police.uk'

Subject: 12/01297/LATEMP & 12/01298/LATEMP: George Inn Public House, 137 High

Street, Chalfont St Peter, Buckinghamshire, SL9 9QL

Dear Mr Charalambous,

I am in receipt of two Temporary Event Notice's in relation to: George Inn Public House, 137 High Street, Chalfont St Peter, Buckinghamshire, SL9 9QL.

On behalf of Environmental Health, I wish to present an objection to the licensing authority under section 104(2) of the Licensing Act 2003. I am satisfied that allowing the premises to be used in accordance with the notice would undermine a licensing objective, specifically the prevention of public nuisance.

It is noted that since the service of an Abatement Notice for statutory noise nuisance under the Environmental Protection Act 1990 on the 19th May 2011 there have been no substantiated allegations that the notice has been breached and that there has been an improvement in compliance with the conditions attached to the Premises Licence. However, permitting these TEN applications at this stage would result in the Premises Licence conditions not being transferred to the TEN's which means that there would be no safeguards in place to prevent public nuisance.

If the applicant were to agree to the transfer of conditions from the Premises Licence to both TEN's and would agree to limit their hours more substantially over the Christmas period and less so during the New Year period as below, this would be acceptable to Environmental Health:

12/01297/LATEMP 23/12/12 - 25/12/12: 22:30 to 00:30 12/01298/LATEMP 01/01/13: 00:00 to 02:00

Yours sincerely Vicky Elliott

Vicky Elliott | MSc BSc (Hons) MCIEH | Environmental Health Officer | Chiltern District Council | Environmental Health

Tel: 01494 732070 Fax: 01494 586504

E-mail: velliott@chiltern.gov.uk

Web: www.chiltern.gov.uk/environment

The new Food Hygiene Rating scheme has been launched in Chiltern. For further information please click the banner below:



## **Licensing Act 2003**

### **Premises Licence**

**Premises Licence Number** 

10/01545/LAPRE

#### Part 1 - Premises Details

### Postal address of premises, or if none, ordnance survey map reference or description, including **Post Town, Post Code**

George Inn Public House 137 High Street Chalfont St Peter Buckinghamshire **SL9 9QL** 

### **Telephone number**

### Licensable activities authorised by the licence

Performance of Dance Late Night Refreshment Exhibition of a Film Provision of facilities for Dance Performance of Live Music Provision of Facilities for Music Performance of Recorded Music

Provision of Facilities Similar to Music/Dance

Entertainment of a Similar Description Sale by Retail of Alcohol

All activities are restricted to the internal areas of the premises.

### Times the licence authorises the carrying out of licensable activities

Performance of Dance; Exhibition of a Film; Entertainment of a similar description to live music, recorded music, and performance of dance; Provision of facilities for Music, Provision of facilities similar to music/dance,

	Monday to Thursday Friday to Saturday Sunday	20:00 - 00:00 20:00 - 00:30 20:00 - 22:30
Performance of Live Music Performance of Live Music Performance of Live Music Performance of Live Music	Monday Tuesday & Wednesday Thursday to Saturday Sunday	20:00 - 00:00 20:00 - 23:00 20:00 - 01:00 20:00 - 22:30 (23:30 before an English Bank Holiday Monday)
Performance of Recorded Music Performance of Recorded Music Performance of Recorded Music	Monday to Wednesday Thursday to Saturday Sunday	20:00 - 00:00 20:00 - 01:00 20:00 - 22:30(23:30 before an English Bank Holiday Monday)

Provision of facilities for Dance	Monday to Wednesday	20:00 - 00:00
Provision of facilities for Dance	Thursday	20:00 - 01:00
Provision of facilities for Dance	Friday and Saturday	21:00 - 01:00
Provision of facilities for Dance	Sunday	21:00 - 22:30 (23:30 before an
		English Bank Holiday Monday)
Sale by Retail of Alcohol	Monday to Wednesday	12:00 - 00:00
On the Premises	Thursday to Saturday	12:00 - 01:30
	Sunday	12:00 - 22:30 (23:30 before an
		English Bank Holiday Monday)
Late Night Refreshment	Monday to Wednesday	23:00 - 00:30
Late Night Refreshment	Thursday to Saturday	23:00 - 02:00

### The opening hours of the premises

Mondays to Wednesdays 12:00 - 00:30 Thursdays to Saturdays 12:00 - 02:00 Sunday 12:00 - 23:00

Sunday preceding all English Bank Holiday's 12:00 to 00:00

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

Alcohol is supplied for consumption both on the premises

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2		_

Name,	(registered)	address,	telephone numb	per and emai	l (where relevan	nt) of holder of
premis	ses licence					

Mr Nicholas Charalambous Park Cottage Love Hill Lane Langley Park Slough SL3 6DE

Registered number of holder,	for example company number	er, charity number (v	vhere
applicable)			

N/A

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

Mr Nicholas Charalambous Park Cottage Love Hill Lane Langley Park Slough SL3 6DE

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

Date of Issue 17.05.2011

Signed.....

Head of Health and Housing

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### Annex 1 - Mandatory conditions

### 1. Under the premises licence:

No supply of alcohol may be made:-

- a) at a time when no designated premises supervisor has been specified in the Licence
- b) at a time when the designated premises supervisor does not hold a personal licence or his or her licence has been suspended.

Every supply of alcohol under the Premises Licence must be made or authorised by a person who holds a personal licence.

- 2. (1) The responsible person shall take all reasonable steps to ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
  - (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.
- **3.** The responsible person shall ensure that no alcohol is dispensed directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
- **4.** The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.

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#### FROM 1 OCTOBER 2010

- **5.** (1) The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
  - (2) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and a holographic mark.
- 6. The responsible person shall ensure that -
  - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures –

(i) beer or cider: 1/2 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.

### 7. Exhibition of films

Where the British Board of Films Classification, or the Licensing Authority upon objections to the licence holder, has classified a film exhibition as category 12A, 15 or 18, admission of children must be restricted in accordance with that classification.

### 8. Door Supervision

Any person carrying out a security activity at the premises in accordance with conditions attached to this licence must be licensed by the Security Industry Authority.

For the purposes of this condition-

- (a) "security activity" means an activity to which paragraph 21(1)(a) of Schedule 2 to the Private Security Industry Act 2001 applies, and
- (b) paragraph 8(5) of that Schedule (interpretation of references to an occasion) applies as it applies in relation to paragraph 8 of that Schedule.

### Annex 2 – Conditions consistent with the Operating Schedule Submitted by the Applicant

- 1 The licensee shall display in a prominent position a copy of their policy on checking age.
- A valid proof of age card or UK passport shall be required to be produced by any person appearing to t hose selling or supplying alcohol, to be under 18 (or 16 in the case of the consumption of beer, wine and cider in the company of adults during a table meal) and who is attempting to buy alcohol.
- Notices shall be prominently displayed and prevented from damage and deterioration, advising customers of the prevalence of crime that may target them (e.g. notices warning customers about the need to be aware of pickpockets or bag snatchers and to guard their property).
- The licensee shall take measures to promote sensible drinking (including measures to encourage the purchase of safe drinks).

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- The licensee shall ensure that adequate measures are taken to prevent the use and supply of illegal drugs.
- A CCTV system shall be installed, maintained and operated correctly to the satisfaction of the Thames Valley Police Crime Prevention Officer. The tapes from the system shall be retained for a period of 31 days. A sign advising customers that they are on CCTV shall be positioned in a prominent position. [NB this is to achieve compliance with the Human Rights legislation]
- 7 There shall be a suitable facility for the recording and storage of images collated from CCTV, and a capability of CCTV to work effectively in low levels of light.
- 8 Water and soft drinks will be made available during the wind down period after alcohol and entertainment has ceased.
- 9 Performances involving danger or risk to the public shall not be given.
- 10 Dancing shall be restricted to the areas approved by the Council for that purpose.
- The number of persons admitted to the premises on any one occasion shall not exceed the maximum occupant capacity (this includes occupancy limits set on ground and first floors respectively), as specified by the Fire Authority (such number to be inclusive of staff and performers working at the premises), and overcrowding in any part of the premises which would interfere with the safety or comfort of the public shall not be permitted.
- The means of escape provided for the premises shall be maintained unobstructed, free of trip hazards, be immediately available and clearly identified in accordance with the approved arrangements.
- All exit doors shall be available at all material times without the use of a key, code, card or similar means. Any fastenings or electrically controlled locks shall be approved by the Council.
- Doors at such exits are regularly checked to ensure they function satisfactorily and a record of checks kept.
- Staff with specific responsibilities in the event of fire or other emergency, together with deputies, shall receive training and written instruction appropriate to their role as set out in Appendix E. The duty manager shall, once he is satisfied as to the competence of each member of staff, enter this in a logbook which shall be available for inspection by Police or authorised officers.
- The fire brigade must be called at once to any outbreak of fire, however slight, and the details recorded in a fire logbook.
- An adequate and appropriate supply of first aid equipment and materials is available on the premises.
- All electrical wiring, fittings and appliances shall be constructed and maintained in a safe and satisfactory condition to the satisfaction of the Licensing Authority.
- In the absence of adequate daylight, the lighting in any area accessible to the public, members or guests shall be fully in operation during all times when they are present. Fire Safety signs shall be adequately illuminated.
- A system of emergency lighting, independent of the normal lighting of the premises shall be provided and shall illuminate all escape routes. The system shall operate automatically on failure of the normal lighting or be on at all times, and shall be maintained in efficient working order and

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tested at specified intervals to the satisfaction of the Licensing Authority and Fire Authority, with details of tests recorded in the fire logbook.

- Corridors, passageways and stairways shall be evenly illuminated to a level not less than that required by the current British Standard Code of Practice.
- Ventilation ductings are kept clean, and air filters are periodically cleaned and replaced to maintain a satisfactory air supply.
- The licensee shall ensure that whenever disabled persons are present, adequate arrangements are made to enable their safe evacuation in the event of an emergency.
- (a) The flue of any boiler or heating appliance shall be professionally cleaned at intervals not less than the minimum recommended by the appliance manufacturer.
  - (b) Ventilation ducting and shafts generally shall be maintained in a clean condition.
  - (c) Ventilation air filters shall be cleaned or changed for new filters periodically as may be necessary to maintain a satisfactory flow of air supply.
  - (d) All interior surfaces of extract ventilation ducting, serving kitchens and serveries, shall be thoroughly cleaned at least annually.
  - (e) Grease filters in extract ventilation hoods in kitchens and serveries shall be regularly cleaned e.g. weekly.
- The premises shall be properly ventilated and noxious smells shall not be permitted to emanate from the premises so as to cause a nuisance to nearby properties.
- No soliciting for custom, including the distribution of leaflets, shall take place from the premises, immediately outside the premises, or in the vicinity of the premises.
- The licensee shall not use or cause or permit the use of unauthorised advertisements (fly posting) to advertise events, exhibitions, publications or recordings, and shall take all reasonable steps to ensure that unauthorised advertising (fly posting) connected with events at the premises does not take place.

NOTE: This does not prohibit the distribution of leaflets to persons within the premises.

- The licensee shall ensure that the pavement from the building line to the kerb edge immediately outside the premises, including the gutter/channel at its junction with the kerb edge, is kept clean and free from litter at all material times to the satisfaction of the Council.
- No poster, advertisement, photograph, sketch, synopsis or programme shall be displayed, sold or supplied anywhere by or on behalf of the licensee which is unsuitable for general exhibition. If the licensee is notified by the Council in writing that it objects under this rule to a poster, advertisement, photograph, sketch, synopsis or programme, it shall not be displayed, sold or supplied.
- 30 All parts of the premises shall be kept in a clean condition to the satisfaction of the Council.
- 31 Patrons will be asked to leave quietly
- 32 Air conditioning will be regularly serviced
- 33 Car-parking will be made available to reduce the noise of patrons arriving and departing

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- It should be noted that it is unlawful under the 2003 Act to permit unaccompanied children under the age of 16 to be present on premises exclusively or primarily used for supply of alcohol for consumption on those premises under the authorisation of a premises licence, club premises certificate or temporary event notice when open for the purposes of being used for the supply of alcohol for consumption there.
- Sight of evidence of age shall be required from any person appearing to those engaged in selling or supplying alcohol to be under the age of 18 and who is attempting to buy alcohol. A first aid kit will be made available for the use of staff and customers
- The licensee shall participate in the Pubwatch Scheme and cause the designated premises supervisor to do likewise.
- Without prejudice to Condition 39 and 40 below, no live music, amplified sound or structure borne noise or vibration emanating from the premises (including the external patio, smoking, garden and parking areas) shall be audible or perceptible at or within the site boundary of any residential property.
- Amplified live or recorded music shall not be performed or played at the premises otherwise than by connection to a noise limiter, such limiter to be of tamper proof design, incapable of being bypassed and calibrated to a level approved by the officer of environmental health.
- At any time when live music or karaoke is being performed, or amplified recorded music not ancillary to the supply of alcohol is being played, including discotheques controlled by a disc jockey, all external doors shall be kept closed when not in use and all windows shall be closed and kept closed.
- At any time voice is amplified by a disc jockey or for compared events including cabaret, comedy, quiz nights and other pub games, all external doors shall be kept closed when not in use and all windows shall be closed and kept closed.
- 41 The sound track of any film shall not be audible at the nearest noise sensitive boundary.
- Without prejudice to the requirements of Conditions 40 and 41 above, all external doors shall be kept closed when not in use and after 11.00 p.m. all windows shall be closed and kept closed
- Sufficient signs shall be provided and prominently displayed within the premises requesting members of the public to enter and leave quietly, after 11.00 p.m., and where reasonably practicable and appropriate, such a message shall be verbally reinforced by the designated premises supervisor or other persons duly authorised by him.
- Other than for the purposes of parking, entering or leaving the premises, or for using the designated smoking area for the purposes of smoking, members of the public shall not be permitted to enter or remain in any of the external areas of the premises after 11.00 p.m. (10.30 p.m. on Sundays).
- The designated smoking area referred to in Condition 45 above shall be such area adjacent to the rear patio doors as shall be hatched black on a plan of a scale of at least 1/1250 and approved in writing for that purpose by the authorised officer of the licensing authority.
- No beverages of any description shall be consumed in the external areas of the premises after 11.00 p.m. (10.30 p.m. on Sundays).
- A sign shall be erected in a prominent location in the designated smoking area and thereafter after maintained in a good and legible condition informing smokers that the consumption of beverages is

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not permitted in any of the external areas after 11.00 p.m. (10.30 p.m. on Sundays) and further requesting that they respect the amenities of neighbouring residents.

- The licensee shall cause the designated premises supervisor to maintain a complaints book at the premises recording details of all complaints received from residents of the residential properties in the vicinity of the premises such complaints book to include, where disclosed, the complainants name, location, date, time, nature of complaint and any remedial action taken. The complaints book shall be produced on demand for the purposes of inspection to the authorised officer of the licensing authority or to the officer of environmental health.
- Not more than three of the parking spaces to the rear of the premise shall be allocated, designated, reserved or used for staff parking
- The licensee shall hold or cause to hold twice yearly meetings at six monthly intervals representatives of the St Peters' Court and Indres House Resident Associations in order that issues or concerns regarding the operation of the premises may be raised and discussed.

#### Taxi Policy

The licensee must use its best endeavours to ensure that taxi drivers waiting on or just outside the premises adhere to the licensee's taxi policy as follows:

- (i) All taxi drivers must switch their engines off if waiting for fares;
- (ii) Taxi drivers are not to play music whilst waiting for fares;
- (iii) Taxi drivers must only converse with each other quietly, and not talk from within one car to another;
- (iv) Taxi drivers must try and drop off or collect customers as close to the entrance of the premises as possible;
- (v) Taxi drivers will be reminded that they are in a residential area and they should be respectful of the same.

### **Door Supervision Policy**

The licensee will ensure that its door supervisors policy is adhered to as follows:

- (i) All premises door staff must have Security Industry Authority badges on display at all times;
- (ii) Door staff must remind customers that they are in a residential area and must ask customers to leave quietly and respect local residents;
- (iii) The door staff are to do a head count on arrival and use their clickers to monitor the capacity of the venue and record values every half an hour;
- (iv) A door supervisor is to be stationed at the rear door of the premises to ensure that, in accordance with condition 47 of the Premises Licence, customers do not have any drinks outside the building after 11.00pm (10.30 pm on Sundays);
- (v) No more than fifteen (15) people are to be allowed in the designated smoking area at any point after 11.00pm;
- (vi) If customers are being excessively noisy, the door supervisor will insist that they quieten down and respect local residents;
- (vii) No customers are to be allowed in the smoking area after 1.30am;
- (viii) If customers are waiting for taxis they must wait inside and the staff will inform them when the taxi arrives. (For the avoidance of doubt, customers are not to wait inside the premises after the premises closing hours and the licensee is to encourage customers to order taxis in sufficient time so that they arrive prior to closing time);
- (ix) All door supervisors must co-operate with police in the event of any incidents.

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

### The additional hours referred to in this Schedule shall not come into operation unless and until:

A(i) The Licensing Authority, in consultation with the Council's Environmental Health Department, has formally approved in writing, a noise management plan commissioned by the licensee and submitted to the Licensing Authority for approval. For the avoidance of doubt, the report submitted by the applicant prior to the Sub-Committee hearing was deficient, for example in not showing noise levels at source, propagation over distance and the effect of any remediation work. The noise management plan to be submitted as part of this condition must show how noise will be controlled to meet condition 38 of the existing Premises Licence and it must include (but not necessarily be limited to) accurate indications of background noise levels at the site boundary, propagation over distance, methods of remediation/mitigation to achieve compliance with condition 38 of the existing Premises Licence, and a fully auditable trail showing the reductions in noise that will result from the remediation/mitigation measures proposed.

and

- (ii) The recommendations in the noise management plan approved in paragraph A(i) have been implemented to the satisfaction of the Licensing Authority, in consultation with the Council's Environmental Health Department, and the Licensing Authority has confirmed this in writing.
- **B.** The licensee shall ensure that the premises are operated at all times in accordance with the recommendations in the noise management plan approved pursuant to paragraph A(i).

#### Annex 4 - Plans

Please see attached plans with reference number: 10/00278/LAPRE

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#### CHILTERN DISTRICT COUNCIL

### LICENSING AND REGULATION COMMITTEE

### 01 OCTOBER 2012 AT 10:00

# CONSIDERATION OF AN OBJECTION NOTICE MADE IN RESPONSE TO A TEMPORARY EVENT NOTICE

Contact Officer: Robin Grey 01494 732140

### **RECOMMENDATIONS**

That Members consider the objection notice served by Environmental Health in response to a temporary event notice and decide what action is appropriate for the promotion of the licensing objectives.

### **Matter for Consideration**

- To consider the counter notice served by Environmental Health in response to the Temporary Event Notice given for an event taking place between 22:30 and 02:30 on 23/24 December 2012 and between 00:00 and 02:30 on 25 December 2012 at the George Inn Public House, 137 High Street, Chalfont St Peter, Buckinghamshire, SL9 9QL, and decide if it is appropriate for the promotion of the licensing objectives to:
  - i) give a counter notice; or
  - ii) not give a counter notice, but impose conditions on the temporary event notice that are attached to the Premises Licence that has effect in respect of the premises; or
  - iii) not give a counter notice and not impose any conditions.

### **Application**

- On 18 September 2012, Mr Nicholas Charalambous gave Chiltern District Council (the Licensing Authority) notice under section 100 of the Licensing Act 2003 of a temporary event that is proposed to take place between 22:30 and 02:30 on 23/24 December 2012 and between 00:00 and 02:30 on 25 December 2012 at the George Inn Public House, 137 High Street, Chalfont St Peter, Buckinghamshire, SL9 9QL. This notice is attached to the report as *Appendix A*.
- The temporary event notice was simultaneously served on Thames Valley Police and the Environmental Health Department of Chiltern District Council to allow them to consider whether allowing the

- premises to be used in accordance with the notice would undermine the licensing objectives.
- On 20 September 2012, Environmental Health served an objection notice as it was considered that allowing the premises to be used in accordance with the notice would undermine the prevention of public nuisance licensing objective. The objection notice is attached to the report as **Appendix B**.

### **Premises Licence**

A Premises Licence was granted in respect of the premises on 25 October 2007 and this has subsequently been varied. The Licence is attached to the report as *Appendix C*. A number of mandatory conditions, conditions consistent with the operating schedule and conditions attached by the Licensing Authority at a hearing are attached to the Licence and these are shown in Annex 1, Annex 2 and Annex 3 of the Licence.

### Decision to be made

- The decision to be made by Members is outlined in paragraph 1 above.
- Members are reminded that any decision made under the Licensing Act 2003 should be a view to promoting the licensing objectives.
- In making its decision, Members must also have regard to the statutory guidance issued under section 182 of the Licensing Act 2003 and the Council's own Licensing Policy. If Members depart from either, they must specify their reasons for doing so. The relevant sections of the Guidance are 1.2-1.5, 1.9, 2.33-2.40 & 7.34 and the relevant sections of the Policy are 2.1 & 6.10-6.12.
- The Committee must consider the objection notice and take one of the following steps:
  - give the premises user a counter notice under this section if it considers it appropriate for the promotion of the licensing objectives to do so; or
  - ii) Not give the premises user a counter notice.
- If the Committee decide not give the premises user a counter notice, they may decide to impose one or more conditions on the temporary event notice that are imposed on the Premises Licence issued in respect of the premises (*Appendix C*) if they consider it appropriate for the promotion of the licensing objectives to do so. However, no condition can be imposed if it would be inconsistent with the carrying on of the licensable activities under the temporary event notice. If the Committee decides to impose conditions, the premises user must be given a decision notice that is accompanied by a separate statement

(the "statement of conditions") which sets out the conditions that have been imposed on the temporary event notice.

### Page 1 - Start Page

### **Chiltern District Council**

### Temporary Event Notice

Thank you for using the Chiltern District Council online application and notification system. Please take note of the following information which will help to ensure your experience of using this service is a good one.

We would ask that whilst you may wish to print or save this form for your own use. Chiltern District Council will only accept forms submitted electronically. You will receive an electronic response from us, which will be sent directly to the e-mail address you provide us.

#### Payment

If you are submitting an application or notification which requires a payment, please have your credit or debit card to hand as payment can be made upon submitting your online application form. Please note there is a handling charge of 1.6% applied to payments made by credit card. Debit card payments are not affected. Applications and notifications requiring a payment will only be validated once payment is confirmed:

General Information
Should you encounter any problems with completing the form; please contact the relevant department

Please note the Council Offices are open: Monday to Thursday 9.00 am to 5.00 pm Friday 9.00 am to 4.30 pm

Chiltern District Council, King George V Road, Amersham, Buckinghamshire. HP6:5AW

Telephone: 01494 729000

Thank you, Martin Holt Head of Health and Housing

FOR OFFIC	IAL USE ONLY	-	Form Filename	Application Temporary event notice (1.0).wdf
	ustomer Name cholas, charalambous		Form Reference	Nicholas, charalambous
DOB	NINO	Notes	Caps Reference	
TEL				
Emailinfo@ba	rgeorge.co.uk			
Customer A	ddress			
park cottage love hill lane- langley park slough si3 6de		· · · · · · · · · · · · · · · · · · ·		
Date Form 5	Started 78/09/2012 12:12:23			
Date of E-si				
Date Submit	tted 18/9/2012 12:51:44			
Data Validat	tion Ref			
Occupancy				·
Advisor Nar	ne (who started form)			
Advisor Dep	partment			

Appendix A

### Page 2 out of 12

### **Data Protection Statement**

Chiltern District Council will treat your personal information in accordance with the Data Protection Act of 1998. If you have an enquiry or concern regarding the processing of personal data by Chiltern District Council, please contact:

The Data Protection Officer Chiltern District Council Council Offices King George V Road Amersham Bucks HP6 5AW

# Page 3 out of 12

Licensing Authority: Chiltern District Council

Licensing Team Chiltern District Council King George V Road Amersham

Buckinghamshire HP6 5AW

Ref:



# **Temporary Event Notice**

Information on the Licensing Act 2003 is available on the website of the Department for Culture, Media and Sport (www.culture.gov.uk/what\_we\_do/alcohol\_and\_entertainment/default.aspx) or from your local licensing authority.

Before completing this form <u>please read the guidance notes at the end of the form.</u>
You may wish to keep a copy of the completed form for your records.

You should keep a copy of the completed notice for your records. You must send two copies of this notice to the licensing authority and an additional copy must be sent to the chief officer of police for the area in which the premises are situated. The licensing authority will endorse one of the two copies and return it to you as an acknowledgement of receipt.

I, the proposed premises user, hereby give notice under section 100 of the Licencing Act 2003 of my proposal to carry on a temporary activity at the premises described below.

1. Personal De	tails of Premises Us	ser (Please read note 1)	
1. Your name			
Title Forename	State of the state	Surname <sub>1</sub>	
mr Nicholas		charalambous	
2. Previous name	s (if relevant)		
3. Your date of bi	rth .		
4. Your place of b	inth		
5. National Insura	nce Number		
correspondence park cottage love hill lane langley park slough sl3 6de			
7. Other contact of	letails		
Telephone number	s		
Daytime			
Evening (optional)			
Mobile (optional)			
Fax number (option	al)		
Email address	info@bargeorge.	co.uk	

Appendix A

8. Alternative address for cor different to the previous addr	respondence (Address for correspondence associated with this application, if ess)	
9. Alternative contact details	(if applicable)	
Telephone numbers		
Daytime		
Evening (optional)		
'Mobile (optional)		•
Fax number (optional)		
E-Mail address (optional)		ļ
2. The Premises		
Please select the address of the	e premises where you intend to carry out the licensable activities. If there is no	
address please select the stree (including ordnance Survey refe	t record in the address lookup and supply further details of the location erences) (Please read note 2).	
eorge Inn Public House		
halfont St Peter uckinghamshire		G
L9 9QL		
Additional address information		
Doos a promises licence or club	premises certificate have effect in relation to the premises (or any part	
of the premises)? If so, please	premises certificate have effect in relation to the premises (or any part enter the licence or certificate number below.	
Premises licence number		
Additional address information		TV.5
Do you intend to use the whole (If no, please give a description	of the premises at this address (Please read note 3)  Yes No	
(II rio, piease give a description	and details below)	
Please describe the nature of th	e premises below. (Please read note 4)	
ocktail bar		
		3x 0.00
Worker describe the nature of th	e event below: (Please read note 5)	
	and a superior for the particular to the control of	* National
hristmas party		

	Licensing Authority: Chilten	n District Ce	ouncil		Ref			
	3. The Licensable Acti	vities						
	Please state the licensable ac licensable activities you inten relevant field). (Please read no	d to carry	t you intend to on - either doub	carry on at the pr le click with the r	emises (please n nouse, or press	nark an "X" ne the space bar	ext to the in the	
	The sale by retail of alcohol							х
	The supply of alcohol by or or	n behalf of	a club to, or to	the order of, a n	nember of the cl	ub		X
	The provision of regulated en	tertainmer	it					<b>X</b>
	The provision of late night ref	and the Samuel Control					History C. Fr.	X
	Are you giving a late tempora		otice? (Please	read note 7)			Transport Tables	
N	Please state the date and tim				ises for licensab	ole activities.	(Please rea	ıd
	note 8) Please give times in 2	4 hour clo	ck. eg. 19:00.	(Please read not	e 9)			
4,	Start Date 23/12/2012	Time 2	22:30	End Date	24/12/2012	Time	02:30	
	Start Date 25/12/2012	Time: 0	00:00	End Date	25/12/2012	Time	02:30	
	Start Date	Time		End Date		Time		e e e e e e e e e e e e e e e e e e e
Ñ	Start Date	Time		End Date		Time		
	Start Date	Time		End Date		Time		
	Start Date	Time		End Date		Time		
	Start Date	Time		End Date		Time		
	Please state the maximum nu at the premises during the tim staff, organisers or performers	ies when y	ou intend to ca	e time that you i irry on licensable	ntend to allow to activities, includ	be present ding any	200	D
	state whether the supplies will premises, or both (please man (Please read note 11)  4. Personal Licence Ho	rk an "X" n	ext to the appr	opriate box).	Both	emises only		
	Do you currently hold a valid p	oersonal li	cence? ( <i>Please</i>	mark an "X" in t	the box that app	lies to you)	Yes X	No
	If "Yes" please provide the de	tails of you	ur personal lice	nce below.				- 24 g 193 g 2
	Issuing licencing authority	a the color of souther friend	H BUCKS COUNTY	and the state of the state of the state of				
	Licence number		0533/LAPER					
	Date of issue							
	Date of expiry	16/0	O (/4)E					PROFESSION AND AND AND AND AND AND AND AND AND AN
			0/15			TEXT TO THE PART OF THE PART O		
	Any further relevant detail	S,						
1				Decree - 1999 /	Planes road r	oto 12)		
	5. Previous Temporary	Eventin	vouces you	mave given (i	≂iease≋ieau∗ii	iote voj	Yes	No
	Have you previously given a t the same calendar year as the (Please mark an "X" in the bo	e event for	which you are	respect of any p now giving this t	remises for ever emporary event	nts falling in notice?	X	INO
	If answering yes, please state that same calendar year	the numb	er of temporar	y event notices y	ou have given fo	or events in	1	
	Have you already given a tem a) ends 24 hours or less befor b) begins 24 hours or less afte (Please mark an "X" in the bo	re; or er the ever	nt period propo			vent period:	Yes	No ×

# Page 6 out of 12

Licensing Authority: Chiltern District Council

Ref:

Has any associate of yours given a temporary event notice for an event in the same calendar	Yes	No
rear as the event for which you are now giving a temporary event notice?		×
f answering yes, please state the total number of temporary event notices your associate(s) have jiven for events in the same calendar year		
las any associate of yours already given a temporary event notice for the same premises in which the event period:		
a) ends 24 hours or less before; or b) begins 24 hours or less after the event period proposed in this notice?		·Ńc
Please mark an "X" in the box that applies to you)		X
las any person with whom you are in business carrying on licensable activities given a	Yes	` No
emporary event notice for an event in the same calendar year as the event for which you are low giving a temporary event notice? (Please mark an "X" in the box that applies to you)		X
answering yes, please state the total number of temporary event notices your usiness colleague(s) have given for events in the same calendar year.		
las any person with whom you are in business carrying on licensable activities already given temporary event notice for the same premises in which the event period:  ) ends 24 hours or less before; or		
begins 24 hours or less after the event period proposed in this notice?	Yes	: .N

. Checklist (Please read note 15)	
shall (Please mark the appropriate boxes with an "X")	
f the premises are situated in one or more licensing authority areas, send at least one copy of this notice o each additional licensing authority	X
f the premises are situated in one or more police areas, send a copy of this notice to each additional chief officer of police	X
f the premises are situated in one or more local authority areas, send a copy of this notice to each additional local authority exercising environmental health functions	Х
Make or enclose payment of the fee for the application	×

# 8. Condition (Please read note 16)

It is a condition of this temporary event notice that where the relevant licensable activities described in Section 3 above include the supply of alcohol that all such supplies are made by or under the authority of the premises user.

Appendix A

Pέ	ge 7 out of 12
	Declaration
	Licensing Authority: Chiltern District Council Ref:
	Applicant(s):
	9. Declarations (Please read note 17)  The information contained in this form is correct to the best of my knowledge and belief.
2	I understand that it is an offence:
	(i) to knowingly or recklessly make a false statement in connection with this temporary event notice and
	that a person is liable on conviction for such an offence to a fine up to level 5 on the standard scale; and
	(ii) to permit an unauthorised licensable activity to be carried on at any place an that a person is liable on conviction for any such offence to a fine not exceeding £20,000, or to imprisonment for a term not
	exceeding six months, or to both.
	Please tick the box if you agree with the declarations above.
	Date 18/09/2012
	Name of Person signing mr Nicholas charalambous
	For completion by the Licensing Authority
	10. Acknowledgement (Please read note:18)
	I acknowledge receipt of this temporary event notice.
	SIGNATURE
	On behalf of the Licencing Authority
	Name of Officer Signing
50 T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Fc Re	r Official Use  Ref 1 Nicholas, charalambous  Ref 3 Application Temporary event notice (1.0),wdf

Ref:

# Page 8 out of 12

Licensing Authority: Chiltern District Council

#### **NOTES**

#### General

The police and local authority exercising environmental health functions may intervene on the grounds of any of the four licensing objectives (the prevention of crime and disorder, public safety, the prevention of public nuisance, and the protection of children from harm) to prevent the occurrence of an event at which permitted temporary activities are to take place or to agree a modification of the arrangements for such an event. However, the licensing authority will intervene of its own volition in the cases described below.

First, it will issue a counter notice if there is an objection to a late temporary event notice (see note 7 below).

Secondly, it may issue a notice in relation to its decision to impose conditions on a temporary event notice (see note 2 below).

Thirdly, it will issue a counter notice if the first, second and fourth of the limits set out below would be exceeded. If any of the limits below are breached or if a counter notice has been issued, any licensable activities taking place would be unauthorised and the premises user would be liable to prosecution. The limitations apply to:

- the number of times a person (the "premises user") may give a temporary event notice (50 times per year for a personal licence holder and 5 times per year for other people);
- the number of times a person (the "premises user") may give a late temporary event notice (10 times per year for a personal licence holder and 2 times per year for other people);
- the number of times a temporary event notice may be given in respect of any particular premises (12 times in a calendar year);
- the length of time a temporary event may last for these purposes (168 hours);
- the maximum aggregate duration of the periods covered by temporary event notices at any individual premises (21 days per calendar year); and
- the scale of the event in terms of the maximum number of people attending at any one time (a maximum of 499).

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. The limits applying to late temporary event notices are included within the overall limits applying to the total number of temporary event notices. Note 14 below explains the definition of an "associate".

When permitted temporary activities take place, a premises user must ensure that either:

a copy of the temporary event notice endorsed as acknowledged by the licensing authority is prominently displayed at the premises; or that

the temporary event notice is kept at the premises either in his own custody or in the custody of a person present and working at the premises and whom he has nominated for that purpose.

Where the temporary event notice is in the custody of a nominated person, a notice specifying that fact and the position held by that person must be displayed prominently at the premises.

Where the temporary event notice or a notice specifying the nominated person is displayed, a constable or an authorised person (for example, a licensing officer, fire officer or environmental health officer) may require the premises user to produce the temporary event notice for examination. Similarly, where the nominated person has the temporary event notice in his custody, a constable or authorised person may require that person to produce it for examination.

Failure to produce the temporary event notice without reasonable excuse would be an offence.

# Page 9 out of 12

Licensing Authority: Chiltern District Council

Ref:

It should also be noted that the following, among other things, are offences under the Licensing Act 2003:

- the sale or supply of alcohol to children under 18 years of age (maximum fine on conviction is a fine up to level 5 on the standard scale, currently £5,000);
- allowing the sale of alcohol to children under 18 (maximum fine on conviction is a fine up to level 5 on the standard scale, currently £5,000);
- knowingly allowing the consumption of alcohol on the premises by a person aged under 18 (maximum fine on conviction is a fine up to level 5 on the standard scale, currently £5,000);
- allowing disorderly behaviour on the premises (maximum fine on conviction is a fine up to level 3 on the standard scale, currently £1,000);
- the sale of alcohol to a person who is drunk (maximum fine on conviction is a fine up to level 3 on the standard scale, currently £1,000);
- obtaining alcohol for a person who is drunk (maximum fine on conviction is a fine up to level 3 on the standard scale, currently £1,000);
- knowingly allowing a person aged under 18 to make any sale or supply of alcohol unless the sale or supply has been specifically approved by the premises user or any individual aged 18 or over who has been authorised for this purpose by the premises user (maximum fine on conviction is a fine up to level 1 on the standard scale, currently £200); and
- knowingly keeping or allowing to be kept on the premises any smuggled goods which have been imported
  without payment of duty or which have otherwise been unlawfully imported (maximum fine on conviction is
  a fine up to level 3 on the standard scale, currently £1,000).

In addition, where the premises are to be used primarily or exclusively for the sale or supply of alcohol for consumption on the premises, it is an offence to allow children under 16 to be present when the premises are open for that purpose unless they are accompanied by an adult. In the case of any premises at which sales or supplies of alcohol are taking place at all, it is an offence for a child under 16 to be present there between the hours of midnight and 5am unless accompanied by an adult. In both instances, the penalty on conviction is a fine not exceeding level 3 on the standard scale, currently £1,000.

# Note 1

A temporary event notice may only be given by an individual and not, for example, by an organisation or club or business. The individual giving the notice is the proposed "premises user". Within businesses, clubs or organisations, one individual will therefore need to be identified as the proposed premises user.

If you include an e-mail address in section 1(7) or 1(9), the licensing authority may send to this the acknowledgement of receipt of your notice or any notice or counter notice it is required to give under sections 104A, 106A or 107 of the Licensing Act 2003.

#### Note 2

For the purposes of the Licensing Act 2003, "premises" means any place. Premises will therefore not always be a building with a formal address and postcode. Premises can include, for example, public parks, recreation grounds and private land.

If a premises licence or club premises certificate has effect in relation to the premises (or any part of the premises) which you want to use to carry on licensable activities, it is possible that any conditions which apply to the licence or certificate may be imposed on the temporary event notice if certain pre-conditions are met. These pre-conditions are that the police or the local authority exercising environmental health functions object to the notice and the licensing authority decides:

- not to give a counter notice under section 105 of the Licensing Act 2003;
- the conditions apply to the licence or certificate; and
- the imposition of the conditions on the notice would not be inconsistent with the carrying on of the licensable activities under the notice.

# Page 10 out of 12

Licensing Authority: Chiltern District Council

Ref:

#### Note 3

A temporary event notice can be given for part of a building, such as a single room or a plot within a larger area of land. You should provide a clear description of the area in which you propose to carry on licensable activities. This is important as any licensable activities conducted outside the area of the premises protected by the authority of this temporary event notice would be unlawful and could lead to prosecution.

In addition, when holding the proposed event, the premises user would need to be able to restrict the number of people on the premises at any one time when licensable activities are taking place to less than 500. If more than 499 are on the premises when licensable activities are being carried on, the licensable activities would be unlawful and the premises user would be liable to prosecution. The maximum figure of 499 includes, for example, staff, organisers, stewards and performers.

### Note 4

A description of the nature of the premises assists the chief officer of police and local authority exercising environmental health functions in deciding if any issues relating to the licensing objectives are likely to arise. You should state clearly that the premises to be used are, for example, a public house, a restaurant, an open field, a village hall or a beer tent.

A description of the nature of the event similarly assists the chief officer of police and local authority exercising environmental health functions in making a decision as to whether or not to make an objection. You should state clearly that the event taking place at the premises would be, for example, a wedding with a pay bar, the supply of beer at a particular farmers' market, a discotheque, the performance of a string quartet, a folk group or a rock band.

#### Note 6

The licensable activities are:

- the sale by retail of alcohol;
- the supply of alcohol by or on behalf of a club to, or to the order of, a member of a club;
- the provision of regulated entertainment; and
- the provision of late night refreshment.

Please refer to Schedules 1 and 2 to the Licensing Act 2003 for fuller details of the definitions and exemptions relating to regulated entertainment and late night refreshment.

Regulated entertainment, subject to specified conditions and exemptions, includes:

- (a) a performance of a play;
- (b) an exhibition of a film;
- (c) an indoor sporting event;
- (d) a boxing or wrestling entertainment;
- (e) a performance of live music;
- (f) any playing of recorded music;(g) a performance of dance;
- (h) entertainment of a similar description to that falling within (e), (f) or (g).

Regulated entertainment also includes the provision of "entertainment facilities" for:

- (a) making music;
- (b) dancing; and
- (c) entertainment of a similar description to that falling within (a) or (b).

If you are uncertain whether or not the activities that you propose are licensable, you should contact your licensing authority for further advice.

# Page 11 out of 12

Licensing Authority: Chiltern District Council

Ref:

#### Note 7

Late notices can be given no later than 5 working days but no earlier than 9 working days before the event in relation to which the notice is given. A late notice given later than 5 working days before the event to which it relates will be returned as void and the activities described in it will not be authorised.

The number of late notices that can be given in any one calendar year is limited to 5 for personal licence holders and 2 for non-personal licence holders. These count towards the total number of temporary event notices (i.e. 50 temporary event notices per year for personal licence holders and 5 temporary event notices for non-personal licence holders).

If there is an objection from either the police or local authority exercising environmental health functions, the event will not go ahead and a counter notice will be issued.

#### Note 8

The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours (seven days).

#### Note 9

You should state here the times during the event period, for example 48 hours, when you intend to carry on licensable activities. For example, you may not intend to carry on licensable activities throughout the entire 48 hour event period, and may intend to sell alcohol between 8.00 hrs and 23.00 hrs on each of the two days.

#### Note 10

No more than 499 may be on the premises for a temporary event at any one time when licensable activities are being carried on. If you intend to have more than 499 attending the event, you should obtain a premises licence for the event. Your licensing authority should be able to advise you. The maximum figure of 499 does not just include the audience, spectators or consumers and includes, for example, staff, organisers, stewards and performers who will be present on the premises.

#### Note 11

If you indicate that alcohol will be supplied only for consumption on the premises, you would be required to ensure that no person leaves the premises with alcohol supplied there. If such a supply takes place, the premises user may be liable to prosecution for carrying on an unauthorised licensable activity. Similarly, if the premises user gives notice that only supplies of alcohol for consumption off the premises will take place, he/she must ensure that alcohol supplied is not consumed on the premises. The premises user is free to give notice that he/she intends to carry on both types of supplies. For this purpose the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

# Note 12

The holder of a valid personal licence issued under the Licensing Act 2003 may give up to 50 temporary event notices in any calendar year subject to the other limitations in the 2003 Act. A proposed premises user who holds such a licence should give the details requested.

#### Note 13

As stated under Note 12, a personal licence holder (issued under the Licensing Act 2003) may give up to 50 temporary event notices (including 5 late notices) in any calendar year. An individual who does not hold a personal licence may only give 5 temporary event notices (including 2 late notices) in England and Wales in any calendar year. A calendar year is the period between 1 January to 31 December inclusive in any year.

If an event straddles two calendar years, it will count against the limits on temporary event notices (12 for each premises, 21 days for each premises, 50 per personal licence holder and 5 for non-holders) for each year, however, only one notice needs to be given.

For the purposes of determining the overall limits of 50 temporary event notices per personal licence holder (in a calendar year) and of 5 for a non-personal licence holder (in a calendar year), temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count towards those totals. Note 14 below sets out the definition of an "associate".

If a temporary event notice has been given for the same premises, by the same premises user, and would have effect within 24 hours before the start of the event period under the current proposal or within 24 hours after the end of that period, the temporary event notice given would be void and any licensable activities carried on under it would therefore be unlicensed.

# Page 12 out of 12

Licensing Authority: Chiltern District Council

Ref:

For the purposes of determining whether or not the required gap of 24 hours is upheld, temporary event notices given by an associate or a person who is in business with a premises user (and that business involves carrying on licensable activities) count as if they had been given by the premises user himself. Note 14 below sets out the definition of an "associate".

#### Note 14

An "associate" of the proposed premises user is:

- (a) the spouse of that person;
- (b), a child, parent, grandchild, grandparent, brother or sister of that person;
- (c) an agent or employee of that person; or
- (d) the spouse of a person within (b) or (c).

For these purposes, a person living with another as that person's husband or wife is to be treated as that person's spouse.

These provisions will be subject to amendment by the Civil Partnerships Act. These amendments are due to take effect from 5th December 2005.

#### Note 15

It is a requirement that you send at least one copy of this notice to the licensing authority within the area that the premises is situated at least ten working days (or five working days for a late notice) before the commencement of the proposed licensable activities. You must also serve notice on the chief officer of the Police and the local authority which exercises environmental health functions within the area that the premises is situated. When submitting your TEN using this online form Chiltern District Council will inform these additional responsible authorities within its district on your behalf, and provide you with an electronic response which you must keep as proof that you gave the notice and when you gave it for the purposes of the Act. However, some premises may be situated in two licensing authority areas, for example, where a building or field straddles the local authority boundary. Where this is the case, at least one copy of the notice must be sent to each of the licensing authorities identified, together with the appropriate fee in each case. The responsibility to serve notice on these other authorities and responsible authorities remains with the applicant. In such circumstances, you will receive acknowledgements from all the relevant licensing authorities.

#### Note 16

Under the Licensing Act 2003, all temporary event notices are given subject to a mandatory condition requiring that where the licensable activities involve the supply of alcohol, all such supplies must be made by or under the authority of the named premises user. If there is a breach of this condition, the premises user and the individual making the supply in question would be liable to prosecution. For this purpose the supply of alcohol includes both of the first two licensable activities listed in note 6 above.

#### Note 17

It is an offence knowingly or recklessly to make a false statement in, or in connection with, a temporary event notice. (A person is to be treated as making a false statement if he produces, furnishes, signs or otherwise makes use of a document that contains a false statement). To do so could result in prosecution and a fine not exceeding level 5 on the standard scale.

#### Note 18

You should not complete section 10 of the notice, which is for use by the licensing authority. It may complete this section as one means of giving you written acknowledgement of the receipt of the notice.

Appendix A

Custom Process Configuration	
XML Specific	Customer Message
Application Type LATEMP  Licence Case Type New	
Licence Status I_REC	
XML Template L CAPS Reference	
Payments	
Request P4	
Reference Response	Service Message
PaymentAuthorisationCode*	
IncomeManagementReceiptNumber OriginatorsReference	
CardScheme CardType	
PaymentAmount [	
ResponseDescription ResponseDescription	
Number of payment lines 1	Barren et a
Payment 1 Receipt Number	Payment 2  Receipt Number
DueDate PaymentType	DueDate PaymentType PaymentType
Pay Description mr Nicholas charalambous  XML Description Temporary Event Notice App	Pay Description XMLDescription
PaymentDue 21.00	PaymentDue
Paid Payment Date	Paid Payment Date
Reference ML10	Reference
Payment 3  Receipt Number	Payment 4  Receipt Number
DueDate	DueDate PaymentType
Pay Description	Pay Description
XML Description PaymentDue	XML Description PaymentDue
Paid Payment Dale	Paid Payment Date
Fund Reference	Fund Reference
Payment 5 Receipt Number	Concentration
DueDate	
PaymentType Pay Description	
XML Description PaymentDue	
Paid	
Payment Date Fund	
Reference	Page 45

Appendix A

Delta From   Del	Form file name:	Application Temporary event notice (1.0).	<u>wdf : : : : : : : : : : : : : : : : : </u>
orm data set reference atterTime E-Signed as been E-Signed aterTime Submitted to main server aterTime Submitted to external server    Data Validation Reference	pplicant Email	nfo@bargeorge.co.uk	<u> </u>
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From: Vicky Elliott

Sent: 20 September 2012 11:20

To: Robin Grey; 'info@bargeorge.co.uk'

Cc: Licensing; 'trevor.hooper@thamesvalley.pnn.police.uk'

Subject: 12/01297/LATEMP & 12/01298/LATEMP: George Inn Public House, 137 High

Street, Chalfont St Peter, Buckinghamshire, SL9 9QL

Dear Mr Charalambous,

I am in receipt of two Temporary Event Notice's in relation to: George Inn Public House, 137 High Street, Chalfont St Peter, Buckinghamshire, SL9 9QL.

On behalf of Environmental Health, I wish to present an objection to the licensing authority under section 104(2) of the Licensing Act 2003. I am satisfied that allowing the premises to be used in accordance with the notice would undermine a licensing objective, specifically the prevention of public nuisance.

It is noted that since the service of an Abatement Notice for statutory noise nuisance under the Environmental Protection Act 1990 on the 19th May 2011 there have been no substantiated allegations that the notice has been breached and that there has been an improvement in compliance with the conditions attached to the Premises Licence. However, permitting these TEN applications at this stage would result in the Premises Licence conditions not being transferred to the TEN's which means that there would be no safeguards in place to prevent public nuisance.

If the applicant were to agree to the transfer of conditions from the Premises Licence to both TEN's and would agree to limit their hours more substantially over the Christmas period and less so during the New Year period as below, this would be acceptable to Environmental Health:

12/01297/LATEMP 23/12/12 - 25/12/12: 22:30 to 00:30 12/01298/LATEMP 01/01/13: 00:00 to 02:00

Yours sincerely Vicky Elliott

Vicky Elliott | MSc BSc (Hons) MCIEH | Environmental Health Officer | Chiltern District Council | Environmental Health

Tel: 01494 732070 Fax: 01494 586504

E-mail: velliott@chiltern.gov.uk

Web: www.chiltern.gov.uk/environment

The new Food Hygiene Rating scheme has been launched in Chiltern. For further information please click the banner below:



# **Licensing Act 2003**

# **Premises Licence**

**Premises Licence Number** 

10/01545/LAPRE

#### Part 1 - Premises Details

# Postal address of premises, or if none, ordnance survey map reference or description, including **Post Town, Post Code**

George Inn Public House 137 High Street Chalfont St Peter Buckinghamshire **SL9 9QL** 

# **Telephone number**

# Licensable activities authorised by the licence

Performance of Dance Late Night Refreshment Exhibition of a Film Provision of facilities for Dance Performance of Live Music Provision of Facilities for Music Performance of Recorded Music

Provision of Facilities Similar to Music/Dance

Entertainment of a Similar Description Sale by Retail of Alcohol

All activities are restricted to the internal areas of the premises.

# Times the licence authorises the carrying out of licensable activities

Performance of Dance; Exhibition of a Film; Entertainment of a similar description to live music, recorded music, and performance of dance; Provision of facilities for Music, Provision of facilities similar to music/dance,

	Monday to Thursday Friday to Saturday Sunday	20:00 - 00:00 20:00 - 00:30 20:00 - 22:30
Performance of Live Music Performance of Live Music Performance of Live Music Performance of Live Music	Monday Tuesday & Wednesday Thursday to Saturday Sunday	20:00 - 00:00 20:00 - 23:00 20:00 - 01:00 20:00 - 22:30 (23:30 before an English Bank Holiday Monday)
Performance of Recorded Music Performance of Recorded Music Performance of Recorded Music	Monday to Wednesday Thursday to Saturday Sunday	20:00 - 00:00 20:00 - 01:00 20:00 - 22:30(23:30 before an English Bank Holiday Monday)

Provision of facilities for Dance	Monday to Wednesday	20:00 - 00:00
Provision of facilities for Dance	Thursday	20:00 - 01:00
Provision of facilities for Dance	Friday and Saturday	21:00 - 01:00
Provision of facilities for Dance	Sunday	21:00 - 22:30 (23:30 before an
	,	English Bank Holiday Monday)
Sale by Retail of Alcohol On the Premises	Monday to Wednesday Thursday to Saturday Sunday	12:00 - 00:00 12:00 - 01:30 12:00 - 22:30 (23:30 before an English Bank Holiday Monday)
Late Night Refreshment	Monday to Wednesday	23:00 - 00:30
Late Night Refreshment	Thursday to Saturday	23:00 - 02:00

# The opening hours of the premises

Mondays to Wednesdays 12:00 - 00:30 Thursdays to Saturdays 12:00 - 02:00 Sunday 12:00 - 23:00

Sunday preceding all English Bank Holiday's 12:00 to 00:00

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

Alcohol is supplied for consumption both on the premises

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Name,	(registered)	address,	telephone	number	and emai	(where	relevant)	of holder	of
premis	ses licence								

Mr Nicholas Charalambous Park Cottage Love Hill Lane Langley Park Slough SL3 6DE

Registered number of holder,	, for example company	number, charity	number (	(where
applicable)				

N/A

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

Mr Nicholas Charalambous Park Cottage Love Hill Lane Langley Park Slough SL3 6DE

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

Date of Issue 17.05.2011

Signed.....

Head of Health and Housing

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#### Annex 1 - Mandatory conditions

### 1. Under the premises licence:

No supply of alcohol may be made:-

- a) at a time when no designated premises supervisor has been specified in the Licence
- b) at a time when the designated premises supervisor does not hold a personal licence or his or her licence has been suspended.

Every supply of alcohol under the Premises Licence must be made or authorised by a person who holds a personal licence.

- 2. (1) The responsible person shall take all reasonable steps to ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
  - (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.
- **3.** The responsible person shall ensure that no alcohol is dispensed directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
- **4.** The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.

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#### FROM 1 OCTOBER 2010

- **5.** (1) The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
  - (2) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and a holographic mark.
- 6. The responsible person shall ensure that -
  - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures –

(i) beer or cider: 1/2 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.

# 7. Exhibition of films

Where the British Board of Films Classification, or the Licensing Authority upon objections to the licence holder, has classified a film exhibition as category 12A, 15 or 18, admission of children must be restricted in accordance with that classification.

#### 8. Door Supervision

Any person carrying out a security activity at the premises in accordance with conditions attached to this licence must be licensed by the Security Industry Authority.

For the purposes of this condition-

- (a) "security activity" means an activity to which paragraph 21(1)(a) of Schedule 2 to the Private Security Industry Act 2001 applies, and
- (b) paragraph 8(5) of that Schedule (interpretation of references to an occasion) applies as it applies in relation to paragraph 8 of that Schedule.

# Annex 2 – Conditions consistent with the Operating Schedule Submitted by the Applicant

- 1 The licensee shall display in a prominent position a copy of their policy on checking age.
- A valid proof of age card or UK passport shall be required to be produced by any person appearing to t hose selling or supplying alcohol, to be under 18 (or 16 in the case of the consumption of beer, wine and cider in the company of adults during a table meal) and who is attempting to buy alcohol.
- Notices shall be prominently displayed and prevented from damage and deterioration, advising customers of the prevalence of crime that may target them (e.g. notices warning customers about the need to be aware of pickpockets or bag snatchers and to guard their property).
- The licensee shall take measures to promote sensible drinking (including measures to encourage the purchase of safe drinks).

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- The licensee shall ensure that adequate measures are taken to prevent the use and supply of illegal drugs.
- A CCTV system shall be installed, maintained and operated correctly to the satisfaction of the Thames Valley Police Crime Prevention Officer. The tapes from the system shall be retained for a period of 31 days. A sign advising customers that they are on CCTV shall be positioned in a prominent position. [NB this is to achieve compliance with the Human Rights legislation]
- 7 There shall be a suitable facility for the recording and storage of images collated from CCTV, and a capability of CCTV to work effectively in low levels of light.
- 8 Water and soft drinks will be made available during the wind down period after alcohol and entertainment has ceased.
- 9 Performances involving danger or risk to the public shall not be given.
- 10 Dancing shall be restricted to the areas approved by the Council for that purpose.
- The number of persons admitted to the premises on any one occasion shall not exceed the maximum occupant capacity (this includes occupancy limits set on ground and first floors respectively), as specified by the Fire Authority (such number to be inclusive of staff and performers working at the premises), and overcrowding in any part of the premises which would interfere with the safety or comfort of the public shall not be permitted.
- The means of escape provided for the premises shall be maintained unobstructed, free of trip hazards, be immediately available and clearly identified in accordance with the approved arrangements.
- All exit doors shall be available at all material times without the use of a key, code, card or similar means. Any fastenings or electrically controlled locks shall be approved by the Council.
- Doors at such exits are regularly checked to ensure they function satisfactorily and a record of checks kept.
- Staff with specific responsibilities in the event of fire or other emergency, together with deputies, shall receive training and written instruction appropriate to their role as set out in Appendix E. The duty manager shall, once he is satisfied as to the competence of each member of staff, enter this in a logbook which shall be available for inspection by Police or authorised officers.
- The fire brigade must be called at once to any outbreak of fire, however slight, and the details recorded in a fire logbook.
- An adequate and appropriate supply of first aid equipment and materials is available on the premises.
- All electrical wiring, fittings and appliances shall be constructed and maintained in a safe and satisfactory condition to the satisfaction of the Licensing Authority.
- In the absence of adequate daylight, the lighting in any area accessible to the public, members or guests shall be fully in operation during all times when they are present. Fire Safety signs shall be adequately illuminated.
- A system of emergency lighting, independent of the normal lighting of the premises shall be provided and shall illuminate all escape routes. The system shall operate automatically on failure of the normal lighting or be on at all times, and shall be maintained in efficient working order and

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tested at specified intervals to the satisfaction of the Licensing Authority and Fire Authority, with details of tests recorded in the fire logbook.

- 21 Corridors, passageways and stairways shall be evenly illuminated to a level not less than that required by the current British Standard Code of Practice.
- Ventilation ductings are kept clean, and air filters are periodically cleaned and replaced to maintain a satisfactory air supply.
- The licensee shall ensure that whenever disabled persons are present, adequate arrangements are made to enable their safe evacuation in the event of an emergency.
- (a) The flue of any boiler or heating appliance shall be professionally cleaned at intervals not less than the minimum recommended by the appliance manufacturer.
  - (b) Ventilation ducting and shafts generally shall be maintained in a clean condition.
  - (c) Ventilation air filters shall be cleaned or changed for new filters periodically as may be necessary to maintain a satisfactory flow of air supply.
  - (d) All interior surfaces of extract ventilation ducting, serving kitchens and serveries, shall be thoroughly cleaned at least annually.
  - (e) Grease filters in extract ventilation hoods in kitchens and serveries shall be regularly cleaned e.g. weekly.
- The premises shall be properly ventilated and noxious smells shall not be permitted to emanate from the premises so as to cause a nuisance to nearby properties.
- No soliciting for custom, including the distribution of leaflets, shall take place from the premises, immediately outside the premises, or in the vicinity of the premises.
- The licensee shall not use or cause or permit the use of unauthorised advertisements (fly posting) to advertise events, exhibitions, publications or recordings, and shall take all reasonable steps to ensure that unauthorised advertising (fly posting) connected with events at the premises does not take place.
  - NOTE: This does not prohibit the distribution of leaflets to persons within the premises.
- The licensee shall ensure that the pavement from the building line to the kerb edge immediately outside the premises, including the gutter/channel at its junction with the kerb edge, is kept clean and free from litter at all material times to the satisfaction of the Council.
- No poster, advertisement, photograph, sketch, synopsis or programme shall be displayed, sold or supplied anywhere by or on behalf of the licensee which is unsuitable for general exhibition. If the licensee is notified by the Council in writing that it objects under this rule to a poster, advertisement, photograph, sketch, synopsis or programme, it shall not be displayed, sold or supplied.
- 30 All parts of the premises shall be kept in a clean condition to the satisfaction of the Council.
- 31 Patrons will be asked to leave quietly
- 32 Air conditioning will be regularly serviced
- 33 Car-parking will be made available to reduce the noise of patrons arriving and departing

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- It should be noted that it is unlawful under the 2003 Act to permit unaccompanied children under the age of 16 to be present on premises exclusively or primarily used for supply of alcohol for consumption on those premises under the authorisation of a premises licence, club premises certificate or temporary event notice when open for the purposes of being used for the supply of alcohol for consumption there.
- Sight of evidence of age shall be required from any person appearing to those engaged in selling or supplying alcohol to be under the age of 18 and who is attempting to buy alcohol. A first aid kit will be made available for the use of staff and customers
- The licensee shall participate in the Pubwatch Scheme and cause the designated premises supervisor to do likewise.
- Without prejudice to Condition 39 and 40 below, no live music, amplified sound or structure borne noise or vibration emanating from the premises (including the external patio, smoking, garden and parking areas) shall be audible or perceptible at or within the site boundary of any residential property.
- Amplified live or recorded music shall not be performed or played at the premises otherwise than by connection to a noise limiter, such limiter to be of tamper proof design, incapable of being bypassed and calibrated to a level approved by the officer of environmental health.
- At any time when live music or karaoke is being performed, or amplified recorded music not ancillary to the supply of alcohol is being played, including discotheques controlled by a disc jockey, all external doors shall be kept closed when not in use and all windows shall be closed and kept closed.
- At any time voice is amplified by a disc jockey or for compared events including cabaret, comedy, quiz nights and other pub games, all external doors shall be kept closed when not in use and all windows shall be closed and kept closed.
- 41 The sound track of any film shall not be audible at the nearest noise sensitive boundary.
- Without prejudice to the requirements of Conditions 40 and 41 above, all external doors shall be kept closed when not in use and after 11.00 p.m. all windows shall be closed and kept closed
- Sufficient signs shall be provided and prominently displayed within the premises requesting members of the public to enter and leave quietly, after 11.00 p.m., and where reasonably practicable and appropriate, such a message shall be verbally reinforced by the designated premises supervisor or other persons duly authorised by him.
- Other than for the purposes of parking, entering or leaving the premises, or for using the designated smoking area for the purposes of smoking, members of the public shall not be permitted to enter or remain in any of the external areas of the premises after 11.00 p.m. (10.30 p.m. on Sundays).
- The designated smoking area referred to in Condition 45 above shall be such area adjacent to the rear patio doors as shall be hatched black on a plan of a scale of at least 1/1250 and approved in writing for that purpose by the authorised officer of the licensing authority.
- No beverages of any description shall be consumed in the external areas of the premises after 11.00 p.m. (10.30 p.m. on Sundays).
- A sign shall be erected in a prominent location in the designated smoking area and thereafter after maintained in a good and legible condition informing smokers that the consumption of beverages is

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not permitted in any of the external areas after 11.00 p.m. (10.30 p.m. on Sundays) and further requesting that they respect the amenities of neighbouring residents.

- The licensee shall cause the designated premises supervisor to maintain a complaints book at the premises recording details of all complaints received from residents of the residential properties in the vicinity of the premises such complaints book to include, where disclosed, the complainants name, location, date, time, nature of complaint and any remedial action taken. The complaints book shall be produced on demand for the purposes of inspection to the authorised officer of the licensing authority or to the officer of environmental health.
- Not more than three of the parking spaces to the rear of the premise shall be allocated, designated, reserved or used for staff parking
- The licensee shall hold or cause to hold twice yearly meetings at six monthly intervals representatives of the St Peters' Court and Indres House Resident Associations in order that issues or concerns regarding the operation of the premises may be raised and discussed.

#### Taxi Policy

The licensee must use its best endeavours to ensure that taxi drivers waiting on or just outside the premises adhere to the licensee's taxi policy as follows:

- (i) All taxi drivers must switch their engines off if waiting for fares;
- (ii) Taxi drivers are not to play music whilst waiting for fares;
- (iii) Taxi drivers must only converse with each other quietly, and not talk from within one car to another;
- (iv) Taxi drivers must try and drop off or collect customers as close to the entrance of the premises as possible;
- (v) Taxi drivers will be reminded that they are in a residential area and they should be respectful of the same.

# **Door Supervision Policy**

The licensee will ensure that its door supervisors policy is adhered to as follows:

- (i) All premises door staff must have Security Industry Authority badges on display at all times;
- (ii) Door staff must remind customers that they are in a residential area and must ask customers to leave quietly and respect local residents;
- (iii) The door staff are to do a head count on arrival and use their clickers to monitor the capacity of the venue and record values every half an hour;
- (iv) A door supervisor is to be stationed at the rear door of the premises to ensure that, in accordance with condition 47 of the Premises Licence, customers do not have any drinks outside the building after 11.00pm (10.30 pm on Sundays);
- (v) No more than fifteen (15) people are to be allowed in the designated smoking area at any point after 11.00pm;
- (vi) If customers are being excessively noisy, the door supervisor will insist that they quieten down and respect local residents;
- (vii) No customers are to be allowed in the smoking area after 1.30am;
- (viii) If customers are waiting for taxis they must wait inside and the staff will inform them when the taxi arrives. (For the avoidance of doubt, customers are not to wait inside the premises after the premises closing hours and the licensee is to encourage customers to order taxis in sufficient time so that they arrive prior to closing time);
- (ix) All door supervisors must co-operate with police in the event of any incidents.

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

#### The additional hours referred to in this Schedule shall not come into operation unless and until:

A(i) The Licensing Authority, in consultation with the Council's Environmental Health Department, has formally approved in writing, a noise management plan commissioned by the licensee and submitted to the Licensing Authority for approval. For the avoidance of doubt, the report submitted by the applicant prior to the Sub-Committee hearing was deficient, for example in not showing noise levels at source, propagation over distance and the effect of any remediation work. The noise management plan to be submitted as part of this condition must show how noise will be controlled to meet condition 38 of the existing Premises Licence and it must include (but not necessarily be limited to) accurate indications of background noise levels at the site boundary, propagation over distance, methods of remediation/mitigation to achieve compliance with condition 38 of the existing Premises Licence, and a fully auditable trail showing the reductions in noise that will result from the remediation/mitigation measures proposed.

and

- (ii) The recommendations in the noise management plan approved in paragraph A(i) have been implemented to the satisfaction of the Licensing Authority, in consultation with the Council's Environmental Health Department, and the Licensing Authority has confirmed this in writing.
- **B.** The licensee shall ensure that the premises are operated at all times in accordance with the recommendations in the noise management plan approved pursuant to paragraph A(i).

#### Annex 4 - Plans

Please see attached plans with reference number: 10/00278/LAPRE

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