

Licensing Sub-Committee

10 September 2018

Tuesday 18 September 2018 in Room 0.02, Ground Floor, Quadrant, The Silverlink North, Cobalt Business Park, North Tyneside, NE27 0BY **commencing at 10.00am**.

Agenda Item		Page
1.	Appointment of Chair	
	The Sub-Committee to appoint a Chair for this meeting	
2.	Declarations of Interest and Dispensations	
	You are invited to declare any registerable and/or non-registerable interests in matters appearing on the agenda, and the nature of that interest. You are also invited to disclose any dispensations in relation to any registerable and/or non-registerable interests that have been granted to you in respect of any matters appearing on the agenda.	
	You are also requested to complete the Declarations of Interests card available at the meeting and return it to the Democratic Services Officer before leaving the meeting.	
3.	Procedure for Licensing Act Hearings	2
	Procedure for hearing an application for the grant of a Premises Licence.	
4.	Mr Petit & Giraffe Lounge, 46-60 Park View, Whitley Bay. (Whitley Bay Ward)	7
	To consider an application for the grant of a new Premises Licence.	

Circulated to all Members of the Licensing Sub-Committee:-

Councillor G Madden Councillor D Drummond Councillor L Darke

LICENSING ACT 2003

NORTH TYNESIDE COUNCIL

PROCEDURE FOR HEARING OF AN APPLICATION BEFORE THE LICENSING SUB-COMMITTEE ("the Committee")

The four licensing objectives, as set out in the Licensing Act 2003, are:

- The prevention of crime and disorder
- Public safety
- The prevention of public nuisance
- The protection of children from harm.

Each application that comes before this Committee will be treated on its own merits, and this Licensing Authority will take its decision based upon:

- The merits of the application
- The promotion of the four licensing objectives
- The Statement of Licensing Policy of North Tyneside Council
- The guidance issued under Section 182 of the Licensing Act 2003.

The Procedure of the Committee is as follows:

- The Chair of the Committee will open the hearing and will ask all persons present at the hearing to identify themselves. The Chair will then explain the procedure to be followed at the hearing.
- 2. The Committee will then consider any request made by a party under regulation 8(2) of the Licensing Act 2003 (Hearings) Regulations 2005 for permission for a person to attend as a witness on his/her behalf.
- 3. The Licensing Officer will present a report to the Committee outlining the application, any relevant representations and the relevant sections of the Council's Statement of Licensing Policy and the statutory guidance.
- 4. The Committee may ask any relevant questions they have of the Licensing Officer.
- 5. The Applicant or their representative will then be invited to address the Committee to clarify any information arising from the officer's report, if necessary.
- 6. Each of the Responsible Authorities which have made representations will be invited to address the Committee about the application, to indicate why they consider the issues they have raised to be relevant to the licensing objectives and sufficient to object to the application or notice (as applicable).

If a Responsible Authority has obtained prior permission to call a particular witness, then they may call that witness.

- 7. The Committee may ask any relevant questions they have of the Responsible Authorities.
- 8. Other Persons may ask any relevant questions they have of the Responsible Authorities.
- 9. The Applicant or their representative may ask any relevant questions they have of the Responsible Authorities.
- 10. Each of the Other Persons who have made representations will be invited to address the Committee about the application, indicating why they consider the issues they have raised to be relevant to the licensing objectives and sufficient to object to the application or notice (as applicable).

If any Other Person has obtained prior permission to call a particular witness, then they may call that witness.

<u>Note</u>: In order to avoid repetition and to expedite proceedings at the hearing, objectors within the same group of Other Persons are encouraged to appoint an agreed spokesperson to address the Committee.

- 11. The Committee may ask any relevant questions they have of the Other Persons or their witness(es).
- 12. The Responsible Authorities may ask any relevant questions they have of the Other Persons or their witness(es).
- 13. The Applicant or their representative may ask any relevant questions of the Other Persons or their witness(es).
- 14. The Applicant or their representative will be invited to address the Committee, as to why they consider the issues raised by the Responsible Authorities and Other Persons to be irrelevant to the licensing objectives and why they consider the Committee should grant their application or notice (as applicable).

If the Applicant has obtained prior permission to call a particular witness, then they may call that witness.

- 15. The Committee may ask any relevant questions they have of the Applicant, their representative or their witness(es).
- 16. The Responsible Authorities may ask any relevant questions they have of the Applicant, their representatives or their witness(es).
- 17. Any of the Other Persons may ask any relevant questions they have of the Applicant, their representative or their witness(es).

- 18. The Chair of the Committee will invite each of the Responsible Authorities to make a brief closing statement. Each Responsible Authority should ideally take no longer than 10 minutes to make their closing statements
- 19. The Chair will invite each of the Other Persons to make a brief closing statement. Each of the Other Persons will be entitled to a maximum of 10 minutes in which to make their closing statements.
- The Chair will invite the Applicant or their representative to make a brief closing statement. Each Applicant should ideally take no longer than 10 minutes to make their closing statements.
- 21. The Chair will ask all parties if they are satisfied that they have said all they wish to.
- 22. The Committee will retire in private to consider the application and make its determination. The Legal Adviser will be present to ensure that all matters of law, evidence and procedure are adhered to appropriately but will not take part in the decision.
- In considering any representations or a notice made by any party, the Committee may take into account documentary or other information produced by a party in support of their application, representations or notice (as the case may be) either before the hearing or, with the consent of all the other parties, at the hearing.
- The Committee shall disregard any information given by a party or by any person to whom permission to appear at the hearing is given by the Committee, which is not relevant to:
 - (i) their application, representations or a notice (as the case may be) or, in the case of another person, the application, representations or notice of the party requesting their attendance; and
 - (ii) the promotion of the licensing objectives or, in relation to a hearing to consider a notice given by a chief officer of police, the prevention of crime and disorder licensing objective.
- NB Parties are reminded that any documentary or other information or evidence they wish to produce in support of their application or representation must have been disclosed to all parties prior to the hearing taking place. Late representations, documents or evidence will only be considered with the agreement of all parties present.
- 25. The Committee will return to announce its decision. A written notice of the decision will be provided to app parties in accordance with statutory requirements. The decision letter will include the reasons for the decision, and any conditions placed upon the licence (if granted) and the licensing objective(s) they relate to. The notification of decision will include information on a party's right to appeal against the Committee's decision.

General Matters

1. Expectations on parties

The Licensing Authority expects all parties to a hearing to endeavour to address any issues openly and to work towards an amicable resolution, if at all possible, prior to the hearing taking place.

All parties will be expected to:

- (i) demonstrate which of the four licensing objectives are addressed in relation to each of the issues they wish to raise at the hearing; and
- (ii) draw to the Committee's attention any relevant aspects of the National Guidance or local Statement of Licensing Policy which they also consider are particularly relevant to the Committee's consideration of the issues the party(ies) has/have raised.

2. Agreement that a hearing is unnecessary

A Licensing Authority can dispense with holding a hearing if all persons concerned (applicants and parties raising a representation) give notice to the Licensing Authority prior to the hearing date that they consider it unnecessary.

Where all such persons have given such notice, and the Licensing Authority agrees that a hearing is unnecessary, the Licensing Authority will give notice to the parties that the hearing has been dispensed with.

3. Failure of parties to attend

The hearing may proceed in the absence of any party who has informed the Licensing Authority that they do not intend to attend or be represented at the hearing.

If a party fails to attend or be represented at a hearing without notifying the Licensing Authority, the Committee may adjourn the hearing to a specific date if it considers it to be in the public interest to do so, or alternatively may proceed with the hearing in the party's absence. In the interests of the other parties, costs and efficiency, hearings will generally proceed notwithstanding the absence of any party (including the Applicant).

Where it is decided to proceed in a party's absence, all notices and representations received from the absent party will be considered by the Committee.

If, in exceptional circumstances, a decision is made to adjourn a hearing all parties will be advised of the date, time and venue to which the hearing has been adjourned.

4. Questioning of parties

The Licensing Authority will generally allow all parties to ask questions of another party present, but this decision will be taken on a case by case basis and in some exceptional circumstances (a reason will be given) cross examination may be prohibited.

5. Further clarification

When addressing the Committee each party shall respond specifically to any points of which it received notice (with the Notice of Hearing) upon which the Committee was seeking clarification.

6. Questioning by Legal Adviser

The legal adviser to the Committee may ask questions on behalf of, or in addition to, the Committee members themselves.

7. Hearsay evidence

Hearsay evidence will be admissible provided that it is relevant. The weight to be attributed to hearsay evidence will be a matter for the Committee.

8. Persons behaving in a disruptive manner

The Committee has the right to exclude any person disrupting the hearing, at their discretion. The Committee can refuse to allow that person to return or, alternatively, may permit him/her to return on such conditions as the Committee may decide. Any person required to leave the hearing may, before the end of the hearing, submit to the Committee in writing any information which they would have been entitled to give orally had they not been required to leave.

9. No decision-making by Ward Members

A member of the Licensing Committee shall not be entitled to participate in any decision-making in relation to any licensing application concerning premises in the Ward for which he/she serves as Councillor.

REPORT

Meeting/

Licensing Sub-Committee

Decision Maker(s)

Date: 18th September 2018

Report by: Jeff Young

Contact

Ward(s):

Jeff Young

Officer(s): Licensing Officer

2 643 6902

Whitley Bay

Title of Licensing Act 2003 -

Report: Mr Petit & Giraffe Lounge, 46 - 60

Park View, Whitley Bay, NE26 2TH

1.0 Summary / Purpose of Report

1.1 Licensing Sub-Committee

The Licensing Act 2003 provides that, where representations have been received from a Responsible Authority or Other Person in respect of an application for a licence, a variation of a licence or a review of a licence, a hearing must be held to consider them. Sub-Committees have been established in accordance with provisions of the Act for the purpose of hearing such applications.

- 1.2 The Sub-Committee is asked to consider and determine the application from HT Leisure Limited for a New Premise Licence in relation to Mr Petit & Giraffe Lounge, 46 60 Park View, Whitley Bay.
- 1.3 The applicant has been invited to attend the meeting to put forward their case in support of the application. All persons making relevant representations have also been invited to attend.

1.4 Representations from Responsible Authorities and Other Persons

The application has been forwarded to the Chief Officer of Police, Fire Authority, Local Planning Authority, Environmental Health Authority, Health and Safety Enforcement Agency, Licensing Authority, Director of Public Health, Weights and Measures Authority, Home Office Immigration Enforcement and the Local Safeguarding Children Board with a view to any of these Responsible Authorities inspecting the premises if deemed appropriate by them and to enable them to comment on the application. The application has been advertised at the premises, in a local newspaper and also on the Council Website as prescribed. Representations have been received from local residents and a local Ward Councillor. These are attached at **Appendix 5**.

1.5 Authority to make decisions

In relation to an Application for the grant of a Premises Licence or Club Premise Certificate the Licensing Sub-Committee can, under the Licensing Act 2003:

- grant a Licence subject to conditions consistent with the operating schedule and necessary for the promotion of the licensing objectives in addition to the mandatory conditions
- exclude from the scope of the Licence any of the licensable activities to which the Application relates,
- or reject the Application

Once the Sub-Committee has reached a decision, the decision and reasons for the decision must be given in accordance with the Licensing Act 2003 and the Licensing Act 2003 (Hearings) Regulations 2005.

2.0 Background

This report relates to an application for a New Premise Licence in respect of Mr Petit & Giraffe Lounge, 46 - 60 Park View, Whitley Bay.

2.1 The Application for the Licence is attached at **Appendix 1**, a plan of the premises is attached at **Appendix 2** and a map of the area is attached at **Appendix 3**.

2.2 The Application for the Grant of a Premises Licence under Section 17 of The Licensing Act 2003

The Application for Grant of the Premises Licence is made pursuant to Section 17 of the Licensing Act 2003 and the relevant Section of the Act dealing with the determination of such an Application is contained in Section 18 of the Act.

The application for a premise licence is as follows:

- Supply of Alcohol (on and off the premises), Exhibition of a Film, Live Music, Recorded Music, Performance of Dance, Anything of a similar description to live music, recorded music or performance of dance as follows:
- Sunday Thursday 08.00 24.00
- Friday and Saturday 08.00 01.00
- 2. Late night refreshment as follows:
- Sunday Thursday 23.00 00.30
- Friday and Saturday 23.00 01.30
- 3. Non-standard timings as follows:

All licensable activities extended for a one hour period on the Friday, Saturday and Sunday of a Bank Holiday weekend, Maundy Thursday, Christmas Eve, Boxing Day and New Year's Day

The licensable activities specified in the licence may be provided from the end of the specified finish times on any day which is New Year's Eve to the beginning of the start times on the following day (New Year's Day)

- 4. Opening times
- Sunday Thursday 08.00 00.30
- Friday and Saturday 08.00 01.30

If the licence is granted it will be subject to Mandatory Conditions which are attached at **Appendix 4** of the report.

3.0 Promotion of Licensing Objectives

The applicant has included the following additional steps in the operating schedule which they intend to take in order to promote the licensing objectives.

Please see Appendix 1.

4.0 The Representations

Relevant representations have been made as follows and are attached at **Appendix 5**:

- The Chief Officer of Police has made no representations.
- Tyne and Wear Fire and Rescue Service have made no representations.
- The Health and Safety Officer of North Tyneside Council has made no representations.
- The Local Planning Authority has made no representations.
- The Environmental Health Officer of North Tyneside Council has made no representations.
- The Local Safeguarding Children's Board for North Tyneside have made no representations.
- The Weights and Measures Authority for North Tyneside have made no representations.
- The Licensing Authority has made no representations.
- The Director of Public Health has made no representations.
- Home Office Immigration Enforcement has made no representations.
- Other persons have made representations which are attached at Appendix 5.

5.0 The Parties

The Parties to the hearing will be:

- 1. The Applicant HT Leisure Ltd represented by Sintons Solicitors
- 2. Interested Parties Local residents and a Local Ward Councillor

6.0 For consideration

The areas for consideration by the Licensing Sub-Committee are:

 Application for the Grant of a Premises Licence in relation to Mr Petit & Giraffe Lounge, 46 - 60 Park View, Whitley Bay

7.0 The North Tyneside Council Statement of Licensing Policy

The Sub-Committee's attention is drawn to the relevant part of the Policy - Section 10 Licensing Objectives.

8.0 The Revised Guidance issued under Section 182 Licensing Act 2003

The Sub-Committee's attention is drawn to the relevant parts of the Guidance issued under S182 Licensing Act 2003 - Chapter 2 Licensing Objectives.

9.0 For Decision

The Sub-Committee is asked to determine the application in whatever way it sees fit.

10.0 Associated Papers

Appendix 1 – The application for the Grant of a Premises Licence

Appendix 2 – Plan of the Premises

Appendix 3 – Map

Appendix 4 – Mandatory Conditions Appendix 5 – Relevant representation

11.0 Background Information

The following background papers have been used in the compilation of this Report and are available for inspection at the offices of the authors of the Report:

North Tyneside Council Statement of Licensing Policy

The Licensing Act 2003 and Regulations

Amended Guidance issued under Section 182 of the Licensing Act 2003 from the Home Office

Delegation Scheme – Licensing Committee 7 February 2005

APPENDIX 1

2/1/4/

27/7/18 £100 CHQ

Application for a premises licence to be granted under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form. If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary.

You may wish to keep a copy of the completed form for your records.

I/We HT LEISURE LIMITED (Insert name(s) of applicant) apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in Part 1 below (the premises) and I/we are making this application to you as the relevant licensing authority in accordance with section 12 of the Licensing Act 2003 Part 1 – Premises details												
MR	PETIT	ress of premises or, if none, ordna C& GIRAFFE LOUNGE RK VIEW	ance survey ma	ap refe								
Post	town	WHITLEY BAY			Postcode	NE26 2TH						
Tele	phone	number at premises (if any)										
Non-	dome	stic rateable value of premises	0									
Part	2 - A]	pplicant details										
Pleas	e state	e whether you are applying for a	premises licen	ce as	Please tick	as appropriate						
a)	an ii	ndividual or individuals *			please comple	ete section (A)						
b)	a pe	rson other than an individual *										
	i	as a limited company/limited lia partnership	bility	\boxtimes	please comple	ete section (B)						
	ii	*			please comple	ete section (B)						
	iii	as an unincorporated association	ı or		please comple	ete section (B)						
	iv	other (for example a statutory co	orporation)		please comple	ete section (B)						
c)	a rec	cognised club			please comple	ete section (B)						
d)	a ch	arity			please comple	ete section (B)						

e)	the p	roprie	tor of a	n educati	onal e	stablish	ment		please com	plete section	n (B)
f)	a hea	ılth ser	vice bo	ody					please com	plete section	n (B)
g)	a person who is registered under Part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales								n (B)		
ga)	a person who is registered under Chapter 2 of Part please complete se 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England								plete section	n (B)	
h)			ficer of d Wale	f police of s	f a pol	ice forc	e in		please comp	plete section	n (B)
* If you	ou are	applyi	ng as a	person d	escrib	ed in (a) or (b) p	lease c	onfirm (by tic	king yes to	one box
premis	ses for	licens	able ac	ctivities; c	r		ness whi	ch invo	lves the use o	f the	\boxtimes
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(A) IN	DIVI	DUAL	APPI	LICANT	S (fill	in as ap	plicable))	a ;;	Toger 1	, a
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Nationality							
Current resident address if differ premises addres	ent from						
Post town			·		Postcoo	de	
Daytime contac	t telephon	ie number					
E-mail address (optional)							
Name HT LEISURE L. Address 37 THE SIDE NEWCASTLE U NEI 3JE	name and red numb), please g IMITED	registered add er. In the case ive the name a	of a par	tnership or o	other joi	nt ven	ture (other than a
Registered numb 11379470	er (where	applicable)					
Description of ap LIMITED COM		or example, par	tnership,	company, un	incorpora	ated ass	sociation etc.)
Telephone numb	er (if any)						
E-mail address (d	ptional)						

Part 3 Operating Schedule

When do you want the premises licence to start?

DD	M	M	YYYY				
3 0	0	8	2	0	1	8	

If you wish the licence to be valid only for a limited period, w	hen
do you want it to end?	

DD		MM			YYYY			
	1	I	1	I	L	L	1.	

BA	Please give a general description of the premises (please read guidance note 1) BAR AND RESTAURANT OPERATING OVER GROUND FLOOR LEVEL IN A COMMERCIAL STREET								
If 5	000 on moone would one own and the attention of the state								
	000 or more people are expected to attend the premises at any time, please state the number expected to attend.								
Wh	at licensable activities do you intend to carry on from the premises?								
(ple	ase see sections 1 and 14 and Schedules 1 and 2 to the Licensing Act 200	93)							
Prov	vision of regulated entertainment (please read guidance note 2)	Please tick all that apply							
a)	plays (if ticking yes, fill in box A)								
b)	films (if ticking yes, fill in box B)								
c)	indoor sporting events (if ticking yes, fill in box C)								
d)	boxing or wrestling entertainment (if ticking yes, fill in box D)								
e)	live music (if ticking yes, fill in box E)								
f)	recorded music (if ticking yes, fill in box F)	\boxtimes							
g)	performances of dance (if ticking yes, fill in box G)								
h)	anything of a similar description to that falling within (e), (f) or (g) (if ticking yes, fill in box H)	\boxtimes							

 $\underline{\textbf{Provision of late night refreshment}} \ (\text{if ticking yes, fill in box I})$

 \boxtimes

Supply of alcohol (if ticking yes, fill in box J)

 \boxtimes

In all cases complete boxes $K,\,L$ and M

 \mathbf{A}

Plays Standard days and timings (please read guidance note 7)			Will the performance of a play take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	ance note 4)	
Tue	***************************************				
Wed			State any seasonal variations for performing pla guidance note 5)	ys (please read	
Thur					
Fri	-		Non standard timings. Where you intend to use the performance of plays at different times to the column on the left, please list (please read guidance)	ose listed in th	
Sat					
Sun					

В

Films Standard days and timings (please read			Will the exhibition of films take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	ice note 7		guidance note sy	Outdoors	
Day	Start	Finish		Both	
Mon	0800	2400	Please give further details here (please read guida DVDS/FILMS/VIDEO	ance note 4)	****
Tue	0800	2400			
Wed	0800	2400	State any seasonal variations for the exhibition of read guidance note 5) AS SET OUT IN BOX J	of films (please	2
Thur	0800	2400			
Fri	0800	0100	Non standard timings. Where you intend to use the exhibition of films at different times to those column on the left, please list (please read guidance)	listed in the	for
Sat	0800	0100	AS SET OUT IN BOX J		
Sun	0800	2400			

C

Indoor sporting events Standard days and timings (please read guidance note 7)			Please give further details (please read guidance note 4)
Day	Start	Finish	
Mon			
Tue			State any seasonal variations for indoor sporting events (please read guidance note 5)
Wed		jā.	
Thur			Non standard timings. Where you intend to use the premises for indoor sporting events at different times to those listed in the column on the left, please list (please read guidance note 6)
Fri			lit
Sat			
Sun			

D

Boxing or wrestling entertainments Standard days and			Will the boxing or wrestling entertainment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
timing	s (please race note 7)	read	production (production and a sy	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guida	ance note 4)	
Tue					
Wed			State any seasonal variations for boxing or wres entertainment (please read guidance note 5)	tling	
Thur					
Fri			Non standard timings. Where you intend to use boxing or wrestling entertainment at different ti in the column on the left, please list (please read §	mes to those li	sted
Sat			- II		
Sun					

Live music Standard days and timings (please read		Will the performance of live music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
		(prouse road gardance note 3)	Outdoors	
Start	Finish		Both	
0800	2400	LIVE MUSIC MAY MAKE UP PART OF THE OFFERING		OM
0800	2400			
0800	2400	(please read guidance note 5)		<u>ic</u>
0800	2400	THE SET COT IN BOATS		
0800	0100	the performance of live music at different times	to those listed	
0800	0100	AS SET OUT IN BOX J	dance note 6)	
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Standa	Recorded music Standard days and timings (please read		Will the playing of recorded music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	×
	nce note 7			Outdoors	
Day	Start	Finish		Both	
Mon	0800	2400	Please give further details here (please read guidance note 4) RECORDED MUSIC MAY MAKE UP PART OF TH OFFERING FROM TIME TO TIME		***************************************
Tue	0800	2400			
Wed	0800	2400	State any seasonal variations for the playing of recorded music (please read guidance note 5) AS SET OUT IN BOX J		<u>ic</u>
Thur	0800	2400			
Fri	0800	0100	Non standard timings. Where you intend to use the playing of recorded music at different times the column on the left, please list (please read gui	to those listed	
Sat	0800	0100	AS SET OUT IN BOX J		
Sun	0800	2400			

G

Performances of dance Standard days and timings (please read		ind	Will the performance of dance take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	\boxtimes
	ice note 7		(preuse read gardinee note 3)	Outdoors	
Day	Start	Finish		Both	
Mon	0800	2400	Please give further details here (please read guidance note PERFORMANCE OF DANCE MAY MAKE UP PART OF OFFERING FROM TIME TO TIME		E
Tue	0800	2400	OFFERING PROBETIVE TO THE		
Wed	0800	2400	State any seasonal variations for the performance of dance (performance of dance) read guidance note 5) AS SET OUT IN BOX J		lease
Thur	0800	2400	ACCEPT OF HABOAS		
Fri	0800	0100	Non standard timings. Where you intend to use the performance of dance at different times to the column on the left, please list (please read guidan	ose listed in	
Sat	0800	0100	AS SET OUT IN BOX J	oc note o)	
Sun	0800	2400			

Anything of a similar description to that falling within (e), (f) or (g) Standard days and timings (please read guidance note 7)			Please give a description of the type of entertainment providing ENTERTAINMENT SIMILAR TO MUSIC AND		
Day	Start	Finish	Will this entertainment take place indoors or	Indoors	
Mon	0800	2400	outdoors or both – please tick (please read guidance note 3)	Outdoors	
				Both	
Tue	0800	2400	Please give further details here (please read guidance note 4)		
Wed	0800	2400			
Thur	0800	2400	State any seasonal variations for entertainment description to that falling within (e), (f) or (g) (guidance note 5)		
Fri	0800	0100	AS SET OUT IN BOX J		
Sat	0800	0100	Non standard timings. Where you intend to use the entertainment of a similar description to tha (e), (f) or (g) at different times to those listed in t	t falling within	1
			left, please list (please read guidance note 6) AS SET OUT IN BOX J	V	
Sun	0800	2400			

I

Standa	Late night refreshment Standard days and timings (please read		Will the provision of late night refreshment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
	ice note 7		Parameter (parameter 2)	Outdoors	
Day	Start	Finish		Both	
Mon	2300	0030	Please give further details here (please read guidance note 4) HOT FOOD AND BEVERAGES MAY BE PROVIDED FROM TIME TO TIME		
Tue	2300	0030			
Wed	2300	0030	State any seasonal variations for the provision of late night refreshment (please read guidance note 5) AS SET OUT IN BOX J		
Thur	2300	0030			
Fri	2300	0130	Non standard timings. Where you intend to use the provision of late night refreshment at differe listed in the column on the left, please list (please	nt times, to th	ıose
Sat	2300	0130	note 6) AS SET OUT IN BOX J		
Sun	2300	0030			

Stand	Supply of alcohol Standard days and timings (please read		Will the supply of alcohol be for consumption — please tick (please read guidance note 8)	On the premises	
	ice note			Off the premises	
Day	Start	Finish		Both	\boxtimes
Mon	1000	2400	State any seasonal variations for the supply of a	lcohol (please r	ead
	17,550,000		guidance note 5) ALL LICENSED ACTIVITIES WILL BE EXTEN	DED FOR A C	ONE
Tue	1000	2400	HOUR PERIOD ON THE FRIDAY, SATURDAY OF A BANK HOLIDAY WEEKEND AS WELL A		
			THURSDAY, CHRISTMAS EVE, BOXING DAY YEARS DAY.	AND NEW	
Wed	1000	2400			
			THE LICENSED ACTIVITIES SPECIFIED IN THE MAY BE PROVIDED FROM THE END OF THE FINISH TIMES ON ANY DAY WHICH IS NEW THE BEGINNING OF THE START TIMES ON TOAY (NEW YEARS EVE)	SPECIFIED YEARS EVE	
Thur	1000	2400	Non standard timings. Where you intend to use		or
			the supply of alcohol at different times to those li column on the left, please list (please read guidance		
Fri	1000	0100	N/A	r	
Sat	1000	0100			
Sun	1000	2400		4	
				9	

State the name and details of the individual whom you wish to specify on the licence as designated premises supervisor (Please see declaration about the entitlement to work in the checklist at the end of the form):

Name DAWN SWANSTON
Date of birth 30/07/77
NEWCASTLE UPON TYNE
Postcode
Personal licence number (11 known)CYC-010431
Issuing licensing authority (if known)

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\perp		-	-

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Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children (please read guidance note 9).

NONE

L

Hours premises are open to the public Standard days and timings (please read guidance note 7)		blic nd read	State any seasonal variations (please read guidance note 5) FOR AN ADDITIONAL 30 MINUTES TO THE HOURS AS SET OUT IN BOX J
Day	Start	Finish	
Mon	0800	0030	
Tue	0800	0030	
Wed	0800	0030	
			Non standard timings. Where you intend the premises to be ope
Thur	0800	0030	to the public at different times from those listed in the column on the left, please list (please read guidance note 6) N/A
Fri	0800	0130	
Sat	0800	0130	
Sun	0800	0030	

${f M}$ Describe the steps you intend to take to promote the four licensing objectives:
a) General – all four licensing objectives (b, c, d and e) (please read guidance note 10)
AS SET OUT IN THE OPERATING SCHEDULE SUBMITTED WITH THE APPLICATION.
b) The prevention of crime and disorder
AS SET OUT IN THE OPERATING SCHEDULE SUBMITTED WITH THE APPLICATION
c) Public safety
AS SET OUT IN THE OPERATING SCHEDULE SUBMITTED WITH THE APPLICATION
d) The prevention of public nuisance
AS SET OUT IN THE OPERATING SCHEDULE SUBMITTED WITH THE APPLICATION
e) The protection of children from harm

Checklist:	
AS SET OUT IN THE OPERATING SCHEDULE SUBMITTED WITH THE APPLI	CATION

Please tick to indicate agreement

0	I have made or enclosed payment of the fee.	\boxtimes
0	I have enclosed the plan of the premises.	
0	I have sent copies of this application and the plan to responsible authorities and others where applicable.	\boxtimes
0	I have enclosed the consent form completed by the individual I wish to be designated premises supervisor, if applicable.	\boxtimes
0	I understand that I must now advertise my application.	\boxtimes
0	I understand that if I do not comply with the above requirements my application will be rejected.	
0		
	[Applicable to all individual applicants, including those in a partnership which is not a limited liability partnership, but not companies or limited liability partnerships] I have included documents demonstrating my entitlement to work in the United Kingdom (please read note 15).	\boxtimes

IT IS AN OFFENCE, UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION. THOSE WHO MAKE A FALSE STATEMENT MAY BE LIABLE ON SUMMARY CONVICTION TO A FINE OF ANY AMOUNT.

IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED.

Part 4 – Signatures (please read guidance note 11)

Signature of applicant or applicant's solicitor or other duly authorised agent (see guidance note 12). If signing on behalf of the applicant, please state in what capacity.

Declaration	 [Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15). The DPS named in this application form is entitled to work in the UK (and is not subject to conditions preventing him or her from doing work relating to a licensable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)
Signature	
Date	26 JULY 2018
Capacity	SOLICITOR AND AGENT FOR THE APPLICANT

For joint applications, signature of 2nd applicant or 2nd applicant's solicitor or other authorised agent (please read guidance note 13). If signing on behalf of the applicant, please state in what capacity.

Signature	
Date	
Capacity	

Contact name (where not previously given) and postal address for correspondence associated with this application (please read guidance note 14)

SARAH SMITH

SARAH SMITH SINTONS LAW THE CUBE

BARRACK ROAD

Post town NEWCASTLE UPON TYNE Postcode NE4 6DB
Telephone number (if any) 0191 226 4897

If you would prefer us to correspond with you by e-mail, your e-mail address (optional) Sarah.smith@sintons.co.uk

Notes for Guidance

- 1. Describe the premises, for example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off-supplies, you must include a description of where the place will be and its proximity to the premises.
- 2. In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08:00 and 23.00 on any day, provided that the audience does not exceed 500.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - o a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - o any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.

- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - o any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - o any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - o any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - o any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.
- 3. Where taking place in a building or other structure please tick as appropriate (indoors may include a tent).
- 4. For example the type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.
- 5. For example (but not exclusively), where the activity will occur on additional days during the summer months.
- 6. For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
- 7. Please give timings in 24 hour clock (e.g. 16.00) and only give details for the days of the week when you intend the premises to be used for the activity.
- 8. If you wish people to be able to consume alcohol on the premises, please tick 'on the premises'. If you wish people to be able to purchase alcohol to consume away from the premises, please tick 'off the premises'. If you wish people to be able to do both, please tick 'both'.
- 9. Please give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups or the presence of gaming machines.
- 10. Please list here steps you will take to promote all four licensing objectives together.
- 11. The application form must be signed.
- 12. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 13. Where there is more than one applicant, each of the applicants or their respective agent must sign the application form.
- 14. This is the address which we shall use to correspond with you about this application.

15. Entitlement to work/immigration status for individual applicants and applications from partnerships which are not limited liability partnerships:

A licence may not be held by an individual or an individual in a partnership who is resident in the UK who:

- does not have the right to live and work in the UK; or
- is subject to a condition preventing him or her from doing work relating to the carrying on of a licensable activity.

Any premises licence issued in respect of an application made on or after 6 April 2017 will become invalid if the holder ceases to be entitled to work in the UK.

Applicants must demonstrate that they have an entitlement to work in the UK and are not subject to a condition preventing them from doing work relating to the carrying on of a

licensable activity. They do this by providing with this application copies or scanned copies of the following documents (which do not need to be certified).

Documents which demonstrate entitlement to work in the UK

- An expired or current passport showing the holder, or a person named in the passport as the child of the holder, is a British citizen or a citizen of the UK and Colonies having the right of abode in the UK [please see note below about which sections of the passport to copy].
- An expired or current passport or national identity card showing the holder, or a person named in the passport as the child of the holder, is a national of a European Economic Area country or Switzerland.
- A Registration Certificate or document certifying permanent residence issued by the Home Office to a national of a European Economic Area country or Switzerland.
- A Permanent Residence Card issued by the Home Office to the family member of a national of a European Economic Area country or Switzerland.
- A current Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder indicating that the person named is allowed to stay indefinitely in the UK, or has no time limit on their stay in the UK.
- A **current** passport endorsed to show that the holder is exempt from immigration control, is allowed to stay indefinitely in the UK, has the right of abode in the UK, or has no time limit on their stay in the UK.
- A current Immigration Status Document issued by the Home Office to the holder with an
 endorsement indicating that the named person is allowed to stay indefinitely in the UK or
 has no time limit on their stay in the UK, when produced in combination with an official
 document giving the person's permanent National Insurance number and their name
 issued by a Government agency or a previous employer.
- A full birth or adoption certificate issued in the UK which includes the name(s) of at least one of the holder's parents or adoptive parents, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A **current** passport endorsed to show that the holder is allowed to stay in the UK and is currently allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity.

- A current Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder which indicates that the named person can currently stay in the UK and is allowed to work relation to the carrying on of a licensable activity.
- A **current** Residence Card issued by the Home Office to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights or residence.
- A current Immigration Status Document containing a photograph issued by the Home Office to the holder with an endorsement indicating that the named person may stay in the UK, and is allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A Certificate of Application, less than 6 months old, issued by the Home Office under regulation 17(3) or 18A (2) of the Immigration (European Economic Area) Regulations 2006, to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence.
- Reasonable evidence that the person has an outstanding application to vary their permission to be in the UK with the Home Office such as the Home Office acknowledgement letter or proof of postage evidence, or reasonable evidence that the person has an appeal or administrative review pending on an immigration decision, such as an appeal or administrative review reference number.
- Reasonable evidence that a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence in exercising treaty rights in the UK including:-
 - evidence of the applicant's own identity such as a passport,
 - evidence of their relationship with the European Economic Area family member e.g. a marriage certificate, civil partnership certificate or birth certificate, and
 - evidence that the European Economic Area national has a right of permanent residence in the UK or is one of the following if they have been in the UK for more than 3 months:
 - (i) working e.g. employment contract, wage slips, letter from the employer,
 - (ii) self-employed e.g. contracts, invoices, or audited accounts with a bank,
 - (iii) studying e.g. letter from the school, college or university and evidence of sufficient funds; or
 - (iv) self-sufficient e.g. bank statements.

Family members of European Economic Area nationals who are studying or financially independent must also provide evidence that the European Economic Area national and any family members hold comprehensive sickness insurance in the UK. This can include a private medical insurance policy, an EHIC card or an S1, S2 or S3 form.

Original documents must not be sent to licensing authorities. If the document copied is a passport, a copy of the following pages should be provided:-

(i) any page containing the holder's personal details including nationality;

- (ii) any page containing the holder's photograph;
- (iii) any page containing the holder's signature;
- (iv) any page containing the date of expiry; and
- (v) any page containing information indicating the holder has permission to enter or remain in the UK and is permitted to work.

If the document is not a passport, a copy of the whole document should be provided.

Your right to work will be checked as part of your licensing application and this could involve us checking your immigration status with the Home Office. We may otherwise share information with the Home Office. Your licence application will not be determined until you have complied with this guidance.

	Consent of individual to being specified as premises supervisor
4	DAWN LOUISE SWANSTON [full name of prospective premises supervisor]
of	
	WCASTLE UPON TYNE
[home	address of prospective premises supervisor]
herek	by confirm that I give my consent to be specified as the designated premises visor in relation to the application for
	PLICATION FOR A NEW PREMISES LICENCE
[type	of application]
by HT I	LEISURE LIMITED
(name	of applicant)
relatir	ng to a premises licence [number of existing licence, if any]
for	
46-6 WHI	PETIT & GIRAFFE LOUNGE 0 PARK VIEW TLEY BAY 6 2TH
[name	and address of premises to which the application relates]

1 SN-2715853 1

and any premises licend by	be to be granted or varied in respect of this application made	
HT LEISURE LIMITED		
[name of applicant]		
concerning the supply of	falcohol at	
MR PETIT & GIRAFFE 46-60 PARK VIEW WHITLEY BAY NE26 2TH	LOUNGE	
	es to which application relates] entitled to work in the United Kingdom and am applying for,	
	urrently hold a personal licence, details of which I set out	
Personal licence number	r	
CYC-010431		
[insert personal licence number	er, if any]	
Personal licence issuing	authority	
	← ∺	Formatted Table
YORK COUNCIL		
[insert name and address and	telephone number of personal licence issuing authority, if any]	
Signed		
Name (please print)	DAWN LOUISE SWANSTON	
Date		

2 SN-2715853 1

MR PETIT & GIRAFFE LOUNGE, 46-60 PARK VIEW, WHITLEY BAY, NE26 2TH OPERATING SCHEDULE

- 1. The operator shall ensure that at all times when the premises are open for any licensable activity there is sufficient competent staff on duty at the premises for the purposes of fulfilling the terms and conditions of the Licensing Act and for preventing crime and disorder.
- 2. The operator and designated premise supervisor shall conduct a risk assessment of the general operation of the premises and in the case of individual bespoke events.
- 3. The maximum number of persons permitted on the premises at any one time shall not exceed a figure prescribed by the risk assessment carried out by the Premises Licence Holder in accordance with the fire safety legislation.
- 4. The Designated Premises Supervisor shall ensure that there are effective management arrangements in place to enable him/her to know how many people there are in the premises at times prescribed within the management risk assessment.
- 5. A CCTV system shall be designed, installed and maintained in proper working order, to the satisfaction of the Licensing Authority and in consultation with Northumbria Police. Such a system shall:
 - i) be operated by properly trained staff;
 - ii) be in operation at all times that the premise are being used for a licensable activity:
 - iii) ensure coverage of public entrances and exits to the licensed premises internally and externally;
 - iv) ensure coverage of such other areas as may be required by the Licensing Authority and Northumbria Police'
 - v) Provide continuous recording facilities for each camera to a good standard of
 - clarity. Such recordings shall be retained on paper or otherwise may be put on tape or otherwise (for a period of 28 days), and shall be supplied to the Licensing Authority or Police Officer on request.
- 6. No noise from within the premises associated with patrons, or the playing of recorded music shall be audible beyond the boundary of the premises so as to cause a nuisance to residents within the vicinity of the premises.
- 7. No glass material or bottles shall be deposited in any skip, bin or other container which is located outside of the building, between the hours of 22.00 and 07.30 and any such skip, bin or container shall not be removed from the premises between those hours.
- 8. All members of staff at the premises including door supervisors shall seek "credible photographic proof of age evidence" from any person who appears to be under the age of 21 years and who is seeking to purchase or consume alcohol on the premises. Such credible evidence, which shall include a photograph of the customer, will either be a passport, photographic driving licence or proof of age card carrying a "PASS" logo.

APPENDIX 2



25280 - Development at Park View Key Developments PROJECT: CUENT

DESCRIPTION: SK0001 - Proposed Ground Floor Plan

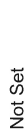
 DRAWN BY:
 CHECKED BY:
 SOALE:
 DRG NO.;
 REV.:
 DATE:

 PR
 CB
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 SK00001
 B
 24/07/2018

NICHOLSON NAIRN

APPENDIX 3

Mr Petit and Giraffe Lounge





1:692

100016801

SLA Number

North Tyneside Council

Department

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Comments

Not Set | Scale:

APPENDIX 4

Appendix 4

Mandatory Conditions

Section 19 Licensing Act 2003

- 1. No supply of alcohol may be made under this premises licence:-
- (a) At a time when there is no designated premises supervisor in respect of the premises licence

Or

- (b) At a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
- 2. Every supply of alcohol under this premises licence must be made or authorised by a person who holds a licence.

<u>The Licensing Act 2003 (Mandatory Licensing Conditions) Order 2010 - with</u> <u>effect from 1st April 2010 as amended on 1st October 2014</u>

- 1. (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises -
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to -
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;

- (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
- (e) dispensing alcohol directly by one person into the mouth of another (other than where that person is unable to drink without assistance by reason of disability).
- 2. The responsible person shall ensure that free potable water is provided on request to customers where it is reasonably available.

The Licensing Act 2003 (Mandatory Licensing Conditions) Order 2010 - with effect from 1st October 2010 as amended on 1st October 2014

- 3. (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 designated premises supervisor in relation to the premise licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
 - (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either -
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
- 4. The responsible person shall ensure that:
- (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml; and
- (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and

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

<u>The Licensing Act 2003 (Mandatory Licensing Conditions) Order 2014 – with effect from 28th May 2014</u>

- 1. A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
- 2. For the purposes of the condition set out in paragraph 1—
 - (a)"duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979:
 - (b) "permitted price" is the price found by applying the formula—

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

where—

- (i)P is the permitted price,
- (ii)D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii)V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;
- (c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence—
- (i)the holder of the premises licence.
- (ii)the designated premises supervisor (if any) in respect of such a licence, or
- (iii)the personal licence holder who makes or authorises a supply of alcohol under such a licence:
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and
- (e) "valued added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.
- 3. Where the permitted price given by Paragraph (b) of paragraph 2 would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- 4. (1) Sub-paragraph (2) applies where the permitted price given by Paragraph (b) of paragraph 2 on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.

- (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.
- 1. The admission of children to the exhibition of any film must be restricted in accordance with Section 20 Licensing Act 2003.

Appendix 5
Redacted

Susan Vert

(1)

From:

Sent:

บช August 2018 09:46

То:

Liquor Licensing

Subject:

Mr Petit & Giraffe Lounge. 46-60 Park View, Whitley Bay, NE26 2TH [Scanned]

EXTRNL

I live at number

I would like to lodge my concerns to the above licence application on the following points;

- 1. The coming and going of people to the venue late at night on otherwise a quiet road
- 2. Taxis parked, picking up and dropping off (slamming doors etc)
- 3. People standing outside the front entrance smoking, and causing noise this is approximately 20ft from our bedroom windows.

If this was to go ahead could we insist on the following, door staff at the front doors at all times, smokers to be accommodated to the rear of the building and finally cctv on the main street in case of any trouble or damage to surrounding properties.

The fat ox have door staff and smokers at the rear of the building and this seems to work well, this will have a massive impact on our lives I.e privacy and noise issues late at night.

YOL



6th August 2018

The Licensing Team
Chief Executive Office
Harvey Combe
Killingworth
Newcastle upon Tyne
NE12 6UB

Dear Sir,

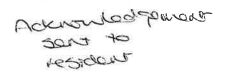
Representations against Premises Licence for Mr Petit & Giraffe Lounge, 46-60 Park View, Whitley Bay

We wish to make representations against the provision of a Premises Licence to HT Leisure Limited for the proposed premises, Mr Petit & Giraffe Lounge:

- 1. The proposed site is not in keeping with the neighbourhood, largely residential, including a care home opposite the venue.
- 2. Noise, music and the sale of alcohol from early morning til late at night is not desirable to residents.
- 3. Anti-social behaviour is likely which will cause problems within the residential area.
- 4. Traffic problem as no space outside venue for drop off area.
- 5. This type of business does not 'fit in' with other businesses along that street.
- 6. Property values will depreciate once this venue is up and running. Why not place it where there are other pubs and clubs, perhaps along the sea front, if it must come to Whitley Bay?

We hope that you will carefully consider our representations against a licence as we are very concerned about the proposed use of this property and are long standing residents of

Yours faithfully,



5th August 2018

The Licensing Team
Chief Executive Office
Harvey Combe
Killingworth
Newcastle upon Tyne
NE12 6UB

Dear Sir,

Representations against Premises Licence for Mr Petit & Giraffe Lounge, 46-60 Park View, Whitley Bay

I wish to make representations against the provision of a Premises Licence to HT Leisure Limited for the proposed premises, Mr Petit & Giraffe Lounge:

- The proposed site is near a largely residential area and the use is not in keeping with a residential environment.
- There is a care home opposite the proposed venue.
- Noise, musical activity and the sale of alcohol from early in the morning to the early hours is not suitable as in close proximity to local residents.
- Such a venue would create traffic problems along that already congested stretch of Park View, i.e. no space for drop off/pick up parking area.
- Anti-social behaviour is the probable outcome of lengthy drinking hours which will disturb the peace within the residential area.
- This type of business is not in keeping with the other retail outlets in the immediate area.
- The proximity of this type of premises is likely to depreciate the value of local residential property (a desirable upmarket area).
- Common sense would dictate that the type of business proposed would be better placed in an area where entertainment already exists.

I sincerely hope that this application for a licence fails as I feel it would be detrimental to the area in which I have lived for many years.

Yours faithfully,

DOWNSONE SENSONS DON'T TO RESIDENT 10/8/18 DF.



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Dear Ser Sweet to object

Velemenths to other opening to a n'IGTTENST NINGERON

IN THE PREMISS DECOTION POWERTRAGENERS AND

THE CODERS OF WHITCH RAY

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short on rate of DAY was traffice people or to

crowding the presents of the sheet to open

0300-2200 M. J. C. FAII & 1300 TO 0170 Son & Swed

15 November to the Mayor this will not attract the

menting to the Mayor this will not attract the



(3)

From:

Sent:

13 August 2018 18:04

To:

Liquor Licensing

Subject:

Mr Petit & Giraffe application for liquor licence at 46-50 Park View, Whitley Bay [Scanned]

EXTRNL

To whom it may concern

I wish to object, strongly, to the granting of a licence for this premises, the former Poundstretcher shop in Whitley Bay. This is not currently an area of licensed premises, apart from one public house which closes at 10 pm. This is because it is actually in the middle of a residential area. Directly opposite the premises are flats and the premises has large single glazed windows, so it would seem impossible for the live music etc not to be audible as per the application requirements - till at least midnight midweek and till 1.30 at weekends. Similarly, I have just walked behind the premises and the back door of the premises in question is 18 paces from the rear wall of adjacent properties. Again, the licence requires that no noise is audible outside the premises. My contention is that live music and dance most certainly will be.

I therefore register our objection to this application.

Please will you inform me immediately upon receipt that you have this objection and that it is correct in its format and therefore will be taken into consideration at the licensing committee meeting. Please further inform me of the time and date and venue of said meeting. Thank you.

Yours

Susan Vert

From:

publicaccess@northtyneside.gov.uk

6

Sent:

13 August 2018 19:17

To:

Liquor Licensing

Subject:

Comments for Licensing Application 00CK/18/1605/LAPRE [Scanned]

Licensing Application comments have been made. A summary of the comments is provided below.

Comments were submitted at 7:16 PM on 13 Aug 2018 from M

Application Summary

Address:

46 - 60 Park View Whitley Bay Tyne And Wear NE26 2TH

Proposal:

Premises Licence

Case Officer: Susan Vert Click for further information

Customer Details

Name:

Email:

Address:

EY BAY

Comments Details

Commenter

Type:

MAKE REPRESENTATION ie.object or support

Stance:

Customer objects to the Licensing Application

Reasons for

comment:

Opening HoursPrevention of Crime Disorder

- Prevention of Public Nuisance

- Public Safety

Comments:

7:16 PM on 13 Aug 2018 The opening hours that this applicant(s) is asking for are ridiculous in what is a a

mainly residential area.

This application is basically asking for a nightclub to be

operated from the premises!

A restaurant on its own would never require to be open

past midnight.

This will undoubtedly bring with it associated public disorder offences and unacceptable noise disturbance (late at night) to the many local residences, in extremely

close proximity to this property.

There are already several existing licensed premises located along Park View and there is no need whatsoever

to add yet another, particularly one which is clearly intending to operate as a nightclub, asking for

permission to open until the early hours of the morning on Friday and Saturday evening, as well as midnight on

other evenings (including Sunday night)

If the council have any consideration for the residents of

this area, then they will deny this application.

Susan Vert



From:

Sent:

14 August 2018 11:53

To:

Liquor Licensing

Subject:

Licence application HT Leisure Ltd [Scanned]

EXTRNL

 $N_{\bullet} = N_{\bullet} + N_{\bullet}$

I understand that HT Leisure Ltd have applied for a music and alcohol licence for 46-60 Park View Whitley Bay.

I wish to register my objection to the granting of this licence. This is the state of the state

door of 46-60 Park View. I consider the premises to be too close to a residential area to be licensed for night time activity. Please note that we already suffer considerable noise nuisance from deliveries to the shopping centre and that we and many of our neighbours bought the properties before the shopping centre was built.

(3)

NE 26 103

Dear Sirs

Mr. Petit + Giraffe hovinge 46-60 Park View NEZ9 2 TH

With reference to the above I would like to express my objection.

and I am concerned about
the neisc which will be
generated by the activities propose
Yours Fairbule

57

(9)

From:

Sent: To: 15 August 2018 16:50

Liquor Licensing

Subject:

Application for Former Poundstretcher Premises, Whitley Bay [Scanned]

EXTRNL
Dear Sirs

I would like to make an objection to the proposed application for a premises license for the former Poundstretcher premises on Park View, Whitley Bay.

There are several reasons why, in my opinion, this should not be granted.

There are residential properties facing (above the shops) and backing onto these premises. As the license is being applied for until 1.30 a.m. on weekends, and half past midnight for the rest of the week, there is the potential for considerable disturbance to those living in the vicinity, this coming from noise from the music, from people leaving the premises and from additional vehicles, such as taxis, picking up customers.

There has been much emphasis in the press recently about the need to rejuvenate retail in the area, but by adding another bar on Park View, rather than a shop, then potentially fewer people will walk that way for shopping, meaning that existing shop owners will suffer from a reduced footfall and passing trade. One retailer, who I know, has already noticed a difference since Poundstretcher closed, and more recently following the closure of The Factory Shop.

There are also, already, two premises on Park View - The Fat Ox and The Town House - offering live music, which is one of the listed items on the application.

I moved to Whitley Bay last year, to a street very close to the proposed development, and one of the attractions was that the council had been doing much to reduce the number of late night drinking and dancing establishments which had led to an influx of rowdy groups. The council emphasis seemed to be on a desire to make Whitley Bay a family friendly place. I hardly see that a new night club, which offers "tittillating entertainment" (according to its website) fits in with this image. Newcastle and other areas, which aren't exactly far away, have plenty of similar establishments if people want that kind of a night out.

I hope that you will consider my objections.

Yours faithfully

10 ...



From:

ر بخاند از بخاند

Sent: To: 15 August 2018 19:34

Subject:

Liquor Licensing
Premise Licence Application 46-60 Park View, Whitley Bay, NE26 2TH [Scanned]

MARCO HI

EXTRNL

With regards to the above application, I would like to make an objection.

The premises are clearly for a Nightclub but without using the exact word. The building has residents to all four sides and the hours on the application will have a direct noise implication for the neighbours with added potential for disorder on premise closing times.

Where the premises are located there is no facility for people being dropped off or picked up to the front (double yellows and zebra crossing zig zags) so I suspect they will make use of the rear doors which puts the residents of Roxburgh Terrace directly in line of such noise pollution, amongst the other undesirable activities of people under the influence of alcohol.

It will also lead to increased pressure on local parking. Currently we have to buy permits but customers are entitled to park in pressure of charge overnight and on Saturday leave their car there until Monday morning if they return home via taxis. the one way system in place is so poorly signed at the Park View end, we have no end of cars returning wrong direction to the Park View entrance.

I couldn't think of a worse location for such a business, memories of previous premises in the Whitley Bay are not good ones.



From:

Emily 1 gray of the state of P. I

Sent:

15 August 2018 22:29

То:

Liquor Licensing

Subject:

Re Application for a Premises Licence 46-60 Park Avenue Whitley Bay [Scanned]

EXTRNL

The Licensing Section

The Killingworth Site

Harvey Combe

Killingworth

Newcastle upon Tyne

NE12 6UB

Re Application for a Premises Licence

MR PETIT AND GIRAFFE LOUNGE 46-60 PARK VIEW WHITLEY BAY TYNE AND WEAR NE26 2TH

We would like to make a representation regarding the proposed opening of licensed establishments at 46-60 Park View Whitley Bay (the premises previously occupied by the retail store Poundstretchers).

We do note from the Operating Schedule attached with the application that, at item 6, it is stipulated that no noise should be audible beyond the boundaries of the premises. We are, however, rather sceptical as to whether this can be achieved especially as there is no mention of any actual noise reduction methods that are to be employed, neither are there any provisions given for the monitoring of noise levels. Also as this item specifically makes mention of noise from patrons and the playing of recorded music the implication is that the playing of live music is exempt from this stipulation and therefore no limits will apply - if this is the case we would certainly object in the strongest terms as, from experience of other nearby establishments, we know this can be extremely loud indeed.

We frequently have our young grandchildren staying with us, often at weekends, and are concerned that the increased noise levels late at night will upset them and disturb their sleep.

Although our main worry is the noise levels of the entertainment being provided we are also concerned with the noise that will be made by customers leaving at closing time although as our property is located at the rear of the proposed development this would only be a major concern should there be an entry / exit situated at the rear.

In general it is the late opening (and the provision for further extensions on bank holidays) which we find problematic as this is considerably later than other licensed establishments in the area.



From:

Sent: To: 17 August 2018 12:50

Liquor Licensing

Subject:

Giraffe Lounge & Mr Petit [Scanned]

EXTRNL

With regards to the above application, I have been unable to find anything online to post my support for this business to go ahead. I have used a form for a similar business in Monkseaton but this application doesnt' seem to have the same format.

As a resident & also small business owner and the street, a modern bar which will attract a wide range of ages - I know I can enjoy an hour or 2 with the girls after work along with my family. They aren't opening an Easy Street type bar!

I think it's in the perfect place, the heart of the town & can only bring more business to our town.

If I need to post this anywhere else or there is actually a form similar to the one for the new premises opening in Monkseaton please can you point me in the right direction? Many thanks



Dawn Frankland

From:

Sent:

16 August 2018 08:37

To:

Dawn Frankland

Subject:

FORMER POUNDSTRECHER PREMISES 46-50 PARK VIEW [Scanned]

EXTRNL

Good morning Dawn Frankland

I wish to make an objection to the License application for the above premises.

It is my belief that the premises in the centre of Whitley Bay will create a situation where disorder may occur with patrons from this premises and neighbouring licenced may confront each other.

I also wish to make representations to the Licencing Committee when they consider this application.

John o'Shea

Dawn Frankland



From:

Sent:

20 August 2018 08:08

To:

Dawn Frankland

Subject:

OBJECTION TO H&T LEISURE (FORMER POUNDSTRECHER) PREMISE 46-50 PARK

VIEW WHITLEY BAY [Scanned]

EXTRNL

Please accept this email as a formal objection to the above late opening times due to noise nuisance to the neighbouring residential streets. Public disorder at such a late time will also follow ,as it did with Sands Nightclub all those years ago.

regarus.



web: www.tolent.co.uk siness Park, Team Valley, Gateshead, NE11

Follow us

This message is intended only for the use of the person(s) ('the intended recipient(s) ') to whom it is addressed. It may contain information which is privileged and confidential within the meaning of applicable law. If you have received it in error, please delete it from your system. Do not use, copy or disclose the information in any way nor act in reliance on it and notify the sender immediately. The views expressed in this communication may not necessarily be the views held by the Company. Registered office: Ravensworth House, 5th Avenue Business Park, Team Valley, Gateshead, Tyne & Wear, NE11 OHF. Registered in England No. 2450574. Please note Tolent Plc monitors email sent or received. Further communication will signify your consent to this.

14th AUGUST 2018

600) 11/2/18

DEAR SIR.

LICENSING ACT 2003 RE APPLICATION FOR PREMISES LICENCE MR PETIT & CHRAFFE LOUNCE 46-60. PARK VIEW WHITLEY BAY NE 26 2 TH

WISH TO REGISTER AN OBJECTION FOR A PREMISES LICENCE BY THE ABOVE COMPANY.

MY REASON BEING, T AND I FEEL IT WILL ENCROACH ON MY LIVING STANDARDS ON AN EVENING. HAVING ALREADY LIVED THROUGH THE INCONVENIENCE OF HAVING THE SANDS CLUB" AT THE BOTTOM OF THE STREET, I DO KNOW ABOUT THE PROBLEMS LATE NIGHT ENTERTAINMENT BRINGS .

ALSO THE ONLY PARKING AREA AVAILABLE WILL BE AT THE REAR OF PARK VIEW AND ROXBURGH TERRACE, WHICH WILL CREATE ANOTHER PROBLEM WITH NOISE IN AN EVENING. I HOPE YOU WILL VIEW THESE OBJECTIONS FAVOURABLY

YOURS FAITHFULLY

NOC.TT

12 AUGUST 2018.



DEAR SIR/MADAM

TO THE LICENCING OFFICER.

I WOULD LIKE TO FORMERLEY COMPLIAIN

AND APOSE THE LICENCING APPLICATION.

FOR POUNDSTRETCHER IN WHITLEY BAY TO BE STADE INTO A PUBLIC HOUSE.

MY REASON BEING FOR OBJECTING IS THE PREMISES ISIN A RESIDENTIAL AREA.

WHERE LATE NIGHT MUSIC WILL BEANEUSANGE TO PEOPLE LIVINGS CLOSE TO IT.

YOUNG AND OLD WILL BE EFFECTED BY THE NOISE AS WELL AS CARS BEING PARKED REHIND POUND STRETCHER. IN THE EARLY HOURS NO CONSIDERATION HAS BEEN MADE TO PEOPLE LIVING CLOSE BY YOURS FAITHFULLY

Dawn Frankland



From:

ar grant transfer to this.

Sent:

20 August 2018 16:54

To:

Dawn Frankland

Subject:

Licencing Application H&T Leisure [Scanned]

EXTRNL

I received notification from Councillor O'Shea and from a neighbor in Roxburgh Terrace about the application above.

I strongly object to the application on the basis that apart from the noise issue, the area between the premises and Roxburgh Terrace at weekends in particular is a thoroughfare for people leaving the center of Whitley Bay up to Monkseaton etc.

there is already sufficient "nocturnal activity" transpiring as it is without creating the opportunity to increase it

Yours

(18)

21.8-18

Dear sir/madame,

the would like to raise objections to the application from HT Leisure Ltd, on 26th July 2018, to open a Giraffe Lounge in the shop unit 46-60 Part View.

Between Fitzgeralds (now Whitley Bay Brawing company) we have the following; Tanner Smiths

The Frestation
The Storm Cellar-(behind the
The Victoria Frestation)
The Town House
The Fat ox
The Dog e Rabbit.

& pubs in a small area is more than enough, especially as they are Starbing to encroach unto the residential area where there are alot of families with young children.

We are surprised that the council sure even considering opening such a place within a residential area. We have spoken to the proprietors of other establishments on Park View who have said they were given their licenses on the Proose they closed 10-10:30pm: Yet here we have you as the licensing board considering an application from a company who wish to open until midnight Sunday to Thursday & Ian Finday & Saburday. In other woods a nightclub which will have live e recorded music along with the Performance of Dance! There is no parking outside this unit, no-where for taxi's people wing in the flats above the shops not to mention the residential houses in the area. A vousing this to open here will have a negative impact on the area e will affect the house prices and the safe up bringing of our children.

(3)

The council cannot guarantee the chiefele that will frequent this establishment which could put out children in vulnerable situations. The through traffic will increase at all hours with taxi's etc.

I am sure that anyone supporting this does not live in the area, nor would they want to.

If this application does go ahead I hope you will have the courtesy to explain your reasons. It has taken a long time for you to dear whittey Bay of the nightclub culture e would like to hope you will not allow this within a residential area.

Yours faithfully



OTHER PARTY REPRESENTATION



Section 1 – Application Details						
I wish to make a representation against the following Application:						
Applicant's name (if known) :						
HT LEISURE	LTO					
Premises name and address:						
- Mr	Petit a Guaffe Lourse					
46	Petit a Graffe Louige 60 Park View					
h.h.:	Hey Bay NE26 2TH					
	3 3 3 10 13 10 10 10 10 10 10 10 10 10 10 10 10 10					
Application for a:-	Premises Licence					
	Club Premises Certificate					
Application to vary an existing:	Premises Licence					
	Club Premises Certificate					
Application Number (if known)						
THE CONTRACTOR OF THE PROPERTY						
Section 2 – Details of the person						
Details of an individual making a repr						
individual or business please go to the	representation as representative for an					
Mr Mrs Miss Oth	er					
Surname:						
First Name(s) ^ ^ ^ Address (including						
Address (ilicidali)						
·	A Section 1					
	eg a seg 1					
	4					

Please note that a full copy of your representation (including your name and address) will be sent to the applicant and will be a public document at any hearing of this matter.

If you represent residents or businesses in the vicinity please complete the boxes below

Organisation name (if applicable)
Please state the nature of your representation:
Eg : Residents' Association
Ward Councillor
Member of Parliament
Trade Association
Please state under which of the licensing objective(s) your representation is being
made (eg. Prevention of Crime & Disorder, Prevention of Public Nuisance, Public
Safety, the Protection of Children from Harm).
Prevention of Public Nuisance
是一种的,我们就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
Section 3 – Objection Details
Section 3 – Objection Details
My/our representation is based on the following:
My/our representation is based on the following: (You need to complete this box as fully as possible. If you do not then the Licensing
My/our representation is based on the following:
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Signed

Dated

I am concerned that having music until 1,30 am each weekend, and midnight Sun-Theirs will cause a great deal of disturbance to myself and other readents.

Aside from the music, it is likely that the roar of the building concerned may be used as a smoking area, adding to the noise a distrubance.

As there is very little parking available currend the premises, I am also concerned about traffic noise, as people seek to find a place to park, and inconsiderable parking, possibly brocking the rear entrances to our houses.

		2	*						
Signed	303			 Dated	19	-8	-	18	





I wish to make a representation against the following Application:			
	againet the remotting Application.		
Applicant's name (if known) :	H&T LEISURE		
₽			
Premises name and address:	MR PETIT AND GIRAFFE LOUNGE		
	46-60 PARK VIEW		
	Lucia and Rad		
	TUNE & WEAR		
	TYNE & WEAR NEZG 274		
Application for a:-	Premises Licence		
	Club Premises Certificate		
Application to vary an existing:	Premises Licence		
	Club Premises Certificate		
Application Number (if known)			
Section 2 - Details of the per	son making a representation		
Details of an individual making a	representation:		
individual or business places as	g a representation as representative for an		
individual or business please go	to the next Section)		
	Other		
Surname:			
First Name(s)			
Address (including postcode)			

Organisation name	(if applicable)
A . Garmagnant Hantle	W W D III O O D I C

Please state the nature of your representation:

Eg : Residents' Association Ward Councillor Member of Parliament Trade Association

Please state under which of the licensing objective(s) your representation is being made (eg. Prevention of Crime & Disorder Prevention of Public Nuisance, Public Safety, the Protection of Children from Harm).

Section 3 - Objection Details

My/our representation is based on the following:

(You need to complete this box as fully as possible. If you do not then the Licensing Committee may not understand why you have made a representation).

You may attach supporting documents/further pages as necessary – Please number all extra pages and put your name on the top of each page.

Try to be as specific as possible and give examples, eg "on 1 March I could hear loud music from the premises between 10pm and midnight. I am concerned that if the premises open until 1am this will cause a nuisance to myself and other residents in the street."

I AM CONCERNED THAT IF THE PRETISES ARE OPEN UNTILL 12 MIDNIGHT WEEKDAYS AND 1.30AM FRI/SATURDAY THIS WILL CAUSE A NUISANCE TO MYSELF AND OTHER RESIDENTS IN THE STREET.

Dated 17-8-18





Section 1 – Application Details	
I wish to make a representation again	nst the following Application:
Applicant's name (if known) :	
AT Leisure	LTD.
Premises name and address:	i
Mp Pel	tit & Giraffe house
46-60	Pask Vien
ush	Park View Hey Bay. NEX 2TH
	y
Application for a:-	Premises Licence
	Club Premises Certificate
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Ward Councillor	
Member of Parliament	
Trade Association	
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Section 1 - Application Det	
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Applicant's name (if known) :	MR PETIT + GIRAFFE LOVAGE
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Premises name and address:	40.4.
	40-60 PARK VIEW
	WHITZET BAY
	NEDE RTH.
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Mr Mrs Miss	Other
Surname:	
First Name(s)	
Address (including postcode)	

Organisation name (if applicable)

Please state the nature of your representation:

RESIDENT

Eg : Residents' Association Ward Councillor Member of Parliament Trade Association

Please state under which of the licensing objective(s) your representation is being made (eg. Prevention of Crime & Disorder, Prevention of Public Nuisance, Public Safety, the Protection of Children from Harm).

PUBLIC NUISANCE.

Section 3 - Objection Detail

My/our representation is based on the following:

(You need to complete this box as fully as possible. If you do not then the Licensing Committee may not understand why you have made a representation).

You may attach supporting documents/further pages as necessary – Please number all extra pages and put your name on the top of each page.

Try to be as specific as possible and give examples, eg "on '1 March I could hear loud music from the premises between 10pm and midnight. I am concerned that if the premises open until 1am this will cause a nuisance to myself and other residents in the street."

YET ANOTHER LICENSING APPLICATION ADJACENT
TO WHITLEY BAYS COMULATIVE IMPACT AREA
THE ENTREDRENEUDIAL LIQUOR SELLERS ARE
MAKING CAMP JUST WEST OF THE BOUNDRY WALL
GRANTED RECENTLY. STORM CELLAR, DOG AND PARROT, CILBERT
+ SULITH, NORIN

Signed

Dated 17: 8: 18

Dawn Frankland

(23)

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Sent:

22 August 2018 12:41

To:

Alan Burnett; Alex Usborne; Amanda Jones; Dawn Frankland; Jeff Young; Joanne

Lee; Michelle Mooney; Susan Vert

Subject:

Objection to License - Mr Petit and Giraffe Lounge [Scanned]

Dear Sir / Madam

Whitley Bay and have seen that an application for a Premises Licence at Mr Petit and Giraffe Lounge is being made to allow music to be played and alcohol to be sold from (8am to 12am Sunday – Thursday) and (Friday – Saturday 8am till 1am) with the potential of a half hour extension.

This is something that I would like to object to in the strongest possible terms.

From the proposed venue I feel that if this licence was to be granted, then I and the neighbourhood would suffer from noise, disturbance and anti-social behaviour because of the noise from events and customers arriving/leaving. In addition there will be a continuous gathering of people smoking outside of the venue on the public footpath as there are no alternative locations for smokers to congregate which will lead to conflict with the residents of Whitley Bay.

Anyone wishing to attend an event would need to do so by foot, in their own vehicle or a taxi. This in itself will cause significant disturbance. The area is normally very quiet during the early hours of the morning and in particular any arrivals or departures after midnight will cause a disturbance which is likely to be from taxis picking up and dropping off patrons for the venue which will lead an increase in noise, traffic & parking issues.

I am also concerned about the potential for damage to my property / vehicle if customers are allowed to leave in the early hours of the morning, having drunk significant quantities of alcohol.

The use of this part of Whitley Bay Town Centre as a venue for late night entertainment is not an appropriate one because of the character of the area.

Yours faithfully





Section 1 - Application Detail	Is the later was the shirt of the first of t
I wish to make a representation ag	gainst the following Application:
Applicant's name (if known):	
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Please state the nature of your representation:

Eg: Residents' Association Ward Councillor Member of Parliament Trade Association

Please state under which of the licensing objective(s) your representation is being made (eg. Prevention of Crime & Disorder, Prevention of Public Nuisance, Public Safety, the Protection of Children from Harm).

PLEVENTION OF PUBLIC NUISANCE BUT PREVENTION OF CRIME VOISORDER

Section 3 - Objection

My/eur representation is based on the following:

(You need to complete this box as fully as possible. If you do not then the Licensing Committee may not understand why you have made a representation).

You may attach supporting documents/further pages as necessary - Please number all extra pages and put your name on the top of each page.

Try to be as specific as possible and give examples, eg "on 1 March I could hear loud music from the premises between 10pm and midnight. I am concerned that if the premises open until 1am this will cause a nuisance to myself and other residents in the street."

DPREMISES IN HEART OF RESIDENTIAL AREA 1) SURE TO BE EXCESSIVE NOVE AND AMPLIFICATION OF MUSIC LATE AT NIGHT AND INTO EARLY

HOURS OF THE MORNING POFFECTING WIDER

AREA THAN ONLY ROXBURGH TORRAGE - PARKVIEW.

Dated 178.2018 Signe

- 3) THE SMOKING AROAS WILL BE OUTSILE ROAL DOORS OF PROMISES ON TO NORTHUMBORD SQUARE COLR PARK MORE DISTURBANCE.
- Y VERY LIABLE TO ANTI-SOCIAL ACTIVITIES IN SAID CAR PARK LATE INTO NIGHT AND BARLY HOURS.
- DOWN BACKLANE OF ROLBURGH TEXRACE.
- 6) TWENTY THREE RESIDENTIAL PROTEKTIETS
 PLUS FLATS SURROUNDING 46-60 PAKHEN
 BARK ON TO MORTHUM BERLAND SQUARE
 AND LANE AND DISTURBANCE AT NIGHT
 WILL BE MASSIVE COMPARED WITH
- 7) I HAVE TO OBJECT TO THIS AMELICATION.
- S & D NOTE ON GIRAFFE LOUNGE WEBSITE IT IS
 ASUBLITION AS RELOCATING TO WHITLEY BAY
 AND NOT INDICATING "DEPENDING ON LICENCE".
 - q) (UNDERSTAND HOT GOD LILL BE AVAILABLE.
 WILL THERE BE PROVISION OF DISPOSAL OF
 KITCHEN SMALL EMANATING FROM THE PREMISES.?

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Signea	a.	(4)	(3)	Dated			4

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Section 1 – Application De	
	n against the following Application:
	HT LEISURE LIMITED
Premises name and address:	MR PETIT AND GIRAFFE LOUNGE 46-60 PARK VIEW WHITLEY BAY
	TYNE ANOWEAR NE26 2TH
Application for a:-	Premises Licence
-	Club Premises Certificate
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Surname:	
First Name(s)	
Address (including postcode)	

	Organisation name (i	if applicable)
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Please state the nature of your representation:

Eg : Residents' Association Ward Councillor Member of Parliament Trade Association

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PREVENTION OF CRIME AND DISORDER

PREVENTION OF PUBLIC MUISANCE

Section 3 - Objection Details

My/our representation is based on the following:

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PREMISES AT 46-60 PARK VIEW, WHITLEY BAY PROVIDING LOUD HUSIC, DANGING AND ALCOHOL AFTER II PM WILL CAUSE AN INTOLERABLE NUISANCE AND DISTURBANCE TO HYSELF AND ALL OTHER RESIDENTS IN ROXBURGH TERRACE AND THE WIDER AREA.

Signea

Dated 14/08/2018

14/08/2018

The Licensing Section, North Tyneside Council, The Killingworth Site, Harvey Course, Killingworth, Newcastle, NE12 6UB

Dear Sir/Madam

Licensing Application, Mr Petit and Giraffe Lounge, HT Leisure Ltd., 46 -60 Park View, Whitley Bay, NE26 2TH

Please indicate how the above premises would be made sound proof and how outside disturbance late at night would be eradicated.

Park View is a quiet, pleasant shopping street in a residential area. Premises open late at night, offering live music, recorded music, dance and anything similar to making music and dancing, plus the sale of alcohol would be completely out of character with the area and would constitute an intolerable disturbance to residents who have a right to the quiet enjoyment of their homes.

I strongly object to the above application.

Yours faithfully.

Dated 14/08/2018

Dawn Frankland



From:

Sent:

23 August 2018 18:58

To:

Dawn Frankland

Subject:

46-50 Park View, Whitley Bay - Objection [Scanned]

EXTRNL
Ms Frankland,

RE: 46-50 Park View, Whitley Bay

I write in response to the application for Alcohol, late opening, late live music and dancing at the above premises.

I have a number of concerns regarding the plans for this property and feel that I must object to such an application being approved.

My prime objections are that I believe it would lead to noise nuisance in the locality and lead to public disorder in the Town Centre and the outskirts.

The close proximity of existing domestic premises on Roxburgh Terrace would in my opinion mean that residents would be affected by the function of the business and also by the nature of its operation.

Regards,