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LICENSING SUB-COMMITTEE

Wednesday, 30 May 2018 at 10.00 am
Council Chamber, Civic Centre, Silver Street,
Enfield, EN1 3XA

Contact: Jane Creer
Committee Secretary
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Council website: www.enfield.gov.uk

Councillors : Derek Levy (Chair), Vicki Pite and Jim Steven

AGENDA – PART 1

1. WELCOME AND APOLOGIES FOR ABSENCE

2. DECLARATION OF INTERESTS

Members are asked to declare any disclosable pecuniary, other pecuniary or non pecuniary interests relating to items on the agenda.

3. TRENT PARK, COCKFOSTERS ROAD, EN4 0PS (REPORT NO. 2) (Pages 1 - 70)

Application for a new premises licence – Mad Husky / 51st State

4. TRENT PARK, COCKFOSTERS ROAD, EN4 0PS (REPORT NO. 3) (Pages 71 - 100)

Application for a new premises licence – Ghana Festival

5. TRENT PARK, COCKFOSTERS ROAD, EN4 0PS (REPORT NO. 4) (Pages 101 - 218)

Application for a new premises licence – Mauritian Festival

6. MINUTES OF PREVIOUS MEETING (Pages 219 - 226)

To receive and agree the minutes of the meeting held on Wednesday 25 April 2018.

7. EXCLUSION OF THE PRESS AND PUBLIC

If necessary, to consider passing a resolution under Section 100A(4) of the Local Government Act 1972 excluding the press and public from the meeting for any items of business moved to part 2 of the agenda on the grounds that they involve the likely disclosure of exempt information as defined in those

paragraphs of Part 1 of Schedule 12A to the Act (as amended by the Local Government (Access to Information) (Variation) Order 2006).
(There is no part 2 agenda)

MUNICIPAL YEAR 2018/19 REPORT NO. 02

COMMITTEE:
Licensing Sub-Committee
30 May 2018

REPORT OF :
Principal Licensing Officer

LEGISLATION :
Licensing Act 2003

Agenda – Part1	Item
SUBJECT : Application for a new premises licence – MAD HUSKY/51ST STATE	
PREMISES : Trent Park, Cockfosters Road, EN4 0PS	
WARD : Cockfosters	

1. LICENSING HISTORY:

1.1 On 26 June 2015, an application by **Found Series Limited** for a new Premises Licence, was granted which was not subject to any representations, was granted by officers in accordance with delegated powers.

1.2 This premises licence was time restricted, namely for an event on 8 August 2015 only, and it permitted:

1.2.1 Hours the premises are open to the public: 11:00 to 22:00.

1.2.2 Supply of alcohol (on supply): 11:00 to 21:30.

1.2.3 Live music: 11:00 to 22:00.

1.2.4 Recorded music: 11:00 to 22:00

1.2.5 Performance of Dance: 11:00 to 22:00.

1.3 On 16 March 2016, an application by **Found Series Limited** for a new Premises Licence was granted by the Licensing Sub-Committee subject to additional conditions, following representations against the application from local residents, resident groups and park groups.

1.4 This premises licence was time restricted, namely for an event on 6 and 7 August 2016 only, and it permitted:

1.4.1 Capacity 12,500.

1.4.2 Hours the premises are open to the public: Saturday 11:00 to 22:30 and Sunday from 11:00 to 21:30.

- 1.4.3 **Supply of alcohol (on supplies only):** Saturday 11:00 to 21:45 and Sunday from 11:00 to 20:45.
- 1.4.4 **Live music (indoor and outdoor):** Saturday 11:00 to 22:00 and Sunday from 11:00 to 21:00.
- 1.4.5 **Recorded music (indoor and outdoor):** Saturday 11:00 to 22:00 and Sunday from 11:00 to 21:00.
- 1.4.6 **Performance of Dance (indoor and outdoor):** Saturday 11:00 to 22:00 and Sunday from 11:00 to 21:00.
- 1.4.7 **Late Night Refreshment (indoors):** Sunday to Thursday from 23:00 to 00:00, Friday and Saturday from 23:00 to 01:00 the following day.
- 1.5 On 3 July 2017, an application by **Mad Husky Events Limited** for a new Premises Licence was granted by the Licensing Sub-Committee subject to additional conditions, following representations against the application from local residents, resident groups and park groups.
- 1.6 This premises licence was time restricted, namely for an event on 5 and 6 August 2017 only, and it permitted:
 - 1.6.1 Capacity 14,999.
 - 1.6.2 **Hours the premises are open to the public:** Saturday 11:00 to 22:30 and Sunday from 11:00 to 21:30.
 - 1.6.3 **Supply of alcohol (on supplies only):** Saturday 11:00 to 21:45 and Sunday from 11:00 to 20:45.
 - 1.6.4 **Live music (indoor and outdoor):** Saturday 11:00 to 22:00 and Sunday from 11:00 to 21:00.
 - 1.6.5 **Recorded music (indoor and outdoor):** Saturday 11:00 to 22:00 and Sunday from 11:00 to 21:00.
 - 1.6.6 **Performance of Dance (indoor and outdoor):** Saturday 11:00 to 22:00 and Sunday from 11:00 to 21:00.
 - 1.6.7 **Anything else of a similar description (indoor and outdoor):** Saturday 11:00 to 22:00 and Sunday from 11:00 to 21:00.
- 1.7 A copy of a location map of the premises is attached as Annex 1.

2 THIS APPLICATION:

- 2.1 On 4 April 2018 an application was made by **Mad Husky Events Limited** for a **new Premises Licence** for Trent Park, Cockfosters Road, EN4 0PS.
- 2.2 The application seeks:
 - 2.2.1 The premises licence to be time limited for Saturday 4 August 2018.
 - 2.2.2 The maximum capacity at any one time is 14,999.
 - 2.2.3 **Hours the premises are open to the public:** Saturday 11:00 to 22:30.
 - 2.2.4 **Supply of alcohol (on supplies only):** Saturday 11:00 to 21:45.
 - 2.2.5 **Live music (indoor and outdoor):** Saturday 11:00 to 22:00.
 - 2.2.6 **Recorded music (indoor and outdoor):** Saturday 11:00 to 22:00.
 - 2.2.7 **Performance of Dance (indoor and outdoor):** Saturday 11:00 to 22:00.
 - 2.2.8 **Anything else of a similar description (indoor and outdoor):** Saturday 11:00 to 22:00.
- 2.3 Each of the Responsible Authorities were consulted in respect of the application.
- 2.4 A copy of the application is attached as Annex 2.

3 RELEVANT REPRESENTATIONS:

- 3.1 **Other Persons:** Representations have been made, against the application, by four local residents, resident groups and park groups, and are referred to as IP1 to IP4. The grounds of representation include the prevention of crime & disorder; the prevention of public nuisance: public safety and the prevention of children from harm.
- 3.2 Copies of these IP representations are attached as Annex 3 to 6.
- 3.3 The Metropolitan Police did not make representations in respect of this application.
- 3.4 The Licensing Authority made representations in respect of this application, namely seeking modification of a condition. The applicant has agreed that condition, and subsequently the representation has been withdrawn.

4 PROPOSED LICENCE CONDITIONS:

- 4.1 The conditions arising from this application are attached as Annex 7.

5 RELEVANT LAW, GUIDANCE & POLICIES:

- 5.1 The paragraphs below are extracted from either:
 - 5.1.1 the Licensing Act 2003 ('Act'); or
 - 5.1.2 the Guidance issued by the Secretary of State to the Home Office of April 2017 ('Guid'); or
 - 5.1.3 the London Borough of Enfield's Licensing Policy Statement of January 2015 ('Pol').

General Principles:

- 5.2 The Licensing Sub-Committee must carry out its functions with a view to promoting the licensing objectives [Act s.4(1)].
- 5.3 The licensing objectives are:
 - 5.3.1 the prevention of crime and disorder;
 - 5.3.2 public safety;
 - 5.3.3 the prevention of public nuisance; &
 - 5.3.4 the protection of children from harm [Act s.4(2)].
- 5.4 In carrying out its functions, the Sub-Committee must also have regard to :
 - 5.4.1 the Council's licensing policy statement; &
 - 5.4.2 guidance issued by the Secretary of State [Act s.4(3)].

Time Limited Licence:

- 5.5 Licensing authorities should note that a premises licence may be sought for a short, discrete period. [Guid 5.25]
- 5.6 The procedures for applying for and granting such a licence are identical to those for an unlimited duration premises licence [Guid 5.26].

Significant Events:

- 5.7 The Council recommends that for significant events, a comprehensive risk assessment is undertaken by premises licence holders to ensure that matters related to the licensing objectives are identified and addressed. [Pol 14.1]
- 5.8 Licence holders are advised to contact the Metropolitan Police Service and enquire if the Police require that the Event Risk Assessment Form 696 and the After Promotion/Event Debrief Risk Assessment Form 696A be completed and submitted to them.[Pol 14.2]

Hours:

- 5.9 The Sub-Committee decides licensed opening hours as part of the implementation of the licensing policy statement and is best placed to make decisions about appropriate opening hours in their area based on their local knowledge and in consultation with responsible authorities [Guid 10.13].
- 5.10 Stricter conditions with regard to licensing hours may be required for licensed premises situated in or immediately adjacent to residential areas to ensure

that disturbance to local residents is avoided. This will particularly apply in circumstances where, having regard to the location, size and nature of the premises, it is likely that disturbance will be caused to residents in the vicinity of the premises by concentrations of people leaving, particularly during normal night-time sleeping periods [Pol s.8.4].

Advertising applications

- 6.1 The Licensing Authority is satisfied that the application was advertised in accordance with the requirements of the Licensing Act 2003.

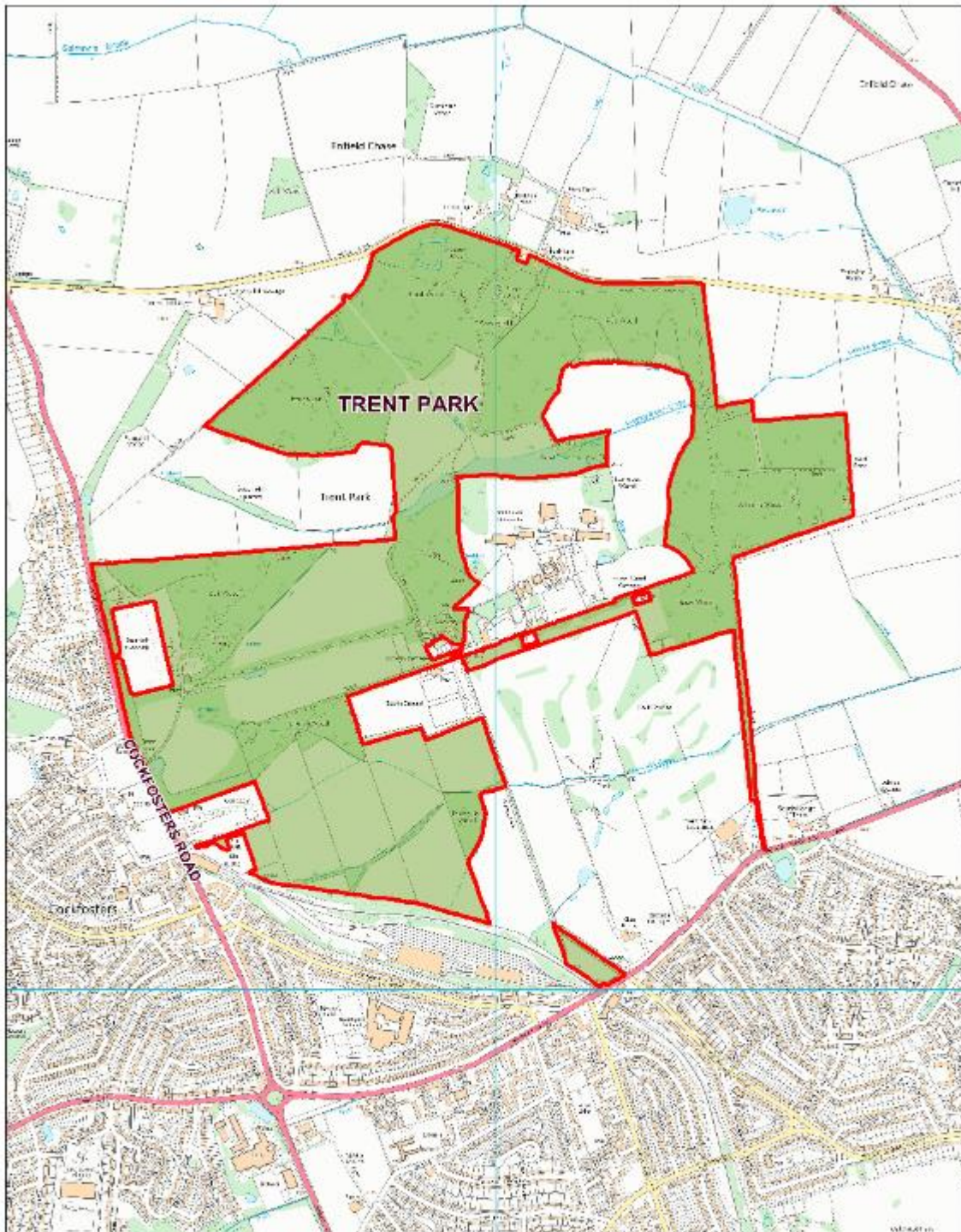
Decision:

- 7.1 As a matter of practice, the Sub-Committee should seek to focus the hearing on the steps considered appropriate to promote the particular licensing objective or objectives that have given rise to the specific representation and avoid straying into undisputed areas [Guid 9.37].
- 7.2 In determining the application with a view to promoting the licensing objectives in the overall interests of the local community, the Sub-Committee must give appropriate weight to:
- 7.2.1 the steps that are appropriate to promote the licensing objectives;
 - 7.2.2 the representations (including supporting information) presented by all the parties;
 - 7.2.3 the guidance; and
 - 7.2.4 its own statement of licensing policy [Guid 9.38].
- 7.3 Having heard all of the representations (from all parties) the Sub-Committee must take such steps as it considers appropriate for the promotion of the licensing objectives. The steps are:
- 7.3.1 to grant the application subject to the mandatory conditions and such conditions as it considers necessary for the promotion of the licensing objectives;
 - 7.3.2 to exclude from the scope of the licence any of the licensable activities to which the application relates;
 - 7.3.3 to refuse to specify a person in the licence as the premises supervisor;
 - 7.3.4 to reject the application [Act s.18].

Background Papers:
None other than any identified within the report.

Contact Officer :
Ellie Green on 020 8379 8543

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Trent Park, Cockfosters Road, BARNET, EN4 0PS

LONDON BOROUGH OF ENFIELD
CIVIC CENTRE, SILVER STREET,
ENFIELD, EN1 3XE
www.enfield.gov.uk



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London Borough of Enfield

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 Notes for Guidance 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 Mad Husky Events Ltd

(Insert name(s) of applicant)

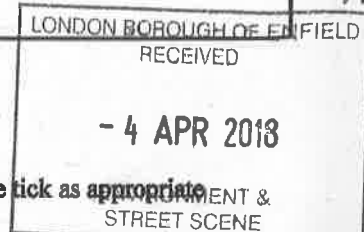
apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in Part 1 below (the premises) and I/we are making this application to you as the relevant licensing authority in accordance with section 12 of the Licensing Act 2003

Part 1 – Premises details

Postal address of premises or, if none, Ordnance Survey map reference or description Trent Country Park, Cockfosters Road			
Post town	Enfield	Postcode	EN4 0PS

Telephone number at premises (if any)	N/A
Email address	info@51statefestival.com
Non-domestic rateable value of premises	£UNKNOWN

Email



Part 2 - Applicant details

Please state whether you are applying for a premises licence as

Please tick as appropriate
☐ Premises Licence
☐ Nighttime Licence
☐ Music and Entertainment Licence
☐ Street Scene

a) an individual or individuals *

☐

please complete section (A)

b) a person other than an individual *

i as a limited company/limited liability partnership

☒

please complete section (B)

ii as a partnership (other than limited liability)

☐

please complete section (B)

- iii as an unincorporated association or ☐ please complete section (B)
- iv other (for example a statutory corporation) ☐ please complete section (B)
- c) a recognised club ☐ please complete section (B)
- d) a charity ☐ please complete section (B)
- e) the proprietor of an educational establishment ☐ please complete section (B)
- f) a health service body ☐ please complete section (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 ☐ please complete section (B)
- ga) a person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England ☐ please complete section (B)
- h) the chief officer of police of a police force in England and Wales ☐ please complete section (B)

* If you are applying as a person described in (a) or (b) please confirm (by ticking yes to one box below):

I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities; or ☒

I am making the application pursuant to a statutory function or ☐

a function discharged by virtue of Her Majesty's prerogative ☐

(A) INDIVIDUAL APPLICANTS (fill in as applicable)

Mr <input type="checkbox"/>	Mrs <input type="checkbox"/>	Miss <input type="checkbox"/>	Ms <input type="checkbox"/>	Other Title (for example, Rev)	
Surname			First names		
Date of birth			I am 18 years old or over <input type="checkbox"/> Please tick yes		
Nationality					
Current residential address if different from premises address					
Post town				Postcode	
Daytime contact telephone number					

E-mail address	
-----------------------	--

SECOND INDIVIDUAL APPLICANT (if applicable)

Mr <input type="checkbox"/>	Mrs <input type="checkbox"/>	Miss <input type="checkbox"/>	Ms <input type="checkbox"/>	Other Title (for example, Rev)	
Surname			First names		
Date of birth		I am 18 years old or over		<input type="checkbox"/> Please tick yes	
Nationality					
Current postal address if different from premises address					
Post town				Postcode	
Daytime contact telephone number					
E-mail address					

(B) OTHER APPLICANTS

Please provide name and registered address of applicant in full. Where appropriate please give any registered number. In the case of a partnership or other joint venture (other than a body corporate), please give the name and address of each party concerned.

Name Mad Husky Events Ltd
Address 74a Huddleston Road London N7 1EH
Registered number (where applicable) 10481566

Description of applicant (for example, partnership, company, unincorporated association etc.)
Limited Company

Telephone number (if any)

■■■■ ■■■■

■■■■ ■■■■

■■■■ ■■■■ ■■■■

■■■■ ■■■■ ■■■■

When do you want the premises licence to start?

DD MM YYYY

0	4	0	8	2	0	1	8
---	---	---	---	---	---	---	---

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

DD MM YYYY

0	4	0	8	2	0	1	8
---	---	---	---	---	---	---	---

Please give a general description of the premises (please read guidance note 1)

This is a one-day music event which will take place on Saturday 4th August 2018.
Activities will commence at 11:00 and terminate at 22:30 on Saturday 4th August 2018.

There will be 7 standard bars with an additional 4 pop up bars. A site plan is attached to show the layout of the bars. There will be 12 catering units serving hot and cold food during the entire event.

We will be expecting 14,999 people on Saturday 4th August 2018.

If 5,000 or more people are expected to attend the premises at any one time, please state the number expected to attend.

14,999

What licensable activities do you intend to carry on from the premises?

(please see sections 1 and 14 and Schedules 1 and 2 to the Licensing Act 2003)

Provision 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)

<input type="checkbox"/>
<input type="checkbox"/>
<input type="checkbox"/>
<input type="checkbox"/>
<input checked="" type="checkbox"/>
<input checked="" type="checkbox"/>

- 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) ☐
-
- Provision of late night refreshment (if ticking yes, fill in box I) ☐
- Supply of alcohol (if ticking yes, fill in box J) ☒
- In all cas In all cases complete boxes K, L and M

E

Live music Standard days and timings (please read guidance note 7)			Will the performance of live music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	<input type="checkbox"/>
				Outdoors	<input type="checkbox"/>
				Both	<input checked="" type="checkbox"/>
Day	Start	Finish	Please give further details here (please read guidance note 4) The majority of music will be pre-recorded and played by DJ's. There will be a number of PA's and live bands performing. This will take place on an open air outdoor stage and in tented arenas.		
Mon					
Tue					
Wed					
			State any seasonal variations for the performance of live music (please read guidance note 5) N/A		
Thur					
			Non standard timings. Where you intend to use the premises for the performance of live music at different times to those listed in the column on the left, please list (please read guidance note 6) N/A		
Fri					
Sat	11:00	22:00			
Sun					

F

Recorded music Standard days and timings (please read guidance note 7)			<u>Will the playing of recorded music take place indoors or outdoors or both – please tick</u> (please read guidance note 3)	Indoors	<input type="checkbox"/>
				Outdoors	<input type="checkbox"/>
				Both	<input checked="" type="checkbox"/>
Day	Start	Finish			
Mon			<u>Please give further details here</u> (please read guidance note 4) Disc Jockeys will perform in both outdoor and indoor tented arenas		
Tue					
Wed			<u>State any seasonal variations for the playing of recorded music</u> (please read guidance note 5) N/A		
Thur					
Fri			<u>Non standard timings. Where you intend to use the premises for the playing of recorded music at different times to those listed in the column on the left, please list</u> (please read guidance note 6) N/A		
Sat	11:00	22:00			
Sun					

G

Performances of dance Standard days and timings (please read guidance note 7)			Will the performance of dance take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	<input type="checkbox"/>
				Outdoors	<input type="checkbox"/>
				Both	<input checked="" type="checkbox"/>
Day	Start	Finish	Please give further details here (please read guidance note 4)		
Mon					
Tue					
Wed					
Thur			State any seasonal variations for the performance of dance (please read guidance note 5) This is a dance event for the event attendees who will be dancing throughout the day in all arenas. There will also be some hired dancers who will perform on stage alongside the music artists.		
Fri					
Sat	11:00	22:00	Non standard timings. Where you intend to use the premises for the performance of dance at different times to those listed in the column on the left, please list (please read guidance note 6) N/A		
Sun					

H

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 you will be providing	
Day	Start	Finish	<u>Will this entertainment take place indoors or outdoors or both – please tick</u> (please read guidance note 3)	Indoors <input type="checkbox"/>
Mon				Outdoors <input type="checkbox"/>
				Both <input checked="" type="checkbox"/>
Tue			<u>Please give further details here</u> (please read guidance note 4) In line with application for live music, recorded music and performance of dance with above details already supplied.	
Wed				
Thur			<u>State any seasonal variations for entertainment of a similar description to that falling within (e), (f) or (g)</u> (please read guidance note 5)	
Fri				
Sat	11:00	22:00	<u>Non standard timings. Where you intend to use the premises for the entertainment of a similar description to that falling within (e), (f) or (g) at different times to those listed in the column on the left, please list</u> (please read guidance note 6)	
Sun				

J

Supply of alcohol Standard days and timings (please read guidance note 7)			<u>Will the supply of alcohol be for consumption – please tick</u> (please read guidance note 8)	On the premises	<input checked="" type="checkbox"/>
				Off the premises	<input type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	<u>State any seasonal variations for the supply of alcohol</u> (please read guidance note 5) N/A		
Mon					
Tue					
Wed					
Thur					
Fri					
Sat	11:00	21:45			
Sun			<u>Non standard timings. Where you intend to use the premises for the supply of alcohol at different times to those listed in the column on the left, please list</u> (please read guidance note 6) N/A		

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 Lizamarie O'Sullivan	
Date of birth [REDACTED]	
Address [REDACTED] [REDACTED]	
Postcode	[REDACTED]
[REDACTED] [REDACTED] [REDACTED] (if known) 12535	
Issuing licensing authority (if known) Islington	



K

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).

N/A

L

Hours premises are open to the public Standard days and timings (please read guidance note 7)			State any seasonal variations (please read guidance note 5) N/A
Day	Start	Finish	Non standard timings. Where you intend the premises to be open to the public at different times from those listed in the column on the left, please list (please read guidance note 6) N/A
Mon			
Tue			
Wed			
Thur			
Fri			
Sat	11:00	22:30	
Sun			

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)

The site will be monitored by security and a full site check will be carried out prior to the commencement of each show day. All relevant personnel will be present to carry out the full site check. CCTV will be in full operation covering the main entrance, VIP entrance and all search lanes. There will be CCTV in operation at the artist entrance, VIP entrance and CCTV to give panoramic views of the site. There will be CCTV controllers at the command centre will monitor the CCTV. All security and staff will be in communication via 2-way radio at all times. All perimeters will be monitored to ensure there are no breaches.

Having held this event over the last three years the following additional conditions reflect our consultation with the licensing authority for this event:-

Clicker counters will be used for determining the number of persons on the premises at any one time to ensure that the maximum permitted number is not exceeded.

All staff shall receive relevant training in relation to the sale of alcohol and the times and conditions of the premises licence.

All training relating to the sale of alcohol and the times and conditions of the premises licence shall be documented and records kept. These records shall be made available to the Police and/or Local Authority upon request and shall be kept for six weeks.

Challenge 25 shall be in operation and relevant material shall be displayed at the premises. Only passport, photographic driving licences or ID with the P.A.S.S logo (Proof of Age Standards Scheme) may be accepted.

A written record of refused sales shall be kept on the premises and completed when necessary. This record shall be made available to Police and/or the Local Authority upon request and shall be kept for at least six weeks from the date of the last entry.

No persons under the age of 18 years shall be permitted to enter the premises.

A Personal Licence Holder is to be present on the premises and supervise the sale of alcohol, throughout the permitted hours for the sale of alcohol.

The Event Management Plan has been drafted and is a live document subject to the ongoing review by the Safety Advisory Group.

b) The prevention of crime and disorder

There will be 200 members of security and stewards on site at all times. There will be SIA approved contractors who will provide the security and stewards for the event.

CCTV will be in operation

All members of the public will be subject to a mandatory search upon entry.

There will be regular patrols and frequent spot checks of the perimeter throughout the day.

c) Public safety

Security will patrol the site on a regular basis.

Any member of the public causing a nuisance will be required to leave the site and a note will be made of this in a log retained by the command centre.

There is a robust plan in place for sound management.

d) The prevention of public nuisance

On entry ID will be required from any person who appears to be 18 years or younger. Entry to this event is restricted to persons over the age of 18.

Challenge 25 will be in operation for the sale of alcohol.

e) The protection of children from harm

This is an 18+ event. Valid ID is a condition of entry.

Challenge 25 will be in operation at the bars.

Checklist:

Please tick to indicate agreement

- I have made or enclosed payment of the fee. ☒
- I have enclosed the plan of the premises. ☒
- I have sent copies of this application and the plan to responsible authorities and others where applicable. ☒
- I have enclosed the consent form completed by the individual I wish to be designated premises supervisor, if applicable. ☒

- I understand that I must now advertise my application. ☒
- I understand that if I do not comply with the above requirements my application will be rejected. ☒

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). ☐

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	<ul style="list-style-type: none"> • [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	Lizamarie O'Sullivan
Date	3 rd April 2018

Capacity	Director
----------	----------

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)

Post town		Postcode	
Telephone number (if any)			
E-mail address (optional)			

Consent of Individual to being specified as premises supervisor

Lizamarie O'Sullivan

[full name of prospective premises supervisor]

of

[REDACTED]

[home address of prospective premises supervisor]

hereby confirm that I give my consent to be specified as the designated premises supervisor in relation to the application for

A Time Limited Premises Licence

[type of application]

by

Mad Husky Events Limited

[name of applicant]

relating to a premises licence

[number of existing licence, if any]

for

Trent Country Park, Cockfosters Road, Enfield, EN4 0PS

[name and address of premises to which the application relates]

and any premises licence to be granted or varied in respect of this application made by

Mad Husky Events Ltd

[name of applicant]

concerning the supply of alcohol at

Trent Country Park, Cockfosters Road, Enfield, EN4 0PS

[name and address of premises to which application relates]

I also confirm that I am entitled to work in the United Kingdom and am applying for, intend to apply for or currently hold a personal licence, details of which I set out below.

Personal licence number

12535

[insert personal licence number, if any]

Personal licence issuing authority

Islington

[insert name and address and telephone number of personal licence issuing authority, if any]

Signed.



Name (please print)

Lizamarie O'Sullivan

Date

21st March 2018

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IP1

From: Deirdre Summerfield [mailto:[REDACTED]]

Sent: 03 April 2018 11:40

To: Licensing <Licensing@enfield.gov.uk>; Parks Business Unit <Parksbusinessunit@enfield.gov.uk>

Subject: Premises Licence Applications for Trent Country Park

Dear Sirs

We have received your letter dated 23 March 2018 regarding application for premises licences in respect of the Ghana Family Funday, the Mauritius Festival and the 51st State Festival. We have no representation to make with regard to the first two events.

However we strongly object to the 51st State Festival on Saturday 4 August.

In 2017 after the equivalent event, there were **hordes of rowdy, noisy and inebriated people** roaming Cockfosters Road late at night and disturbing our sleep. (Our house is [REDACTED] Leys Gardens, just off Cockfosters Road and adjacent to the service road at the rear of Heddon Court Parade). We witnessed event goers' raucous and anti-social behaviour as they left the site. (Many had parked in our street as there was no parking nearer to Trent Park). Their objectional behaviour included **urinating in the service road behind Heddon Court Parade and in the green space at the front of the houses in Balmore Crescent. Our night's sleep was disturbed by event attendees** shouting and screaming along Cockfosters Road and Leys Gardens as they left the event. Although the event is planned to conclude at 10pm the noise and anti-social behaviour will continue well into the early hours.

We reported on the night via the contact phone number provided by Enfield Council but we see that you have ignored our objections and are planning to stage the event again this year. We were told there were marshalls along the exit route on Cockfosters Road but there were none stationed at the top of Leys Gardens. As Enfield Council Tax payers we should not suffer at the hands of the rabble from outside the borough.

We also object to the parlous state that Trent Park was left in after the event. The field has never completely recovered.

Please please do not stage this event. Cockfosters is a quiet residential area and we do not need the disruption the 51st State Festival will bring to our neighbourhood.

Yours faithfully,

Deirdre and Norman Summerfield

[REDACTED]

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Annex 3 Continued

Further Correspondence – IP1

From: Deirdre Summerfield

Sent: 04 May 2018 14:15

To: Ellie Green <Ellie.Green@Enfield.gov.uk>

Subject: Re: Time limited premises licence application for Mad Husky Events Limited, Trent Park - 4th August 2018 [SEC=OFFICIAL]

Dear Ms Green

Thanks for your email.

I confirm that I will attend the hearing on Wednesday 30 May at 10am and I will be accompanied by my husband, Mr Norman Summerfield.

We would definitely like more information on Mad Husky Events Limited, who according to Companies House do not have accounts filed, have no trading history and were threatened to be struck off by the Registrar at Companies House in February 2018. Is this really a company whom Enfield can trust and therefore grant a licence?

As outlined in our original letter we strongly object to this event which last year resulted in raucous and rowdy behaviour from attendees late at night and our neighbourhood being turned into a public toilet and worse.

Best regards

Deirdre Summerfield

On 4 May 2018, at 15:54, Ellie Green <Ellie.Green@Enfield.gov.uk> wrote:

Classification: OFFICIAL

Dear Mrs Summerfield

Thank you for your email, and for confirming your attendance at the hearing with Mr Summerfield.

Your comments are noted about the companies details, and I have passed the request for more information on to the agent acting on behalf of the applicant.

As mentioned before, the applicant would like to meet with you and the other residents who have objected, to discuss your concerns and to provide more information about the event. Would you allow me to pass on your email address to

the agent so they can contact you directly to make arrangements for any such meeting?

Kind regards

Ellie Green
Principal Licensing Officer

From: Deirdre Summerfield
Sent: 04 May 2018 16:05
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Subject: Re: Time limited premises licence application for Mad Husky Events Limited, Trent Park - 4th August 2018 [SEC=OFFICIAL]

Dear Ms Green

Thanks for email. We do not see how meeting the applicant will prevent hordes of drunken louts disturbing us late at night by their unruly and disgusting behaviour - not to mention the damage to Trent Park and the litter (drink bottles and cans discarded along the streets). Please advise how the applicant intends to address these issues. Is there really any point in us meeting her?

Thanks and regards
Deirdre Summerfield

On 4 May 2018, at 16:13, Ellie Green <Ellie.Green@Enfield.gov.uk> wrote:

Classification: OFFICIAL

Dear Mrs Summerfield

I appreciate your comments, however, any response to your queries can only come from the applicant. It is best practice for authorities to encourage mediation between applicants and any local residents who have concerns about an application, and a meeting together provides you both the suitable opportunity to discuss matters. However, it is your decision.

Please advise if you would like me to add your additional comments in your subsequent emails to your original representation, which will also be included in the licensing report?

If I receive any response from the applicant, to the concerns you have raised, I will of course pass it on to you.

Kind regards
Ellie

Ellie Green
Principal Licensing Officer

From: Deirdre Summerfield
Sent: 07 May 2018 17:21
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Subject: Re: Time limited premises licence application for Mad Husky Events Limited, Trent Park - 4th August 2018 [SEC=OFFICIAL]

Dear Ms Green

We are willing to meet the applicant. You may add my additional emailed comments to our original representation and licensing report.

Thanks.

Kind regards
Deirdre Summerfield

From: Deirdre Summerfield
Sent: 16 May 2018 11:46
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Subject: Mad Husky Events - 4 August 2018

Dear Ms Green,

When we agreed to attending mediation on 23 May in respect of the above event, we were not made aware that the applicant would be accompanied by lawyers. We believed that the applicant would be present as well as representative/s of Enfield Council. In the light of this, we withdraw our agreement to attend mediation. However we will be present at the licensing meeting on 30 May at the Civic Centre.

Further objections/points:

We would also like information as to who would pay for the damage and reinstatement of the grounds/fields at Trent Park after this event? Enfield Council residents should not have to foot the bill.

Whilst writing we also wish to complain that we have seen advertisements promoting this event before the licence has been granted. This is totally unprofessional and endorses our view that the applicant (and her company) is not a fit and proper person/organisation to be promoting and administering this event and therefore Enfield Council should refuse the application for a licence.

Regards,

Deirdre and Norman Summerfield

From: Lisa Inzani [mailto:L.Inzani@popall.co.uk]

Sent: 16 May 2018 14:44

To:

Subject: Mad Husky Events Limited - 4th August 2018 Time Limited Premises Licence Application

Dear Mrs Summerfield,

I have a copy of your email today to Ms Green, the Licensing Officer at Enfield.

I apologise if my email to you yesterday was not clear, however, I will not be attending the meeting. The meeting will be dealt with by my client, Liza Marie O'Sullivan together with a representative from the Parks Authority. Ms Green, the Licensing Officer has arranged access to a meeting room at the Council for this purpose.

With regard to the questions you have raised in your email to Ms Green, you have requested clarification as to why my client has advertised and promoted this event before the Premises Licence has been granted. I can deal with this and advise you that it is standard practice with such events for them to be advertised well in advance and indeed in advance of the application for the premises licence being obtained. If for any reason the event cannot take place the whole event will be cancelled. This is standard practice in relation to such events. It is acknowledged by our client that the application has to be determined by Enfield's Licensing Committee through the correct legal channels.

My client has been involved with this event for several years and indeed made an application last year as a Director of Mad Husky Events Limited.

In relation to the question you raise regarding the re-instatement of the park, this is of course something which I cannot answer and would have to be dealt with by the representative from the Parks Authority.

Please do not hesitate to contact me if you have any further questions.

Kind regards,

Lisa

Lisa Inzani | Partner

Poppleston Allen

IP2

From: [REDACTED] [mailto:[REDACTED]]
Sent: 05 April 2018 14:09
To: Gill Aylott <Gill.Aylott@enfield.gov.uk>
Subject: RE: License Application, Trent Park [SEC=OFFICIAL]

My original email:

I am writing to you as a resident at [REDACTED]

I am very concerned about the use of Trent Park as host to various events which prevent me having full use of the park.

I particularly object to a commercial venture – 51st State on 4th August which on previous years has been noisy and a cause of nuisance, as they take over the park for a number of days. Despite assurances from the Council that noise would be monitored and controlled, this has not happened.

Sylvia & Stuart Nathan

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IP3

From: Alan White [mailto:]
Sent: 30 April 2018 18:32
To: Licensing <Licensing@enfield.gov.uk>
Cc: Ellie Green <Ellie.Green@Enfield.gov.uk>; Matthew Watts <Matthew.Watts@Enfield.gov.uk>; James Smith <James.Smith2@enfield.gov.uk>
Subject: New Premises Licence Application for Mad Husky Events Ltd - Trent Park - 4th August 2018

Dear Sir/Madam

I am writing on behalf of the Chalk Lane Area Residents Association (CLARA) committee regarding the above licence application and to object to the licence being issued.

I understand from an email sent by Ellie Green dated 8th June 2017, for a representation to be relevant, it must be one that is about the likely effect of the application on the promotion of the four licensing objectives, namely:

- Protection of Children from Harm.
- Public Safety
- Prevention of crime or disorder
- Prevention of nuisance.

However, I would respectfully point out that the Blue notices that have been attached to the gateway of Trent Park did not explain the criteria for objection. In addition, we would also advise you that the Blue New Premises Licence Application Notices for Mad Husky Events attached to the boundary fencing of Trent Park included a link to the council's website for further information. When used a statement that the page was not found was the result. Council Officers were advised of this error at the Stakeholders meeting held on the 23rd April 2018. We note that a separate small piece of white card detailing the correct website link has now been hung adjacent to the blue notice and that the original Statutory Notice has been amended by simply drawing a line through the original website link. Assuming that the amendments were made on the 23rd April 2018, our concern is that for 20 days out of a 28-day consultation period the councils website link was incorrect.

Over the past two years CLARA as a resident's association received a commitment from Senior Officers within the council, from Trading Standards and the event organisers that prior to a licence application they would be consulted. CLARA as a representative on the Stakeholders group were also given an undertaking that they would be consulted prior to this licence application and that meetings would be planned in the months leading up to this event. To date neither CLARA or residents of Cockfosters have either had meetings with the council or the event organisers to discuss the overall plan behind this application. At the time of writing CLARA has not received from either the event organiser or the council any detailed event management information. The only information that we have received is that contained on the Blue New Premises application notices, the incomplete basic information on the Licence Register, a copy of the letter sent to residents on the 23rd March and a copy

of the licence application. A Stakeholders meeting has been arranged for the 21st May 2018 and we are advised that the event organisers will attend in order to provide the required detail. However, the date of this meeting falls after the closing date for our comments to Licensing and therefore we have to base our submission on the information we have at this time. We reserve the right to amend, withdraw or add to our comments after we have received the event detail at the Stakeholders meeting of the 21st May or before if the council or the event organisers honour their commitment to us.

With regards to the above, our objections are as follows:

(1) Failure of Licence conditions for previous event:

Last year's Licence for a two-day event taking place on the 5th and 6th August 2017 was granted along with a number of conditions. CLARA is of the view that 3 elements of those conditions were not met:

Condition 16

The organisers of the event must meet with local residents before the event, not later than Wednesday 2nd August.

Following last year's Licensing Sub Committee both the owner of Mad Husky Events Lizamarie O'Sullivan and the Barrister representing them approached the representatives from CLARA and asked if we could agree a date to meet with them both in order to discuss both the event plan and the required meeting with residents. We agreed on a meeting at the Civic Centre at 4pm on Monday 10th July 2017. Both representatives from CLARA attended the meeting as planned but on arrival were advised by council officers that they were not aware of the meeting. Neither a representative of Mad Husky or their barrister arrived for the meeting. A Stakeholders meeting was scheduled for the same afternoon and a representative from Mad Husky events attended. He advised us that he was not aware of the meeting that had been arranged with Lizamarie and the Barrister. No apologies were given but we were advised that alternative arrangements would be made. No arrangements were made and meetings with the residents required under the licence condition did not take place. When we challenged this condition prior to the event we were advised by trading standards that they considered the Stakeholders meeting to have satisfied this requirement even though this meeting is not open to residents other than those representing stakeholders. In addition, trading standards advised us that they "will recommend to the organisers that in future periodic meetings are planned in the months leading up to the event". CLARA has not had any meetings with the event organisers since 10th July 2017 at the Stakeholders Group. As mentioned above, we have not had any meetings, or have we been given any information regarding this years planned event other than that previously stated.

Condition 22

Revised versions of the following documents shall be supplied to the Licensing

Authority and uploaded to the “drop box” by 16.00 hours on Friday 21st July: The Noise Management Plan, to include the details given orally at the licensing hearing on 3 July: The Site Plan, and emergency vehicle access routes; The Traffic Management Plan, to include appropriate segregation between pedestrians and vehicles in Snakes Lane.

(a) **Noise Management Plan:** The noise management plan was not updated with the details given orally at the licensing hearing on the 3rd July either by the required date of 21st July or the date of the first event and therefore the organisers did not meet this Licence condition. We advised council officers who accepted that the document had not been updated and therefore had to confirm alternative arrangements. This is the second year that this event organiser has failed to meet the requirement of having a fully documented Noise Management Plan. In addition, at the event review meeting held with council officers on 21st August 2017 we asked for data of the sound monitoring results. We were promised a copy but have yet to receive them.

(b) **Traffic Management Plan:** The traffic Management plan was not updated with the details of the segregation between pedestrians and vehicles in Snakes Lane as required under the Licence condition. When this was challenged we received confirmation indirectly from Trading Standards that the organisers completed a risk assessment of Snakes Lane but offered no comment as to why the document had not been updated. However, when we asked for a copy of the risk assessment to add to our Traffic Management Plan it was not available. In addition, at the event review meeting held with council officers on the 21st August we were advised that the management of Snakes Lane did not go as expected and that future plans would need substantial improvements.

It is clear by the above failures of last year’s Licence conditions that the confidence documented by the Licencing subcommittee regarding this applicant’s credentials were not all supported. CLARA is of the opinion that this Licence application should be refused on the grounds that this organiser has failed to meet all the conditions of last year’s licence even though they were given ample opportunity to do so.

- (2) **Snakes Lane Failures:** As mentioned in section1 there should have been a formal plan for the use of Snakes Lane for both vehicle and pedestrians safe access to both the event and to the residents living within Trent Park. As advised by council Officers, last year’s event demonstrated that what actually happened proved that the proposed plan given by the event organisers at the Licensing Subcommittee and the alternatives arranged on the day were both found to be unworkable. In addition, the promised training for the Marshalls on duty in Snakes Lane proved inadequate with numerous example of residents living within Trent Park not being allowed access to their homes. On the 21st August 2017, CLARA were promised that a revised plan would be needed for the safe use of Snakes Lane should this event take place in 2018. As yet we have not seen or been involved with any plans for Snakes Lane for this Licence Application and therefore must conclude that there isn’t one. CLARA therefore believes on the grounds of Safety this application should be rejected.

- (3) **Road Closures and failures for Residents:** Due to an increase in Audience numbers the decision was taken to close the main Cockfosters Road for a 2 -3-hour period at the event closing time. We were promised that the road closure would be adequately signposted, that the relevant Marshalls would be trained, that local residents needs would be considered, and that suitable policing would be provided. It was accepted by the council that the signs used to notify drivers of the road closures were not as expected being considerably smaller and positioned at locations where they could be missed. We asked for them to be updated before the event and this request was rejected. On the evening of the events we were notified of certain local residents who were refused permission by the Marshalls to gain access to their own homes. In one case a resident with a very young baby was made to wait over two hours before being allowed to his home to feed his baby. CLARA have been advised that the uniformed police available during the evenings of both of last year's event days were located at the Cockfosters Underground Station. We have also been advised that Marshalls trying to protect the road closures were left un assisted with the result that a number of them were intimidated by the crowds and in one case threatened with a baseball bat. At our review held on the 21st August 2017 with council officers we received an apology for the residents that were not allowed to their homes and advised that a revised plan for future road closures would be made available before this year's event. To date, CLARA have not been involved or seen any revised road closure plan. CLARA is of the opinion that a condition of this licence application should be that a revised road closure plan including adequate Policing for all road closure areas, signage, Marshall training and Notice to local residents should be agreed with CLARA and other Stakeholders and made available at least 6 weeks before this event.
- (4) **Policing:** CLARA is unable to find any mention within the Licence application of the numbers of Police Officers who will be in attendance on the day of the event. As mentioned before, we have not seen any other information regarding this events management plan. With this in mind and considering the comments in 3 above, we believe that there should be a general increase in Police numbers in order to accommodate the shortfalls at the vulnerable road closure points last year and also at areas beyond Cockfosters Station. CLARA would ask that this is a condition of the Licence application as we consider it to be an essential Health and Public Safety issue.
- (5) **Damage to the Park:** During the dismantling of last year's event substantial damage was caused to both the Showground and the surrounding areas. It is accepted that it was a wet day, but it was clear that the majority of the damage caused was the result of very poor management of those involved with organising the dismantling and not providing the required equipment to limit the grass damage. In addition, the park was left in a dangerous condition with spikes and brackets left laying all around the showground area. A fork lift tractor was left on the showground from the 7th August until 22nd August where, following a meeting with council officers, it was removed. Numerous residents witnessed children playing on this equipment during the period it was left on the showground. CLARA believe that the condition the showground was left in after the two-day event was a safety risk to both adults and

children.

Such was the damage to the showground that some 9 months later there still remains substantial repairs to be completed and we are advised that it is only this week that the full repairs will start.

CLARA is of the opinion that as result of this event organisers inability to manage the teams working for them the result has been that Park users were left at risk, have lost the full use of the main showground area for 9 months so far, that the surface of the showground has proven itself unsuitable for future events of this type, especially in wet weather, and therefore future events of this scale should not take place on the showground.

- (6) **Last Year's Licence Conditions:** Last year's Licence was granted with 23 separate conditions attached. We have already commented in 1 above where we believe those Licence conditions were not met. If the Licensing Subcommittee decide that a Licence should be granted, then we would ask that as a minimum all 23 conditions are included within this Licence and that all of them are honoured. In addition, we would ask that other conditions are added to accommodate the concerns documented within all of the above sections.

As mentioned above the only information we have received regarding the above Licence application has been gained from the Blue New Licence Application Notice, the limited information on the Licence Register, from a copy of the Licence application and the overview letter sent to some residents. We have not had any of the promised meetings with either the event organisers or council officers to gain any more information regarding the event plan or have we been given the opportunity to give comment on them. With this in mind, we reserve the right to add to, amend or withdraw any of the above comments should we actually have a meeting or are provided with additional information from the event organisers. We understand that we may add additional comments up to midnight on the 22nd May 2018.

Yours faithfully

Alan White (CLARA)

A black rectangular redaction box covering the signature of Alan White.

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IP4

From: Stella [REDACTED] [mailto:[REDACTED]]
Sent: 01 May 2018 20:06
To: Licensing <Licensing@enfield.gov.uk>
Subject: Re: Representation against events held in Trent park over the summer [SEC=OFFICIAL]

Dear Gill,

Thank you.

I live at [REDACTED].

I trust this information will be handled in an appropriately secure manner.

Best Wishes,

Stella [REDACTED]

From: Stella [REDACTED] [mailto:[REDACTED]]
Sent: 27 April 2018 12:15
To: Licensing
Cc: Parks Business Unit
Subject: Representation against events held in Trent park over the summer

Dear Sir/ Madam,

I am writing to make a representation in writing to complain about the number of events being held in Trent Park over the summer which are unsuitable for the location. I am forwarding a complaint I made last year for 51st State and the Moondance Festival.

If the events do go ahead, please can they all be without the sale of alcohol - the sale of alcohol at these events in this location is totally inappropriate for the area.

I sincerely hope you take into account the experience of residents in the area.

Best Wishes,

Stella

From: Stella [REDACTED] s <[REDACTED]>
Sent: 08 August 2017 07:19

To: parksbusinessunit@enfield.gov.uk

Subject: Complaint: 51st State Festival and Moondance Festival 5th and 6th August

Dear Mr Jonathan Stephenson,

I am writing to you to complain about the 51st State Festival and Moondance Festival that took place on 5th and 6th August in Trent Park.

This event was totally unsuitable for the location where it was held (and has been held for the past few years). I am a resident with children living very near the Cockfosters road entrance to the park and I was shocked at what I and my children had to witness on these days in our local area - just down the road from where we live.

Men urinating in the bushes on chalk lane: At 1:30pm on Saturday 5th, we were walking down towards Cockfosters high street when we saw 3 men lined up on the junction with chalk lawns opposite the park urinating in the bushes! It was utterly disgusting and I have never seen such a thing before in nearly 10 years of living here, even though it's just round the corner from the pub. I am sure you can understand that this was distressing for me with my very young children. It was not discrete, in broad daylight and by the side of the road! They were obviously drunk and had total lack of respect for where they were.

People drunk/ drinking: People on the way to and back from the festival on both days were also obviously drinking, with cans of beer in their hands etc. I found this very intimidating when walking past them during the day and again, this is not a normal occurrence in our area.

Antisocial behaviour in front of shops: Festival goers were sitting down in front of the shops in the parade drinking and smoking (not sure what!) in the early evening of Sunday 6th : again never seen that before in the area and shows a complete disregard for residents or anyone else walking along the parade.

CPS reps and traffic control: Driving down Cockfosters road, back to our house on the evening of Sunday 6th, we were met by a particularly aggressive CPS rep who behaved in an unacceptable manner towards us on controlling the traffic. We understand that there are people who will seek to deceive but the staff managing the event also should understand that there are local residents who are inconvenienced and CPS reps should be making life as easy as possible for them. This person was intimidating and showed no understanding towards us as local residents. We had children in the car we were trying to get home to bed and he had a terrible attitude.

This event should not take place in Trent park, which is in a residential area. It is just not suited to taking place there. The anti-social behaviour described above is totally out of character for the area and horrible to witness: this is not why we moved here. It isn't fair on local residents to subject them to this every year: something which we dread.

I sincerely hope that you and Enfield Council will seriously reconsider holding this and other such events in the future at Trent Park: it really lets down local residents.

Yours sincerely,

Stella [REDACTED]

Annex 6 Continued

Further Correspondence – IP4

From: Stella

Sent: 08 May 2018 06:36

To: Ellie Green <Ellie.Green@Enfield.gov.uk>

Subject: Re: Time limited premises licence application for Mad Husky Events Limited, Trent Park - 4th August 2018 [SEC=OFFICIAL]

Dear Ellie,

Regarding meeting with the applicant, I cannot make the meeting but I do not think this makes any difference. Nothing they say will change my position or persuade me otherwise: the area is not suited to these types of events and at the very least the council should prohibit the sale of alcohol. I have already set out in detail what happened last year for the council's consideration. The position is really very clear.

Best wishes,

Stella

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Annex 7

Proposed List of Conditions

Annex 1 - Mandatory Conditions

The Mandatory Conditions are attached and form part of the Operating Schedule of your licence/certificate. You must ensure that the operation of the licensed premises complies with the attached Mandatory Conditions as well as the Conditions in Annex 2 and Annex 3 (if applicable). Failure to do this can lead to prosecution or review of the licence.

Annex 2 - Conditions consistent with the Operating Schedule

1. There shall be no adult entertainment or services, activities or matters ancillary to the use of the premises that may give rise to concern in respect of children.
2. The premises licence holder shall comply with the Event Management Plan and associated documentation agreed with the Enfield Safety Advisory Group.

Annex 3 - Conditions attached after a hearing by the Licensing Authority

Not applicable

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MUNICIPAL YEAR 2018/19 REPORT NO.

COMMITTEE:
Licensing Sub-Committee
30 May 2018

REPORT OF:
Principal Licensing Officer

LEGISLATION:
Licensing Act 2003

Agenda - Part	Item
SUBJECT: Application for a new premises licence – MAD HUSKY/51 ST STATE	
PREMISES: Trent Park, Cockfosters Road, EN4 0PS	
WARD: Cockfosters	

1. SUPPLEMENTARY REPORT:

- 1.1 On 23 May 2018, Mad Husky Ltd met with IP1 and IP3. IP2 and IP4 were also invited. IP4 declined. IP2 did not attend.
- 1.2. Following that meeting, IP1 provided additional information and is attached as Annex 8.
- 1.3. IP3 also provided additional information and is attached as Annex 9.
- 1.4. On 24 May 2018, Mad Husky Ltd provided additional information and is attached as Annex 10.
- 1.5. Mad Husky Ltd also provided links to all documents relating to the proposed event, such as the Event Management Plan and Noise Management Plan. These documents are live documents. The links can be found in Annex 11, in the restricted report.

Background Papers:
None other than any identified within the report.

Contact Officer:
Ellie Green on 020 8379 8543

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Annex 8

Additional Information from IP1

From: Deirdre Summerfield
Sent: 23 May 2018 16:37
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Cc: Hakema Kharoti <Hakema.Kharoti@Enfield.gov.uk>; Licensing <Licensing@enfield.gov.uk>; Parks Business Unit <Parksbusinessunit@enfield.gov.uk>
Subject: Time Limited Premises Licence Application - Mad Husky Events Limited - Trent Park - 4th August 2018 [SEC=OFFICIAL]

Dear Ms Green,

Please ignore previous email sent a few minutes ago.

Further to the mediation meeting today with Mad Husky Events Ltd, we would like to add the following points for consideration by the Licensing Sub-Committee.

1. In spite of Ms O'Sullivan's assurances, our objections and fears regarding the above event are not allayed. We live a 10 minute walk away from Trent Park. We are the last street off Cockfosters Road before the Cat Hill roundabout and toilets just by the park will not deter people leaving the concert from urinating in the street/service road by our house/green space in front of Balmore Crescent and displaying other anti-social behaviour.
2. Ms O'Sullivan was keen to emphasise the profile of attendees of the concert and said this was based on information input by customers on the website. However there is no method of acquiring this data in the ticket purchasing process.
3. A successful County Court Judgement against Ms O'Sullivan and Mad Husky Events Ltd was registered by the London Borough of Enfield on 4 May 2018 at County Court Business Centre, Northampton in the sum of £5,063.00 for "charges relating to cost of extra tickets for an event in Trent Park 2017". **We would like to understand why Enfield Council is continuing to deal with this company?**

Regards,

Deirdre and Norman Summerfield

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Annex 9

IP3 – Additional Information

From: Alan White

Sent: 23 May 2018 18:00

To: Ellie Green <Ellie.Green@Enfield.gov.uk>

Subject: FW: New Premises Licence Application for Mad Husky Events Ltd - Trent Park - 4th August 2018

Ellie

As you are aware both myself and Colin Bull, representing CLARA, met with Lizamarie O'Sullivan, representing Mad Husky Events, in order to discuss our original objections to their Licence application for the 51st State Music festival scheduled to take place in Trent Park On the 4th August 2018.

Although we had a frank discussion with Lizamarie and certain information regarding names of relevant specialist companies that would be used for the event Management and Health and Safety were confirmed, unfortunately we were advised that the overall event management plan and Noise management procedures are still not available. For this reason alone, we are therefore **unable** to withdraw any of the objections detailed within our original submission dated 30th April 2018.

In addition, following the meeting it became clear that we needed to add to our objections with the following:

(a) Original Objection (2) Snakes Lane Failures:

We wish to add:

We have been advised that the overall use of Snakes Lane has now changed leaving the requirement to relocate the Car Park (500 cars) for this event. At the time of our meeting the only alternative being suggested was the use of the Saracens Rugby Football ground adjacent to Chicken Shed in Chase Side Southgate. CLARA objects to this alternative location for the following reasons:

* For arrival to the event the occupants of the 500 cars would need to walk the full length of the Cockfosters Road passing all of the main shopping area at potentially its busiest time on a Saturday. For egress, those returning to their cars would need to follow the main crowd of music festival goers up to and past Cockfosters Underground station. At the time of egress such was the crowd last year that it was necessary to close the Cockfosters Road and it has already been stated by Council Officers that crowd management was an issue at Cockfosters Station. If we add the occupants of the 500 cars (potentially 2000 people) who used Snakes Lane last year to the numbers already trying to get to Cockfosters Station and then trying to pass them in order to get to the car park, we believe that it an already fragile crowd control area outside the Station would become a high-risk area and a potential danger.

*As has been demonstrated on previous years that this event has been held, wherever the route for the crowd takes them then their rubbish and noise go with them. To extend the route to the full length of the Cockfosters Road leaves the complete area of the Cockfosters shops and restaurants subject to abuse through uncontrolled waste and noise.

On the grounds of safety, we object to the relocation of the car park to the Saracens Rugby Football ground.

(b) Original Objection Road Closures and failures for Residents (3)

We wish to add:

We have been advised that the revised road closure plan will be part of the Traffic Management plan which as yet is not available. We are therefore unable to determine whether the revised plan addresses all of the issues raised by both residents and council officers at the event review meeting. We therefore object to this Licence being issued until this major safety related document has both been consulted on and then finalised.

We also object to the proposal to close the Cockfosters Road service road outside Miracles for the complete day of the event in order to use it as event taxi rank. We believe it is grossly unfair to our local restaurants, other traders and residents who would normally use the series of shops and restaurants in this location to close the service road.

(c) Original Objection (4) Policing:

Although we have now been given details of certain elements of the policing manpower numbers, the final details including numbers of special constables is not yet available. We therefore wish to retain section 4 of our original objection.

(d) Original Objections (5) and (6)

Both of these objections to remain unchanged from our original submission. At our meeting of the 23rd April Lizamarie accepted on behalf of Mad Husky Events that the same 23 Licence conditions issued as part of last year's Licence should be included again as part of this year's Licence should it be awarded. Please see our original objection (6) for details.

(e) We wish to add:

Noise Management Procedure

We have been advised that the noise management procedure is not yet available for this event and therefore we are unable to determine whether or not it is suitable. Our original submission stated the following:

Noise Management Plan: *The noise management plan was not updated with the details given orally at the licensing hearing on the 3rd July either by the required date of 21st July or the date of the first event and therefore the organisers did not meet this Licence condition. We advised council officers who accepted that the document had not been updated and therefore had to confirm alternative arrangements. This is the second year that this event organiser has failed to meet the requirement of having a fully documented Noise Management Plan. In addition, at the event review meeting held with council officers on 21st August 2017 we asked for data of the sound monitoring results. We were promised a copy but have yet to receive them.*

So, this is now the third year where we have been promised a fully documented noise Management procedure and still we have yet to see it in its completed form. It is obvious from last years' experience that making it a condition of the Licence is not effective as updating it to the required standard by a certain date was simply ignored. Interestingly, other event organisers who also have events taking place in Trent Park do not consider it a problem for their noise management plan to include the following details:

- * Monitoring position for residential area both outside and inside the park
- * Monitoring frequency of at least every 30 minutes
- * Details of the acceptable levels of noise at residential areas in dBs and procedure for taking action if needed
- * Data recording
- * Complaints procedure and response time

We would ask that a condition of the Licence, if granted, is that a full and effective Noise Management procedure including all of the above detail is provided before the Licence can be fully operated.

(f) We wish to add:
Egress plan for Cockfosters Station:

At a recent Stakeholders meeting, the representative for TFL confirmed that at last year's music festival event there was a considerable problem with Crowd control at both Cockfosters and Oakwood station. He also advised us that two of the BTP staff were injured as a result. Other event organisers have therefore formed an agreement with TFL for their events that also take place within Trent park and have documented their agreement with TFL as part of their event management. Bearing in mind this event is the largest that takes place within Trent Park CLARA believe that the same documented procedure should be an absolute requirement as a Licence condition for this event. Without it we believe that it would be unsafe for the event to go ahead.

(g) We wish to add:
Bill and Fly poster advertising:

At the Stakeholders meeting held on the 9th May CLARA requested information regarding Mad Husky Events policy on Bill and Fly Poster

advertising. We were advised by Lizamarie that she would investigate the matter and report back to us. Unfortunately, at our meeting of the 23rd May no further information was available. We were advised that if Bill Posters were used on private land they were a legal advert. We provided a number of examples of Bill Posters that had been seen mounted on public land and fly overs around the M25. (Photographs will be submitted as part of our evidence) . CLARA believe that it is unacceptable for illegal advertising of a Licenced event to take place or be acceptable and would therefore ask that a condition of this Licence should be that illegal advertising of the event should cease and all existing bill posters removed.

In addition to the above and our original objections CLARA will be sending by separate emails photographs of examples of the illegal advertising and of the damage to the Showground mainly taken 3 weeks after the event taking place.

Yours faithfully

Alan White (CLARA)

From: Alan White

Sent: 23 May 2018 18:48

To: Ellie Green <Ellie.Green@Enfield.gov.uk>

Subject: New Premises Licence Application for Mad Husky Events Ltd Trent Park
4th August 2018

Ellie

Please find attached photographs for our submission relating to illegal advertising of the event.

Regards

Alan White (CLARA)







From: Alan White

Sent: 23 May 2018 18:59

To: Ellie Green <Ellie.Green@Enfield.gov.uk>

Subject: New Premises Licence Application for Mad Husky Events Ltd Trent Park
4th August 2018

Ellie

Photographs of the Showground approximately 3 weeks after last year's event

Regards

Alan White (CLARA)



From: Alan White

Sent: 23 May 2018 20:40

To: Ellie Green <Ellie.Green@Enfield.gov.uk>

Subject: New Premises Licence Application for Mad Husky Events Ltd Trent Park
4th August 2018

Ellie

More pictures of the showground taken approximately 3 weeks after last years Mad Husky event

Regards

Alan White (CLARA)





From: Alan White
Sent: 23 May 2018 20:42
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Subject: New Premises Licence Application for Mad Husky Events Ltd Trent Park
4th August 2018

Ellie

Attached are photographs demonstrating the damage caused to the showground after last year's event

Regards

Alan White (CLARA)





Annex 10

Trent Park Festival
Time Limited Premises Licence
4th August 2018

These are matters which we need to specifically address in relation to the event, in particular to address the concerns raised by those who have made representations:-

1. Music and sound from the park

Vanguardia have been employed to produce a Noise Management Plan, which is attached.

Sound consultants from Vanguardia will be taking readings of noise at Chalk Lane throughout the event.

The sound management at the site will comprise of:-

- (a) Liaison with the promoter, Production Company, PA Company and the Local Authority Environmental Health Department prior to and during the sound checks and the concert.
- (b) Carrying out sound propagation tests the day before the event on all stages in order to set appropriate sound management limits. Noise Management Team onsite for 2 hours at time to be agreed. The sound checks will be carried out between 18.00 and 20.00 hours as agreed with all parties.
- (c) Providing staff to carry out the sound monitoring on the event day of 4th August 2018 from 10.00 to 22.00 hours. The engineer will be:-
 - Covering the onsite arenas;
 - An experienced consultant to remain on-site until 22.30 hours.
- (d) Provide a project manager to liaise between the promoter, sound companies and local authority.

(e) Provision of all the necessary precision grade sound monitoring equipment at the mixer positions and at off-site locations.

There will be sound monitoring devices on each of the stages throughout the entire event. There will be 5 arenas, one main stage and 1 VIP arena. The VIP arena will not have music played by a DJ, the music will be pumped in to the VIP area from the main stage.

Vanguardia are the most experienced sound consultants in relation to festivals and have written the criteria for sound reports and for legislation relating to sound at such events.

Vanguardia have been retained by the applicant to deal with the Noise Management Report and also to be at the event at all times to monitor the sound.

We have worked directly with the Animal Hospital and will be providing sound checks for the hospital.

We are also in liaison with the Rookery Cottages during the entire event and sound staff will be constantly walking around the perimeter to monitor the sound.

The sound system is being set up where the speakers are directed within the arenas to minimise as much of the sound waves as possible, so that these are absorbed within the crowds.

2. Security/Safety

In relation to the event, we will have 194 security persons, together with an additional 56 security at the bars.

The guidelines provided for the security industry is that there should be at least 1 security per 100 persons at an event. If this is calculated on the number of security that we are providing to the event, then we are looking at approximately 1 security per 60 persons.

At the event we will have 7 bars and 4 pop up bars, the pop up bars will which will be promoting various different drinks.

All the bars will provide a full range of soft drinks, including drinking water.

We will have a dedicated food village which will be open for the entire event. This will comprise of 10 food stalls. There will be 2 further food stalls in the VIP area. There will be a complete range of food available throughout the event on both days, including of course vegetarian options.

In relation to management of the bars, the applicant will have on duty over 264 managers and staff, including those working at the bars, on duty at all times at the event. All bar staff are trained in licensing law and all report directly to the director of the applicant company and DPS, Lizamarie O'Sullivan. These are experienced bar staff who work in the event and leisure industry and are fully aware of the licensing requirements. In any event, we have a strict entrance policy and require Challenge 25 at entrance and therefore younger persons will simply not be admitted to the event.

In relation to entry to the event, a three-point search at entry at all times. On the plan attached there are two admission points.

There is a general admission point (this is the north side towards Cockfosters).

The second admission point is the VIP/artist admission point (south side towards Snake Lane).

Please note that in relation to all the admission points, security relates to everyone attending, including VIPs, staff, security, suppliers and all persons at the event.

All vehicles which are attending the event, for example, to bring equipment or catering will also be thoroughly searched.

All members of the public will be fully searched, including bags, with wands and body searches. This includes all staff and security, staff and artists.

Search lanes have CCTV and are monitored at all times.

Challenge 25 Policy to enter onto the site. ID will be required if anyone appears to be 25 or under. In accordance with the proposed condition offered as part of the premises licence application, persons will be searched with metal wand and their personal belongings will also be searched.

In relation to the event, whoever has obtained a ticket has a cut out and keep card in advance of the event, which advises of all the search procedures and requirements of security and search upon entering the event. Failure to comply with these, then the person will not be admitted to the event.

All search procedures are advertised at the entrances to the event and there are amnesty bins available prior to search.

The site is cleared from 09.30 a.m., so that this can be checked for explosive materials. There will be dogs on site to check the perimeter for explosives and in particular, we are checking Trent Park Car Park, which is not part of the event.

The searches are over and above what we are required to carry out. It has been considered by the event organisers that they wish to ensure that security is extremely tight at the event.

A trained weapons dog will be patrolling the site at all times.

In relation to the CCTV, we have panoramic views of the site. These will be achieved by two cameras at each entrance to the site. Cameras will also be positioned from the main stage into the crowd. CCTV cameras already exist on the entrance lanes, as already explained.

The CCTV will be monitored by the security and event control officers and by way of a CCTV vehicle at all times.

In relation to police presence, we have 1 inspector, 3 sergeants and 18 police officers on duty at the event, who will all be uniformed. They will be on duty from 12.00 noon until midnight.

There will be two teams of police, one on Cockfosters Road at the entrance patrolling the entire road and one team positioned at all times at the event.

We have a soft closure of the arenas for the event. The soft closure commences at 09.15 p.m. People will be required to egress out across the cricket pitch, along Cockfosters Road, which has a temporary traffic order in place from 09.00 p.m., effectively closing the

entire road from Fernley Hill Roundabout to Cat Hill Roundabout, with a soft closure to Westpole Avenue.

All security and staff will be aiding and assisting people with the soft closure to ensure that they egress along the route as specified.

If there is anyone at the event which we feel needs to be ejected for whatever reason, we have in place response teams of up to 30 security in individual teams.

All teams are in constant communication via two-way radios and therefore can move along the site and can assist each other should that be required.

In relation to medical staff on duty for the event, this is made up of a staffing level of 21 medical staff. This includes a doctor, nurses, paramedics, EMTs (emergency medical technicians), first aid responders and ambulances. With security, these people will all be contactable by two-way radios and will be available to administer any first aid required immediately on site.

3. Traffic Management Plan

There is a Road Closure Order in place for the event from 09.00 p.m. until 11.30 p.m. for egress for the event. This means that people leaving will have no problem with any other traffic and will be directed along Cockfosters Road towards Cockfosters tube station.

The applicant has also been in constant contact with Transport for London (TfL). They are fully aware of the event and a plan has been formulated between the applicant and TfL in relation to managing the crowds leaving, in order to access the tube line. We have also formulated a plan in relation to access and egress with TFL for the tube line.

In addition to the tube line there is a very effective overground service and of course there are bus routes from the event. We will have a taxi pick up point which will be agreed with London Borough of Enfield and will be on land owned by the London Borough of Enfield. This will be advised to all persons attending the event.

We will have in place car parking for in excess of 500 vehicles for the event. There will be a designated area provided and this has been agreed with London Borough of Enfield. At the

present time, the exact location of the car park is still to be determined and this information will be inputted in to the Event Management Plan.

All safety procedures in relation to the parking of vehicles and how these are managed have been addressed.

A copy of the entire Event Management Plan has been provided to Licensing and again is available for the Committee prior to the hearing should they wish to see this.

By virtue of paragraph(s) 3 of Part 1 of Schedule 12A
of the Local Government Act 1972.

Document is Restricted

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MUNICIPAL YEAR 2018/19 REPORT NO. 03

COMMITTEE:
Licensing Sub-Committee
30 May 2018

REPORT OF :
Principal Licensing Officer

LEGISLATION :
Licensing Act 2003

Agenda – Part1	Item
SUBJECT: Application for a new premises licence – GHANA FESTIVAL	
PREMISES: Trent Park, Cockfosters Road, EN4 0PS	
WARD: Cockfosters	

1. LICENSING HISTORY:

- 1.1 This year is the first time the Ghana family festival seeks a full premises licence for the annual festival.
- 1.2 The Mauritian festival licence application is to be determined on the same date as this Ghana festival application.
- 1.3 A copy of a location map of the premises is attached as Annex 1.

2 THIS APPLICATION:

- 2.1 On 3 April 2018 an application was made by **Mr Dennis Tawiah** for a **new Premises Licence** for Trent Park, Cockfosters Road, EN4 0PS.
- 2.2 The application seeks:
 - 2.2.1 The premises licence to be time limited for Saturday 14 July 2018.
 - 2.2.2 The maximum capacity at any one time is 9,000.
 - 2.2.3 **Hours the premises are open to the public:** Saturday 12:00 to 20:00.
 - 2.2.4 **Supply of alcohol (on supplies only):** Saturday 12:00 to 20:00.
 - 2.2.5 **Live music (outdoors):** Saturday 12:00 to 20:00.
 - 2.2.6 **Recorded music (outdoors):** Saturday 12:00 to 20:00.
 - 2.2.7 **Performance of Dance (outdoors):** Saturday 12:00 to 20:00.
 - 2.2.8 **Anything of a similar description (outdoors):** Saturday 12:00 to 20:00.
- 2.3 Each of the Responsible Authorities were consulted in respect of the application.

- 2.4 A copy of the application is attached as Annex 2.

3 RELEVANT REPRESENTATIONS:

- 3.1 **Other Persons:** Representation has been made, against the application, by a local resident group, and are referred to as IP1. The grounds of representation include the prevention of crime & disorder; the prevention of public nuisance: public safety and the prevention of children from harm.
- 3.2 A copy of the IP1 representation is attached as Annex 3. Point (1) within the representation is now withdrawn due to the formal notice of cancellation of the Cockfosters Music Festival.
- 3.3 The Metropolitan Police did not make representations in respect of this application.
- 3.4 The Licensing Authority made representations in respect of this application, namely seeking modification of a condition. The applicant has agreed that condition, and subsequently the representation has been withdrawn.

4 PROPOSED LICENCE CONDITIONS:

- 4.1 The conditions arising from this application are attached as Annex 4.

5 RELEVANT LAW, GUIDANCE & POLICIES:

- 5.1 The paragraphs below are extracted from either:
5.1.1 the Licensing Act 2003 ('Act'); or
5.1.2 the Guidance issued by the Secretary of State to the Home Office of April 2017 ('Guid'); or
5.1.3 the London Borough of Enfield's Licensing Policy Statement of January 2015 ('Pol').

General Principles:

- 5.2 The Licensing Sub-Committee must carry out its functions with a view to promoting the licensing objectives [Act s.4(1)].
- 5.3 The licensing objectives are:
5.3.1 the prevention of crime and disorder;
5.3.2 public safety;
5.3.3 the prevention of public nuisance; &
5.3.4 the protection of children from harm [Act s.4(2)].
- 5.4 In carrying out its functions, the Sub-Committee must also have regard to:
5.4.1 the Council's licensing policy statement; &
5.4.2 guidance issued by the Secretary of State [Act s.4(3)].

Time Limited Licence:

- 5.5 Licensing authorities should note that a premises licence may be sought for a short, discrete period. [Guid 5.25]
- 5.6 The procedures for applying for and granting such a licence are identical to those for an unlimited duration premises licence [Guid 5.26].

Significant Events:

- 5.7 The Council recommends that for significant events, a comprehensive risk assessment is undertaken by premises licence holders to ensure that matters related to the licensing objectives are identified and addressed. [Pol 14.1]
- 5.8 Licence holders are advised to contact the Metropolitan Police Service and enquire if the Police require that the Event Risk Assessment Form 696 and the After Promotion/Event Debrief Risk Assessment Form 696A be completed and submitted to them.[Pol 14.2]

Hours:

- 5.9 The Sub-Committee decides licensed opening hours as part of the implementation of the licensing policy statement and is best placed to make decisions about appropriate opening hours in their area based on their local knowledge and in consultation with responsible authorities [Guid 10.13].
- 5.10 Stricter conditions with regard to licensing hours may be required for licensed premises situated in or immediately adjacent to residential areas to ensure that disturbance to local residents is avoided. This will particularly apply in circumstances where, having regard to the location, size and nature of the premises, it is likely that disturbance will be caused to residents in the vicinity of the premises by concentrations of people leaving, particularly during normal night-time sleeping periods [Pol s.8.4].

Advertising applications

- 6.1 The Licensing Authority is satisfied that the application was advertised in accordance with the requirements of the Licensing Act 2003.

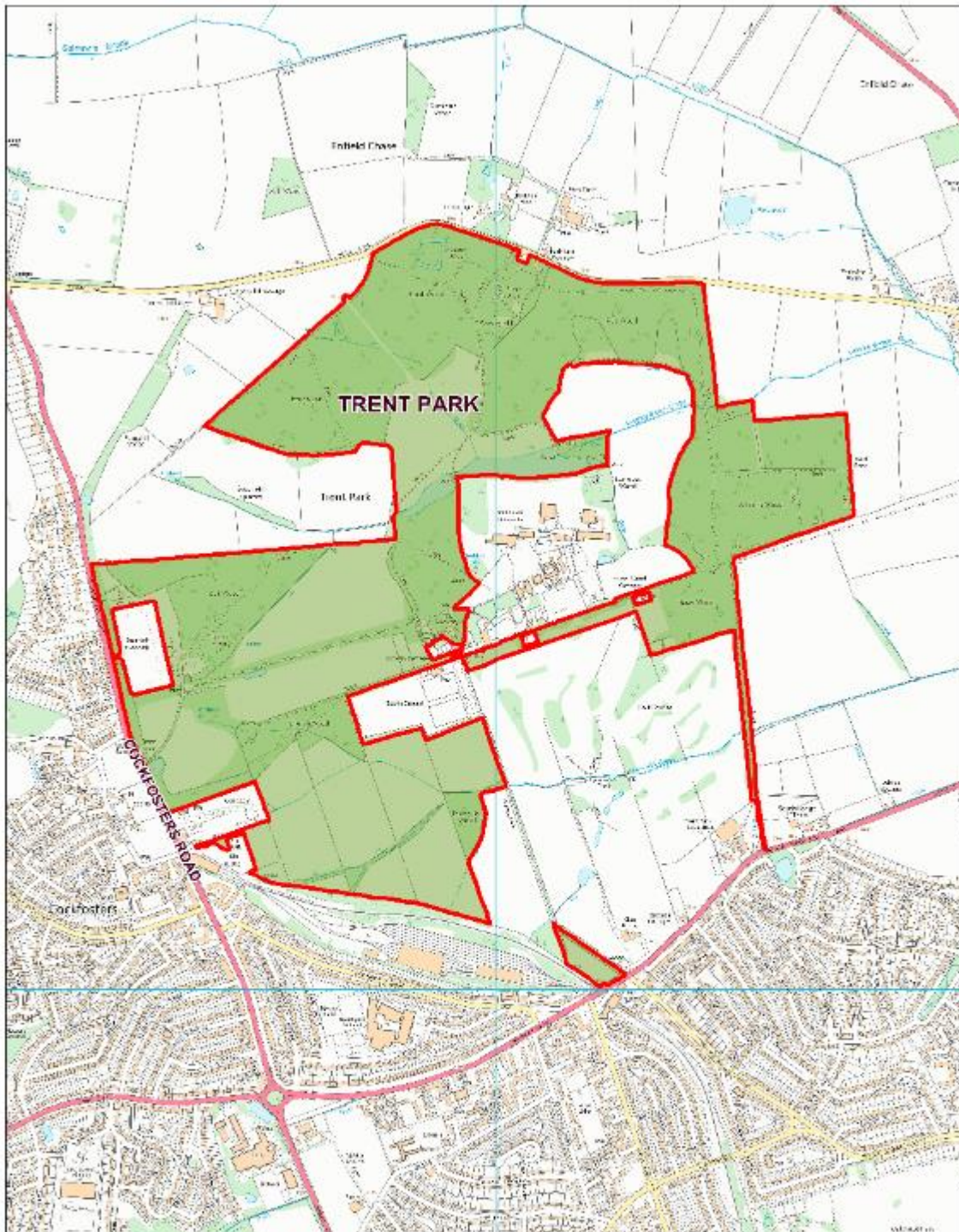
Decision:

- 7.1 As a matter of practice, the Sub-Committee should seek to focus the hearing on the steps considered appropriate to promote the particular licensing objective or objectives that have given rise to the specific representation and avoid straying into undisputed areas [Guid 9.37].

- 7.2 In determining the application with a view to promoting the licensing objectives in the overall interests of the local community, the Sub-Committee must give appropriate weight to:
 - 7.2.1 the steps that are appropriate to promote the licensing objectives;
 - 7.2.2 the representations (including supporting information) presented by all the parties;
 - 7.2.3 the guidance; and
 - 7.2.4 its own statement of licensing policy [Guid 9.38].
- 7.3 Having heard all of the representations (from all parties) the Sub-Committee must take such steps as it considers appropriate for the promotion of the licensing objectives. The steps are:
 - 7.3.1 to grant the application subject to the mandatory conditions and such conditions as it considers necessary for the promotion of the licensing objectives;
 - 7.3.2 to exclude from the scope of the licence any of the licensable activities to which the application relates;
 - 7.3.3 to refuse to specify a person in the licence as the premises supervisor;
 - 7.3.4 to reject the application [Act s.18].

Background Papers:
None other than any identified within the report.

Contact Officer :
Ellie Green on 020 8379 8543



Trent Park, Cockfosters Road, BARNET, EN4 0PS

LONDON BOROUGH OF ENFIELD
CIVIC CENTRE, SILVER STREET,
ENFIELD, EN1 3XE
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ENFIELD
 Council
 = £11000.00

London Borough of Enfield

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 Notes for Guidance 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 Dennis Tawiah

(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

Postal address of premises or, if none, ordnance survey map reference or description Trent Park Cockfosters Road			
Post town	Enfield	Postcode	EN4 0PS

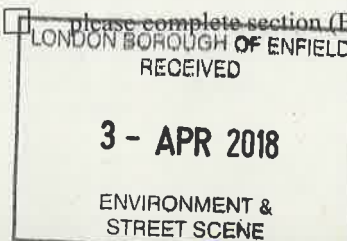
Telephone number at premises (if any)	
Email address	
Non-domestic rateable value of premises	£

Part 2 - Applicant details

Please state whether you are applying for a premises licence as

Please tick as appropriate

- a) an individual or individuals * ☒ please complete section (A)
- b) a person other than an individual *
- i as a limited company/limited liability partnership ☐ please complete section (B)
- ii as a partnership (other than limited liability) ☐ please complete section (B)
- iii as an unincorporated association or ☐ please complete section (B)



Email

- iv other (for example a statutory corporation) ☐ please complete section (B)
- c) a recognised club ☐ please complete section (B)
- d) a charity ☐ please complete section (B)
- e) the proprietor of an educational establishment ☐ please complete section (B)
- f) a health service body ☐ please complete section (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 ☐ please complete section (B)
- ga) a person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England ☐ please complete section (B)
- h) the chief officer of police of a police force in England and Wales ☐ please complete section (B)

* If you are applying as a person described in (a) or (b) please confirm (by ticking yes to one box below):

- I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities; or ☒
- I am making the application pursuant to a
- statutory function or ☐
- a function discharged by virtue of Her Majesty's prerogative ☐

(A) INDIVIDUAL APPLICANTS (fill in as applicable)

Mr <input checked="" type="checkbox"/>	Mrs <input type="checkbox"/>	Miss <input type="checkbox"/>	Ms <input type="checkbox"/>	Other Title (for example, Rev)	
Surname TAWIAH			First names DENNIS		
Date of birth		I am 18 years old or over		<input checked="" type="checkbox"/>	Please tick yes
Nationality British					
Current residential address if different from premises address		<div style="background-color: black; width: 100px; height: 20px; margin-bottom: 5px;"></div> <div style="background-color: black; width: 100px; height: 20px; margin-bottom: 5px;"></div> <div style="background-color: black; width: 100px; height: 20px;"></div>			
Post town	<div style="background-color: black; width: 100px; height: 20px;"></div>			Postcode	<div style="background-color: black; width: 100px; height: 20px;"></div>
Daytime contact telephone number			<div style="background-color: black; width: 100px; height: 20px;"></div>		
E-mail address		<div style="background-color: black; width: 200px; height: 20px;"></div>			

SECOND INDIVIDUAL APPLICANT (if applicable)

Mr <input type="checkbox"/>	Mrs <input type="checkbox"/>	Miss <input type="checkbox"/>	Ms <input type="checkbox"/>	Other Title (for example, Rev)	
Surname			First names		
Date of birth		I am 18 years old or over <input type="checkbox"/>		Please tick yes	
Nationality					
Current postal address if different from premises address					
Post town				Postcode	
Daytime contact telephone number					
E-mail address					

(B) OTHER APPLICANTS

Please provide name and registered address of applicant in full. Where appropriate please give any registered number. In the case of a partnership or other joint venture (other than a body corporate), please give the name and address of each party concerned.

Name
Address
Registered number (where applicable)
Description of applicant (for example, partnership, company, unincorporated association etc.)
Telephone number (if any)
E-mail address

Part 3 Operating Schedule

When do you want the premises licence to start?

DD		MM		YYYY			
1	4	0	7	2	0	1	8

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

DD		MM		YYYY			
1	4	0	7	2	0	1	8

Please give a general description of the premises (please read guidance note 1)
An open public park situated within Trent Park (See Map)

If 5,000 or more people are expected to attend the premises at any one time, please state the number expected to attend.

9000

What licensable activities do you intend to carry on from the premises?

(please see sections 1 and 14 and Schedules 1 and 2 to the Licensing Act 2003)

Provision 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) ☒
- 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) ☒

Provision of late night refreshment (if ticking yes, fill in box I) ☒**Supply of alcohol** (if ticking yes, fill in box J) ☒**In all cases complete boxes K, L and M**

E

Live music Standard days and timings (please read guidance note 7)			Will the performance of live music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	<input type="checkbox"/>
				Outdoors	<input checked="" type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	Please give further details here (please read guidance note 4) Stage Areas		
Mon					
Tue					
Wed			State any seasonal variations for the performance of live music (please read guidance note 5) N/A		
Thur					
Fri			Non standard timings. Where you intend to use the premises for the performance of live music at different times to those listed in the column on the left, please list (please read guidance note 6)		
Sat	12pm	8pm			
Sun					

F

Recorded music Standard days and timings (please read guidance note 7)			Will the playing of recorded music take place indoors or outdoors or both – please tick (please read guidance note 3)		Indoors	<input type="checkbox"/>
					Outdoors	<input checked="" type="checkbox"/>
					Both	<input type="checkbox"/>
Day	Start	Finish	Please give further details here (please read guidance note 4) Live recorded music to be played at stage areas			
Mon						
Tue			State any seasonal variations for the playing of recorded music (please read guidance note 5) N/A			
Wed						
Thur			Non standard timings. Where you intend to use the premises for the playing of recorded music at different times to those listed in the column on the left, please list (please read guidance note 6)			
Fri						
Sat	12pm	8.pm				
Sun						

G

Performances of dance Standard days and timings (please read guidance note 7)			Will the performance of dance take place indoors or outdoors or both – please tick (please read guidance note 3) Ghanaian Traditional performance of dance will take place outdoors	Indoors	<input type="checkbox"/>
				Outdoors	<input checked="" type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	Please give further details here (please read guidance note 4) Dance display from various Ghanaian cultural dancers		
Mon					
Tue					
Wed			State any seasonal variations for the performance of dance (please read guidance note 5)		
Thur					
Fri			Non standard timings. Where you intend to use the premises for the performance of dance at different times to those listed in the column on the left, please list (please read guidance note 6)		
Sat	12pm	8pm			
Sun					

H

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 you will be providing Live recorded music and professional dancers		
Day	Start	Finish	Will this entertainment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	<input type="checkbox"/>
Mon				Outdoors	<input checked="" type="checkbox"/>
				Both	<input type="checkbox"/>
Tue			Please give further details here (please read guidance note 4) Various artist will be performing to live recorded music		
Wed					
Thur			State any seasonal variations for entertainment of a similar description to that falling within (e), (f) or (g) (please read guidance note 5)		
Fri					
Sat	12pm	8pm	Non standard timings. Where you intend to use the premises for the entertainment of a similar description to that falling within (e), (f) or (g) at different times to those listed in the column on the left, please list (please read guidance note 6)		
Sun					

I

Late night refreshment Standard days and timings (please read guidance note 7)			Will the provision of late night refreshment take place indoors or outdoors or both – please tick (please read guidance note 3)		Indoors	
					Outdoors	✓
					Both	<input type="checkbox"/>
Day	Start	Finish	Please give further details here (please read guidance note 4) There will be regulated sales of alcohol outdoor in a marquee. This will be managed by designated premises supervisor and sia security			
Mon						
Tue						
Wed			State any seasonal variations for the provision of late night refreshment (please read guidance note 5)			
Thur						
Fri						
Sat	12pm	8pm	Non standard timings. Where you intend to use the premises for the provision of late night refreshment at different times, to those listed in the column on the left, please list (please read guidance note 6)			
Sun						

J

Supply of alcohol Standard days and timings (please read guidance note 7)			Will the supply of alcohol be for consumption – <u>please tick</u> (please read guidance note 8)		On the premises	<input checked="" type="checkbox"/>
					Off the premises	<input type="checkbox"/>
					Both	<input type="checkbox"/>
Day	Start	Finish	State any seasonal variations for the supply of alcohol (please read guidance note 5)			
Mon						
Tue						
Wed						
Thur						
Fri						
Sat	12pm	8pm				
Sun			Non standard timings. Where you intend to use the premises for the supply of alcohol at different times to those listed in the column on the left, please list (please read guidance note 6)			

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	
Mr Folarin Olorun	
[REDACTED]	
[REDACTED]	
[REDACTED]	
[REDACTED]	
Postcode	[REDACTED]
Personal licence number (if known)	
2005-03956-LAPERG	
Issuing licensing authority (if known)	

□ □ □ □

K

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).

N/A

L

Hours premises are open to the public Standard days and timings (please read guidance note 7)			State any seasonal variations (please read guidance note 5) N/A
Day	Start	Finish	
Mon			
Tue			
Wed			
Thur			
Fri			
Sat	12pm	8pm	
Sun			

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)

Ghana Festival event management plan is live document and still on going with all SAG

b) The prevention of crime and disorder

- The festival will take place within a fenced, enclosed area allowing access only to those with tickets, event wristbands or proper event passes.
- *Insight RM* company will provide sia security and stewards
- Random body and bag searches will be carried out at the event by our security staff. Any one refusing to be searched will be refused entry to the event arena without a refund regardless of whether they have already purchased a ticket. All prohibited item found during search, will be box in the control room then taken to the police station.
- There will be security and stewards manning the entrance and emergency exit gates to ensure no one can access the event illegally
- There will be security and stewards moving between the attendees. All will be briefed to look for any suspicious activities that may lead to crime and disorder. Radios will be used between the management, security and stewards, to keep in contact at all times.
- The festival will have a *Zero Tolerance to Drugs* policy. Anyone suspected of, or found dealing or using any illegal substances, NPS/“legal highs” or NOS gas will be ejected from the premises, barred and the police will be informed.

c) Public safety

- We will have first aid and ambulance service at the event.
- There will be a Lost/Found Children point manned by suitably checked personnel situated in a visible area on site.
- A qualified safety consultant will be employed to ensure elements of safety on site are planned for.
- There is a full event risk assessment and fire risk assessment that will show how to minimise the risk from hazards on site and suggest control measures to be put into place.
- A full clear incident and evacuation plan will be in position should an incident occur.
- Food traders will be required to provide full safety documentation before the event and will be subjected to a stall safety and hygiene inspection before being allowed to trade.
- No refreshments will be served in glass containers. No glass on site.
- Staff and stewards are trained to look out for proxy sales and anyone that may be supplying alcohol or drugs.

d) The prevention of public nuisance

- The timings of the live music and entertainments will be kept within the licensing allowances to be agreed with the Council.
- *An Independent noise officer from Wright Events Suppliers* will be employed to monitor sound levels every half hourly during the festival to ensure sound is kept at acceptable levels. Sound levels would be monitored from Rookery Cottages, The Pak Café, junction of Cockfosters Rd and Chalk Ln.
- In the event of any complaints, we will have a contact number and radio control for *Wright Events Suppliers and Ghana Festival Management* for the public to contact.
- Sia security will be employed to help ensure the prevention of public nuisance.
- Customers will be encouraged to arrive via public transportation. Ghana Festival Management will have a traffic management plan to keep festival traffic away from local residents and keep traffic flowing smoothly.
- A dedicated phone number will be made available for local residents to contact if there is a public nuisance concern. The number will be acquired prior to the event and distributed to the local authorities.
- Ghana Festival Team will work with the local authorities to minimize potential public nuisance

e) The protection of children from harm

- We will have DBS checked staff on event day looking after children. Also any lost and found children.
- No one person will be left alone with a child – all child work to be done in pairs or in public view.
- Parents will be reminded of their duties towards their children on site, including placing their mobile phone number on the child's wristband.
- There will be medical persons on site to deal with any medical emergencies that arise for all – including children.
- A firm "Challenge 21" position will be taken at all bar outlets to help prevent underage drinking. Security, medics and stewards will all take a role in watching out for underage drinking or treating those underage drinkers who need medical attention. Anyone supplying alcohol to underage attendees will be dismissed from the festival or will be reported to the authorities. Signage will be display at all entry points and at all bars
- Security and the festival team shall be alert for any activities by teens that may be harmful to themselves or others such as use of alcohol on site or disruptive behaviours.
- Reports of neglect or abuse of children on site will be treated seriously and proper authorities will be notified immediately. The child's safety takes priority.

Checklist:

Please tick to indicate agreement

- I have made or enclosed payment of the fee. ☒
- I have enclosed the plan of the premises. ☒
- I have sent copies of this application and the plan to responsible authorities and others where applicable. ☒
- I have enclosed the consent form completed by the individual I wish to be designated premises supervisor, if applicable. ☒
- I understand that I must now advertise my application. ☒
- I understand that if I do not comply with the above requirements my application will be rejected. ☒
- 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).


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	<ul style="list-style-type: none"> • [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 licesable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)
Signature	
Date	3/04/2018
Capacity	Ghana Festival Manager

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)

Post town		Postcode	
Telephone number (if any)			
E-mail address (optional)			

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GHANA PARTY IN THE PARK 2018 SITE PLAN



TRENT PARK

- | | | | |
|--|---------------------------------|-----------------------------------|--|
| A - Main Entrance* | G - Property Village | P - Car Park* | EV - Emergency Vehicle (Cockfoster Rd.)* |
| B - Emergency Exit Gate | H - Stalls | T - Toilet | EV - Emergency Vehicle (Snakes Lane Entrance) |
| C - Customers Entrance | I - Kids Play Area | U - Vehicle Entry | FS - Fire Station |
| D - Event Office / Lost & Found
CCTV Van / Ambulance | J - Sponsor & Exhibitors | V - Customer Entrance | S - Skip |
| E - ST. Johns Ambulance / First Aid | K - Waste Skip | X - Stall Holders Car Park | |
| F - Food and Bar Stalls | L - Box Office | Z - Power Supply Box | |

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Annex 3

IP1 Representation

From: Alan White

Sent: 29 April 2018 13:42

To: Licensing <Licensing@enfield.gov.uk>

Cc: Ellie Green <Ellie.Green@Enfield.gov.uk>; Matthew Watts <Matthew.Watts@Enfield.gov.uk>; James Smith <James.Smith2@enfield.gov.uk>

Subject: New Premises Application for Ghana Family Funday Saturday 14th July 2018

Dear Sir/Madam

I am writing on behalf of the Chalk Lane Area Residents Association (CLARA) committee regarding the above licence application and to object to the licence being issued.

I understand from an email sent by Ellie Green dated 8th June 2017, for a representation to be relevant, it must be one that is about the likely effect of the application on the promotion of the four licensing objectives, namely:

Protection of Children from Harm.

Public Safety

Prevention of crime or disorder

Prevention of nuisance.

However, I would respectfully point out that the Blue notices that have been attached to the gateway of Trent Park did not explain this criteria. In addition, we would also advise you that the Blue New Premises Licence Application Notices attached to the boundary fencing of Trent Park for the Ghana Family Funday were missing basic information such as the applicants address and that the link to the council's website for further information simply brought up a statement that the page was not found. Council Officers were advised of this error at the Stakeholders meeting held on the 23rd April 2018. We note that a separate small piece of white card detailing the correct website link has now been hung adjacent to the blue notice and that the original Statutory Notice has been amended by simply drawing a line through the original website link. Assuming that the amendments were made on the 23rd April 2018, our concern is that for 20 days out of a 28-day consultation period the councils website link was incorrect. In addition, the applicants address section remains blank.

With regards to the application itself we would comment that in past years CLARA has supported this event in that it has been seen as a family event and therefore

supports what we believe to be one of the aims of parkland in that it is for family use. However, the event last year demonstrated that there were a number of matters which due to bad management had an adverse effect on both the other park users and local residents and although we have raised all of these matters both within last year's event review and subsequent meetings with council officers, we have yet to receive an assurance that the plans for this year's event have addressed them. At the time of writing we have not received from either the event organiser or the council any detailed event management information. A Stakeholders meeting has been arranged for the 21st May 2018 and we are advised that the event organisers will attend in order to provide the required detail. However, the date of this meeting falls after the closing date for our comments to Licensing and therefore we have to base our submission on the information we have at this time. We are happy to and reserve the right to amend, withdraw or add to our comments after we have received the event detail.

With regards to the above, our objections are as follows:

- (1) CLARA objects principally on the grounds of public nuisance and safety. This event is scheduled to take place on the 14th July attracting 6000 to 8000 attendees. On the same day another major event has been organised in Cockfosters at the Saracens Rugby Football ground. The event is The Cockfosters Music Festival and Summer Wonderland Activity fair ground. The event is also classed in the same category as the Ghana Family Funday (Major Event) in that it is expected to attract a similar number of attendees. The event organisers website is recommending that attendees use the same car parks, transport and other facilities that would be used by those attending the Ghana festival. CLARA formally advised Council Officers of the Cockfosters Music Festival on the 29th March, provided a link to the festival website and confirmed that it was scheduled to take place on the same days as the planned Ghana and Mauritius festival. We received confirmation that the matter would be investigated and that we would be advised of the outcome. To date we have only received limited information in return and as the Cockfosters Music Festival is still being heavily promoted and tickets remain available for sale we have to assume that it is still going ahead. With the above in mind, CLARA objects to this Licence application on the grounds of Public Nuisance and safety as we believe that it would be unsafe for two Major Events to take place in Cockfosters on the same day, that the infrastructure of the area and facilities are inadequate to cope with events at each end of the main shopping and residential areas. For this reason alone, we believe this application should be declined. However, should we receive written confirmation that the Cockfosters Music Festival will not be taking place then we are happy to withdraw this element of our objection.
- (2) Over past Ghana Festivals sound and noise management has proven to be an issue. At last year's event review, we commented that noise levels at certain times were excessive and monitoring provided by council officers

ineffective. We confirmed readings which were taken independently of:
Mansion house: Over a ten-minute period, Average 86 d/b
Animal Sanctuary: Over a five-minute period, Average 88d/b with peaks in excess of 105d/b

We have received verbal agreement from council officers that Sound Monitoring and Noise Control procedures would be developed for all Major events taking place within the 2018 season. Although still in draft form this commitment is documented within the draft Major and Large Event Operating Principles currently being developed between the Council and CLARA.

CLARA is of the opinion that the completion of the Sound Monitoring and Noise Control procedure should be a condition of this licence application and that it should be fully complied with for this event. The document and its procedures should be used by both the councils own monitoring staff or independent sound monitoring companies if applicable.

(3) Car Parking on the Showground

We were advised last year that there would be very limited car parking on the showground and that vehicle movements through areas used by the public would be restricted. The Animal Sanctuary registered concerns over traffic movements outside their café and the dangers it posed to children. We were promised that Marshals would be trained and that vehicle movements through public areas would be supervised to ensure that other park users remained safe. It was clear by both the volume of parking on the showground and witnessed traffic movements that neither of these commitments were met.

CLARA objects to parking on the showground being allowed for this application and that a condition of only supervised vehicle movements be included within the licence terms if awarded.

(4) As mentioned above CLARA have yet to receive any management details for this event. We have assumed that the Traffic Management plan, security measures, road closure plans, marshalling requirements, policing, communications of event procedures, waste management and terms relating to restoration of the park following the event are the same as on previous years with the Ghana festival. For this reason, we would ask the Licensing Sub Committee to add agreed documented conditions to this licence, if awarded, ensuring that matters relating to all of these headings are agreed, documented and finalised prior to the event taking place. Should the detail of the event management plan prove to have changed following our meeting with the event organisers and the council on 21st May 2018, then CLARA reserves the right to add further comment or objections.

Yours faithfully

Alan White (CLARA)

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Annex 4

Proposed List of Conditions

Annex 1 - Mandatory Conditions

The Mandatory Conditions are attached and form part of the Operating Schedule of your licence/certificate. You must ensure that the operation of the licensed premises complies with the attached Mandatory Conditions as well as the Conditions in Annex 2 and Annex 3 (if applicable). Failure to do this can lead to prosecution or review of the licence.

Annex 2 - Conditions consistent with the Operating Schedule

1. There shall be no adult entertainment or services, activities or matters ancillary to the use of the premises that may give rise to concern in respect of children.
2. The premises licence holder shall comply with the Event Management Plan and associated documentation agreed with the Enfield Safety Advisory Group.

Annex 3 - Conditions attached after a hearing by the Licensing Authority

Not applicable

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MUNICIPAL YEAR 2018/19 REPORT NO. 04

COMMITTEE:
Licensing Sub-Committee
30 May 2018

REPORT OF :
Principal Licensing Officer

LEGISLATION :
Licensing Act 2003

Agenda – Part1	Item
SUBJECT: Application for a new premises licence – MAURITIAN FESTIVAL	
PREMISES: Trent Park, Cockfosters Road, EN4 0PS	
WARD: Cockfosters	

1. LICENSING HISTORY:

- 1.1 This year is the first time the Mauritian family festival seeks to take place in Enfield.
- 1.2 The Mauritian festival has shared resources with the Ghana family festival which is aiming to take place the day before the Mauritian festival.
- 1.3 The Ghana festival licence application is to be determined on the same date as the Mauritian application.
- 1.4 A copy of a location map of the premises is attached as Annex 1.

2 THIS APPLICATION:

- 2.1 On 3 April 2018 an application was made by **Mr Eshan Badal** for a **new Premises Licence** for Trent Park, Cockfosters Road, EN4 0PS.
- 2.2 The application seeks:
 - 2.2.1 The premises licence to be time limited for Sunday 15 July 2018.
 - 2.2.2 The maximum capacity at any one time is 9,999.
 - 2.2.3 **Hours the premises are open to the public:** Sunday 12:00 to 20:00.
 - 2.2.4 **Supply of alcohol (on supplies only):** Sunday 12:00 to 20:00.
 - 2.2.5 **Live music (outdoors):** Sunday 12:00 to 20:00.
 - 2.2.6 **Recorded music (outdoors):** Sunday 12:00 to 20:00.
 - 2.2.7 **Performance of Dance (outdoors):** Sunday 12:00 to 20:00.

- 2.3 Each of the Responsible Authorities were consulted in respect of the application.
- 2.4 The proposed Designated Premises Supervisor is Mr Tariq Rawat.
- 2.5 A copy of the application is attached as Annex 2.
- 2.6 The following documentation has been submitted to support the application:
 - Annex 3: Emergency/Safety Security Manual
 - Annex 4: Document M relating to the four licensing objectives
 - Annex 5: Noise management plan
 - Annex 6: Event management planThese documents contain confidential information relating to security measures and business plans, therefore have been restricted. The applicant has also advised that all these documents are live documents and could be subject to change.

3 RELEVANT REPRESENTATIONS:

- 3.1 **Other Persons:** Representation has been made, against the application, by a local resident group, and are referred to as IP1. The grounds of representation include the prevention of crime & disorder; the prevention of public nuisance: public safety and the prevention of children from harm.
- 3.2 A copy of the IP1 representation is attached as Annex 7. Point (1) within the representation is now withdrawn due to the formal notice of cancellation of the Cockfosters Music Festival.
- 3.3 The Metropolitan Police did not make representations in respect of this application.
- 3.4 The Licensing Authority made representations in respect of this application, namely seeking modification of a condition. The applicant has agreed that condition, and subsequently the representation has been withdrawn.

4 PROPOSED LICENCE CONDITIONS:

- 4.1 The conditions arising from this application are attached as Annex 8.

5 RELEVANT LAW, GUIDANCE & POLICIES:

- 5.1 The paragraphs below are extracted from either:
 - 5.1.1 the Licensing Act 2003 ('Act'); or
 - 5.1.2 the Guidance issued by the Secretary of State to the Home Office of April 2017 ('Guid'); or
 - 5.1.3 the London Borough of Enfield's Licensing Policy Statement of January 2015 ('Pol').

General Principles:

- 5.2 The Licensing Sub-Committee must carry out its functions with a view to promoting the licensing objectives [Act s.4(1)].
- 5.3 The licensing objectives are:
 - 5.3.1 the prevention of crime and disorder;
 - 5.3.2 public safety;
 - 5.3.3 the prevention of public nuisance; &
 - 5.3.4 the protection of children from harm [Act s.4(2)].
- 5.4 In carrying out its functions, the Sub-Committee must also have regard to:
 - 5.4.1 the Council's licensing policy statement; &
 - 5.4.2 guidance issued by the Secretary of State [Act s.4(3)].

Time Limited Licence:

- 5.5 Licensing authorities should note that a premises licence may be sought for a short, discrete period. [Guid 5.25]
- 5.6 The procedures for applying for and granting such a licence are identical to those for an unlimited duration premises licence [Guid 5.26].

Significant Events:

- 5.7 The Council recommends that for significant events, a comprehensive risk assessment is undertaken by premises licence holders to ensure that matters related to the licensing objectives are identified and addressed. [Pol 14.1]
- 5.8 Licence holders are advised to contact the Metropolitan Police Service and enquire if the Police require that the Event Risk Assessment Form 696 and the After Promotion/Event Debrief Risk Assessment Form 696A be completed and submitted to them.[Pol 14.2]

Hours:

- 5.9 The Sub-Committee decides licensed opening hours as part of the implementation of the licensing policy statement and is best placed to make decisions about appropriate opening hours in their area based on their local knowledge and in consultation with responsible authorities [Guid 10.13].
- 5.10 Stricter conditions with regard to licensing hours may be required for licensed premises situated in or immediately adjacent to residential areas to ensure that disturbance to local residents is avoided. This will particularly apply in circumstances where, having regard to the location, size and nature of the premises, it is likely that disturbance will be caused to residents in the vicinity of the premises by concentrations of people leaving, particularly during normal night-time sleeping periods [Pol s.8.4].

Advertising applications

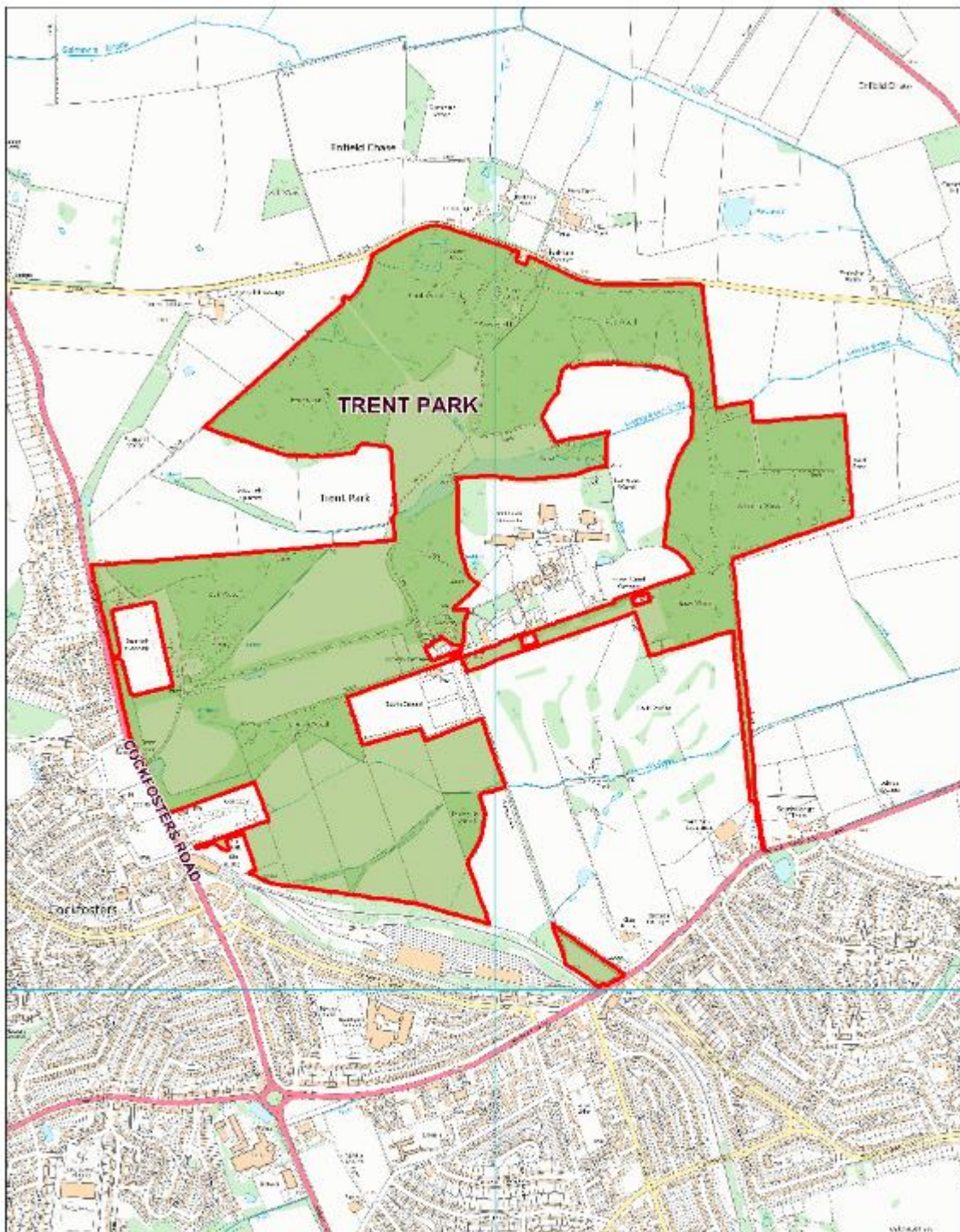
- 6.1 The Licensing Authority is satisfied that the application was advertised in accordance with the requirements of the Licensing Act 2003.

Decision:

- 7.1 As a matter of practice, the Sub-Committee should seek to focus the hearing on the steps considered appropriate to promote the particular licensing objective or objectives that have given rise to the specific representation and avoid straying into undisputed areas [Guid 9.37].
- 7.2 In determining the application with a view to promoting the licensing objectives in the overall interests of the local community, the Sub-Committee must give appropriate weight to:
- 7.2.1 the steps that are appropriate to promote the licensing objectives;
- 7.2.2 the representations (including supporting information) presented by all the parties;
- 7.2.3 the guidance; and
- 7.2.4 its own statement of licensing policy [Guid 9.38].
- 7.3 Having heard all of the representations (from all parties) the Sub-Committee must take such steps as it considers appropriate for the promotion of the licensing objectives. The steps are:
- 7.3.1 to grant the application subject to the mandatory conditions and such conditions as it considers necessary for the promotion of the licensing objectives;
- 7.3.2 to exclude from the scope of the licence any of the licensable activities to which the application relates;
- 7.3.3 to refuse to specify a person in the licence as the premises supervisor;
- 7.3.4 to reject the application [Act s.18].

Background Papers:
None other than any identified within the report.

Contact Officer :
Ellie Green on 020 8379 8543



Trent Park, Cockfosters Road, BARNET, EN4 0PS

LONDON BOROUGH OF ENFIELD
CIVIC CENTRE, SILVER STREET,
ENFIELD, EN1 3XE
www.enfield.gov.uk



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8589894163 WP
£1,100.00



Annex 2

London Borough of Enfield

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 Notes for Guidance 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 MR.ESHAN BADAL

(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

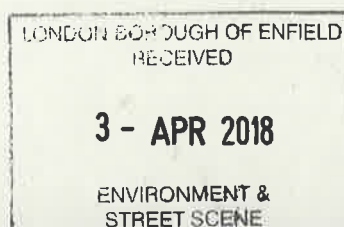
Part 1 – Premises details

Postal address of premises or, if none, ordnance survey map reference or description TRENT PARK, COCKFOSTERS ROAD, ENFIELD, BARNET			
Post town	LONDON	Postcode	EN4 0PS
Telephone number at premises (if any)	[REDACTED]		
Email address	[REDACTED]		
Non-domestic rateable value of premises	£		

Part 2 - Applicant details

Please state whether you are applying for a premises licence as Please tick as appropriate

- | | | |
|--|-------------------------------------|-----------------------------|
| a) an individual or individuals * | <input type="checkbox"/> | please complete section (A) |
| b) a person other than an individual * | | |
| i as a limited company/limited liability partnership | <input checked="" type="checkbox"/> | please complete section (B) |
| ii as a partnership (other than limited liability) | <input type="checkbox"/> | please complete section (B) |
| iii as an unincorporated association or | <input type="checkbox"/> | please complete section (B) |



Emad

- iv other (for example a statutory corporation) ☐ please complete section (B)
- c) a recognised club ☐ please complete section (B)
- d) a charity ☐ please complete section (B)
- e) the proprietor of an educational establishment ☐ please complete section (B)
- f) a health service body ☐ please complete section (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 ☐ please complete section (B)
- ga) a person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England ☐ please complete section (B)
- h) the chief officer of police of a police force in England and Wales ☐ please complete section (B)

* If you are applying as a person described in (a) or (b) please confirm (by ticking yes to one box below):

I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities; or ☒

I am making the application pursuant to a

statutory function or ☐

a function discharged by virtue of Her Majesty's prerogative ☐

(A) INDIVIDUAL APPLICANTS (fill in as applicable)

Mr <input checked="" type="checkbox"/>	Mrs <input type="checkbox"/>	Miss <input type="checkbox"/>	Ms <input type="checkbox"/>	Other Title (for example, Rev)	
Surname BADAL			First names ESHAN		
Date of birth [REDACTED]		I am 18 years old or over <input checked="" type="checkbox"/> Please tick yes			
Nationality [REDACTED]					
Current residential address if different from premises address		[REDACTED]			
Post town	LONDON,			Postcode	[REDACTED]
Daytime contact telephone number			[REDACTED]		
E-mail address		[REDACTED]			

SECOND INDIVIDUAL APPLICANT (if applicable)

Mr <input type="checkbox"/>	Mrs <input type="checkbox"/>	Miss <input type="checkbox"/>	Ms <input type="checkbox"/>	Other Title (for example, Rev)	
Surname			First names		
Date of birth		I am 18 years old or over <input type="checkbox"/> Please tick yes			
Nationality					
Current postal address if different from premises address					
Post town				Postcode	
Daytime contact telephone number					
E-mail address					

(B) OTHER APPLICANTS

Please provide name and registered address of applicant in full. Where appropriate please give any registered number. In the case of a partnership or other joint venture (other than a body corporate), please give the name and address of each party concerned.

Name
Address
Registered number (where applicable)
Description of applicant (for example, partnership, company, unincorporated association etc.)
Telephone number (if any)
E-mail address

Part 3 Operating Schedule

When do you want the premises licence to start?

DD	MM	YYYY
1	5	072018

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

DD	MM	YYYY
1	5	072018

Please give a general description of the premises (please read guidance note 1)

COMMUNITY BASED FAMILY FESTIVAL TO TAKE PLACE IN TRENT PARK. ONE DAY EVENT TAKING PLACE EACH YEAR AND WE WILL NOTIFY THE SAG AND LICENSING TEAM WITH SUFFICIENT NOTICE.

If 5,000 or more people are expected to attend the premises at any one time, please state the number expected to attend.

9,999

What licensable activities do you intend to carry on from the premises?

(please see sections 1 and 14 and Schedules 1 and 2 to the Licensing Act 2003)

Provision 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)
- 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)

☐☐☐☐☒☒☒☐**Provision of late night refreshment** (if ticking yes, fill in box I)☐**Supply of alcohol** (if ticking yes, fill in box J)☒**In all cases complete boxes K, L and M**

E

Live music Standard days and timings (please read guidance note 7)			<u>Will the performance of live music take place indoors or outdoors or both – please tick</u> (please read guidance note 3)		Indoors	<input type="checkbox"/>
					Outdoors	<input checked="" type="checkbox"/>
					Both	<input type="checkbox"/>
Day	Start	Finish	<u>Please give further details here</u> (please read guidance note 4) AMPLIFIED MUSIC TO BE PLAYED AND PERFORMED ON MAIN STAGE			
Mon						
Tue						
			<u>State any seasonal variations for the performance of live music</u> (please read guidance note 5)			
Wed						
Thur						
			<u>Non standard timings. Where you intend to use the premises for the performance of live music at different times to those listed in the column on the left, please list</u> (please read guidance note 6) MAIN STAGE			
Fri						
Sat						
Sun	12:00	20:00				

F

Recorded music Standard days and timings (please read guidance note 7)			<u>Will the playing of recorded music take place indoors or outdoors or both – please tick</u> (please read guidance note 3)	Indoors	<input type="checkbox"/>
				Outdoors	<input checked="" type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	<u>Please give further details here</u> (please read guidance note 4) AMPLIFIED MUSIC TO BE PLAYED AND PERFORMED ON MAIN STAGE		
Mon					
Tue					
Wed			<u>State any seasonal variations for the playing of recorded music</u> (please read guidance note 5)		
Thur					
Fri			<u>Non standard timings. Where you intend to use the premises for the playing of recorded music at different times to those listed in the column on the left, please list</u> (please read guidance note 6) MAIN STAGE		
Sat					
Sun	12:00	20:00			

G

Performances of dance Standard days and timings (please read guidance note 7)			<u>Will the performance of dance take place indoors or outdoors or both – please tick</u> (please read guidance note 3)	Indoors	<input type="checkbox"/>
				Outdoors	<input checked="" type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish			
Mon			<u>Please give further details here</u> (please read guidance note 4) DANCERS WILL BE PERFORMING ON STAGE		
Tue					
Wed			<u>State any seasonal variations for the performance of dance</u> (please read guidance note 5)		
Thur					
Fri			<u>Non standard timings. Where you intend to use the premises for the performance of dance at different times to those listed in the column on the left, please list</u> (please read guidance note 6)		
Sat			MAIN STAGE		
Sun	12:00	20:00			

J

Supply of alcohol Standard days and timings (please read guidance note 7)			<u>Will the supply of alcohol be for consumption – please tick</u> (please read guidance note 8)	On the premises	<input checked="" type="checkbox"/>
				Off the premises	<input type="checkbox"/>
				Both	<input type="checkbox"/>
Day	Start	Finish	<u>State any seasonal variations for the supply of alcohol</u> (please read guidance note 5)		
Mon					
Tue					
Wed					
Thur					
Fri					
Sat					
Sun	12:00	20:00			
			<u>Non standard timings. Where you intend to use the premises for the supply of alcohol at different times to those listed in the column on the left, please list</u> (please read guidance note 6)		

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 MR.TARIQ RAWAT	
Date of birth [REDACTED]	
Address [REDACTED]	
Postcode [REDACTED]	
Personal licence number (if known) LN/201200810	
Issuing licensing authority (if known) ENFIELD	

□□□□

K

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).

L

Hours premises are open to the public Standard days and timings (please read guidance note 7)			<u>State any seasonal variations</u> (please read guidance note 5)
Day	Start	Finish	<u>Non standard timings. Where you intend the premises to be open to the public at different times from those listed in the column on the left, please list</u> (please read guidance note 6)
Mon			
Tue			
Wed			
Thur			
Fri			
Sat			
Sun	12:00	20:00	

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)

Careful consideration will be undertaken to meet the requirements of the licensing objectives. We will ensure that health and safety, as well as licensing obligations, site rules and regulations are a major consideration when planning this event. We will undertake suitable and sufficient assessments of all the foreseeable risks during the setup, during the event and during the take down. We will also ensure staff under our control, including freelance workers and contractors are competent and fully aware of any potential hazards and controls to mitigate risk. The Event Management Plan has been drafted and is a live document subject to the ongoing review by the Safety Advisory Group.'

b) The prevention of crime and disorder

We are employing SIA security company (Insight Risk Management) throughout the event. The same core team will be responsible for all security aspects onsite. For details please review "Document M"

c) Public safety

For details please review "Document M"

d) The prevention of public nuisance

For details please review "Document M"

e) The protection of children from harm

For details please review "Document M"

Checklist:

Please tick to indicate agreement

- I have made or enclosed payment of the fee. ☒
- I have enclosed the plan of the premises. ☒
- I have sent copies of this application and the plan to responsible authorities and others where applicable. ☒
- I have enclosed the consent form completed by the individual I wish to be designated premises supervisor, if applicable. ☒
- I understand that I must now advertise my application. ☒
- I understand that if I do not comply with the above requirements my application will be rejected. ☒
- 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). ☒


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	<ul style="list-style-type: none"> • [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
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	doing work relating to a licesable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)
Signature	
Date	03/04/2018
Capacity	DIRECTOR

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)

Post town		Postcode	
Telephone number (if any)			
E-mail address (optional)			



MOAF 2018 SITE PLAN



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By virtue of paragraph(s) 3 of Part 1 of Schedule 12A
of the Local Government Act 1972.

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of the Local Government Act 1972.

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Annex 7

IP1 Representation

From: Alan White

Sent: 29 April 2018 13:46

To: Licensing <Licensing@enfield.gov.uk>

Cc: Ellie Green <Ellie.Green@Enfield.gov.uk>; Matthew Watts <Matthew.Watts@Enfield.gov.uk>; James Smith <James.Smith2@enfield.gov.uk>

Subject: New Premises Application for Mauritius Open Air Festival 15th July 2018

Dear Sir/Madam

I am writing on behalf of the Chalk Lane Area Residents Association (CLARA) committee regarding the above licence application and to object to the licence being issued.

I understand from an email sent by Ellie Green dated 8th June 2017, for a representation to be relevant, it must be one that is about the likely effect of the application on the promotion of the four licensing objectives, namely:

Protection of Children from Harm.

Public Safety

Prevention of crime or disorder

Prevention of nuisance.

However, I would respectfully point out that the Blue notices that have been attached to the gateway of Trent Park did not explain this criteria. In addition, we would also advise you that the Blue New Premises Licence Application Notices attached to the boundary fencing of Trent Park for the Mauritius Open Air Festival were missing basic information such as the applicants address, The DATE OF THE EVENT and that the link to the council's website for further information simply brought up a statement that the page was not found. Council Officers were advised of this error at the Stakeholders meeting held on the 23rd April 2018. We note that a separate small piece of white card detailing the correct website link has now been hung adjacent to the blue notice and that the original Statutory Notice has been amended by simply drawing a line through the original website link. Assuming that the amendments were made on the 23rd April 2018, our concern is that for 20 days

out of a 28-day consultation period the councils website link was incorrect. In addition, the applicants address and the date of the event sections remain blank.

At the time of writing CLARA has not received from either the event organiser or the council any detailed event management information. The only information that we have received is that contained on the Blue New Premises application notices, the incomplete basic information on the Licence Register and a copy of the letter sent to residents on the 23rd March. A Stakeholders meeting has been arranged for the 21st May 2018 and we are advised that the event organisers will attend in order to provide the required detail. However, the date of this meeting falls after the closing date for our comments to Licensing and therefore we have to base our submission on the information we have at this time. We are happy to and reserve the right to amend, withdraw or add to our comments after we have received the event detail.

Based on the information we have our objections are as follows:

(1) CLARA objects principally on the grounds of public nuisance and safety. This event is scheduled to take place on the 15th July attracting 10000 attendees. On the same day another major event has been organised in Cockfosters at the Saracens Rugby Football ground. The event is The Cockfosters Music Festival and Summer Wonderland Activity fair ground. The event is also classed in the same category as the Mauritius Open Air Festival (Major Event) in that it is expected to attract a similar number of attendees. The event organisers website is recommending that attendees use the same car parks, transport and other facilities that would be used by those attending the Ghana festival.

CLARA formally advised Council Officers of the Cockfosters Music Festival on the 29th March, provided a link to the festival website and confirmed that it was scheduled to take place on the same days as the planned Ghana and Mauritius festival. We received confirmation that the matter would be investigated and that we would be advised of the outcome. To date we have only received limited information in return and as the Cockfosters Music Festival is still being heavily promoted and tickets remain available for sale we have to assume that it is still going ahead.

With the above in mind, CLARA objects to this Licence application on the grounds of Public Nuisance and safety as we believe that it would be unsafe for two Major Events to take place in Cockfosters on the same day, that the infrastructure of the area and facilities are inadequate to cope with events at each end of the main shopping and residential areas. For this reason alone, we believe this application should be declined. However, should we receive written confirmation that the Cockfosters Music Festival will not be taking place then we are happy to withdraw this element of our objection.

(2) Noise management has proven to be an issue for a number of Major events held within Trent Park and the monitoring by council officers ineffective.

We have received verbal agreement from council officers that Sound Monitoring and Noise Control procedures would be developed for all Major events taking place within the 2018 season. Although still in draft form this commitment is documented

within the draft Major and Large Event Operating Principles currently being developed between the Council and CLARA.

CLARA is of the opinion that the completion of the Sound Monitoring and Noise Control procedure should be a condition of this licence application and that it should be fully complied with for this event. The document and its procedures should be used by both the councils own monitoring staff or independent sound monitoring companies if applicable.

(3) As mentioned above CLARA have yet to receive any management details for this event. We have assumed that the Traffic Management plan, security measures, road closure plans, marshalling requirements, policing, communications of event procedures, waste management and terms relating to restoration of the park following the event are the same as on previous years with the Ghana festival due to take place the previous day. For this reason, we would ask the Licensing Sub Committee to add agreed documented conditions to this licence, if awarded, ensuring that matters relating to all of these headings are agreed, documented and finalised prior to the event taking place. Should the detail of the event management plan prove to have changed following our meeting with the event organisers and the council on 21st May 2018, then CLARA reserves the right to add further comment or objections.

Yours faithfully

Alan White (CLARA)

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Annex 7

Proposed List of Conditions

Annex 1 - Mandatory Conditions

The Mandatory Conditions are attached and form part of the Operating Schedule of your licence/certificate. You must ensure that the operation of the licensed premises complies with the attached Mandatory Conditions as well as the Conditions in Annex 2 and Annex 3 (if applicable). Failure to do this can lead to prosecution or review of the licence.

Annex 2 - Conditions consistent with the Operating Schedule

1. There shall be no adult entertainment or services, activities or matters ancillary to the use of the premises that may give rise to concern in respect of children.
2. The premises licence holder shall comply with the Event Management Plan and associated documentation agreed with the Enfield Safety Advisory Group.

Annex 3 - Conditions attached after a hearing by the Licensing Authority

Not applicable

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LICENSING SUB-COMMITTEE - 25.4.2018**MINUTES OF THE MEETING OF THE LICENSING SUB-COMMITTEE
HELD ON WEDNESDAY, 25 APRIL 2018****COUNCILLORS**

PRESENT (Chair) Derek Levy, Dinah Barry and Glynis Vince

ABSENT

OFFICERS: Ellie Green (Principal Licensing Officer), Charlotte Palmer (Licensing Enforcement Officer), PC Karen Staff (Metropolitan Police Licensing Officer), Antonia Mekanjuola (Legal Services Representative), Jane Creer (Democratic Services)

Also Attending: On behalf of Hertford Food Centre:
Mr Robert Sutherland, Licensing Agent, Licenses-R-Us
Director Cayan Foods Centre Ltd: Mr Cuma Aksu
Proposed Designated Premises Supervisor: Mr Cemal Topal
Translator and family member: Mr Demir

564**WELCOME AND APOLOGIES FOR ABSENCE**

Councillor Levy as Chair welcomed all those present and explained the order of the meeting.

565**DECLARATION OF INTERESTS**

NOTED that there were no declarations of interest.

566**HERTFORD FOOD CENTRE, 236 HERTFORD ROAD, ENFIELD, EN3 5BL
(REPORT NO. 193)**

RECEIVED the application made by Cayan Foods Centre Ltd for the premises situated at Hertford Food Centre, 236 Hertford Road, Enfield, EN3 5BL for a new Premises Licence.

NOTED

LICENSING SUB-COMMITTEE - 25.4.2018

1. The introductory statement of Ellie Green, Principal Licensing Officer, including:
 - a. This was a new premises licence application in respect of Hertford Food Centre, 236 Hertford Road.
 - b. The applicant was Cayan Foods Centre Limited, and the Director Mr Cuma Aksu and proposed Designated Premises Supervisor (DPS) Mr Cemal Topal were in attendance at the hearing.
 - c. The application sought 24 hour opening and had initially proposed supply of alcohol from 08:00 to 03:00. Yesterday in correspondence the hours sought for supply of alcohol were formally reduced to 08:00 to 01:00.
 - d. The application had been further amended by offering that the hours for supply of alcohol from 01/11/18 would be 08:00 to 00:00 every day. Mr Sutherland, licensing agent for the applicant, would expand on this during the hearing. That condition had not been agreed by the responsible authorities.
 - e. A premises licence for the venue was already in force permitting 08:00 to 01:00 opening and supply of alcohol 08:00 to 00:00.
 - f. The premises was located within the Enfield Highway Cumulative Impact Policy (CIP) area. There was therefore an automatic presumption of refusal of new applications outside the CIP core hours ie. beyond 00:00.
 - g. The Licensing Authority and the Metropolitan Police Service had made objections in respect of the hours sought in the light of the premises' history, but were satisfied that a licence be granted within the CIP core hours. They maintained that supply of alcohol to 01:00 would be excessive hours.
 - h. The proposed conditions set out in Annex 7 were agreed by all parties, with one slight amendment to Condition 2 (11) where it was agreed that digital images must be kept for 28 days rather than 31.
 - i. It was for the applicant to present why their application should be exempt from the CIP policy and measures they will take to mitigate the impact.
 - j. There were errors in some of the Temporary Event Notices (TENs) dates set out in para 1.18, but they had primarily been over Christmas and New Year and bank holidays.
2. The introductory statement of Charlotte Palmer, Licensing Enforcement Officer, including:
 - a. She was pleased to see that all recommended conditions had been agreed by the applicant, and that the hours sought had been reduced. However, the Licensing Authority still had objections in respect of prevention of public nuisance and prevention of crime and disorder.
 - b. The premises was in a Cumulative Impact Policy (CIP) area. This location was already of concern regarding crime and disorder and public nuisance. There were residential properties above some of the shops in the parade.

LICENSING SUB-COMMITTEE - 25.4.2018

- c. The onus was on the applicant to make their case and to demonstrate that their application would have no negative impact. There was no condition proposed or further information submitted by the applicant and no such case had been made.
 - d. The Licensing Authority did not consider that an additional condition which time limited any later licensing hour was reasonable, and instead recommended the midnight terminal hour. If it was showed that the licence was successfully complied with over one year, the applicant would be in a better position but would still need to make a case why the CIP should not apply.
 - e. Responsible authorities were keen to ensure that there was no connection with the previous licence holders and that previous issues did not recur.
 - f. On 28/3/18 officers met with the applicant and agent as well as the proposed DPS and his nephew. All three denied knowing the people named on the licence who should not be involved in the business operation. However, a screen print from Mr Cemal Topal's Facebook account showed he was friends on Facebook with Sefer Govtepe and they admitted that they did know him and that they were from the same village. Officers therefore had concern and that this had affected any confidence in the applicants.
 - g. Given the premises' history and links with previous operators, Licensing Officers would not have agreed to the hours sought even if the CIP was not in place, and they would recommend that the applicant showed that they could operate the licence in full compliance for at least a year before applying for later hours.
3. The statement of PC Karen Staff, Metropolitan Police Service, to confirm that the Police were supporting the objections of the Licensing Authority because of the history of this premises, and that finding that the proposed premises licence holder knew the previous licence holder when the licence was revoked was a cause for concern.
4. In response to the Chair's queries regarding the TENs at this premises, it was confirmed that the CIP did not apply to a TEN, and that the TENs had not been applied for by this current applicant.
5. The statement of Mr Robert Sutherland, licensing agent on behalf of the applicants, including:
- a. The current licence was held by Mr Nurettin Ulger and he had given consent that an application for transfer could be made. The formal acquisition of the property had completed only yesterday and therefore the transfer application had not yet been submitted. Whatever decision was made by the Licensing Sub-Committee (LSC) at this hearing, a transfer application would be submitted today, and an application to vary the DPS. If the LSC made a decision to grant today's application in a manner which was acceptable to the applicant, the old licence would be surrendered. If the LSC made a decision to refuse today's

LICENSING SUB-COMMITTEE - 25.4.2018

application, the other licence would be reverted to and an application made for it to be transferred. (The Chair advised that the objections made had simply been in respect of hours and that the LSC were being asked to grant today's application, in full or in part.)

- b. In respect of the links with Mr Sefer Govtepe, it was understood that he was from the same village as Mr Cemal Topal, but the applicants were aware of the problems experienced with Mr Govtepe and wanted to distance themselves. They did not know him other than from connections via Facebook. The site listed a lot of 'friend' connections: that was the way the internet worked.
- c. Mr Aksu and Mr Topal had made a substantial investment in this premises.
- d. The Chair provided a reminder that the LSC wished to hear the reasons why the applicant considered the CIP should be relaxed to allow operation beyond the core hours.
- e. A condition was proposed to time limit the extra hours to 1/11/18 only. The purpose behind it was to give a trial period should this LSC grant the application to 01:00 for sale of alcohol then the licence would revert back to core hours from 1/11/18 for ever.
- f. The premises had had a licence for a number of years and the chequered history was acknowledged.
- g. The Chair advised that the history of the premises had been dealt with and mitigated by conditions, and the LSC wished to focus on the current application and additional steps proposed in respect of the licensing objectives in order to be considered exempt from the CIP policy.
- h. This was a general store which also sold alcohol. It was open 24 hours and that would continue. Viability was affected by other local premises. Shops at no.246 Hertford Road and no.194 Hertford Road were permitted to sell alcohol to 01:00. The premises 219-221 Hertford Road could sell alcohol 24 hours.
- i. If this premises licensed to 00:00 was causing an impact that would have been raised as part of other reviews. This additional hour would not have a negative impact. By allowing this small exception to policy it would demonstrate that the applicants were as good as their word. They would like a chance to prove this over six months.
- j. This was a personal application from applicants regarding their business in which they had made an investment. One of them would be present at the premises at all times. Both held a personal licence. They could not afford for the operation to fail, and gave their own commitment they would demonstrate compliance. The reason why this application should be an exception to the CIP was that personal exception.
- k. In response to the Chair's query in respect of the applicants' background and their experience in managing and operating licensed premises, it was advised that Mr Aksu owned a takeaway restaurant. That premises did not have an alcohol licence but did have a premises licence and managed late night refreshment. Mr Aksu advised that he

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ran that business in Lowestoft, Suffolk for 12 years and had no issues in that time. Mr Topal advised that he worked in an off licence premises before and worked late hours, from 17:00 to 03:00. Mr Aksu and Mr Topal had limited English language, but Condition 24 would ensure that at least two members of staff shall be on the premises at all times, one of whom shall be fluent in English, and it was confirmed there would always be two other members of staff.

- I. The Chair advised that he offered the widest opportunity for the LSC to hear the fullest reason for granting the application outside CIP hours. Mr Sutherland confirmed that the submission of a trial period was a step in itself. The only additional aspect was that people coming into the shop to purchase other items after 00:00 were not able to also purchase alcohol and had to be directed to other shops and this caused some friction in the store. The applicants had operated the store under the current licence since February under Mr Ulger's authority.
6. The applicants and agent responded to questions, including:
 - a. Charlotte Palmer highlighted that the application in Part M mentioned a schedule of conditions would be supplied to the Police and Licensing Authority for discussion: this was never submitted, but there was a discussion between parties on 28/3/18. The applicants mentioned the possibility of employing door staff but this was not offered formally and she asked for confirmation this was still being offered as it had not been mentioned during the hearing. Mr Sutherland clarified that the offer of door staff stood, if an extension of hours to 01:00 was allowed, on Friday and Saturday. This was linked to concerns in reference to Friday and Saturday nights.
 - b. Charlotte Palmer asked if there was any family or other connection between the applicants and any of the people named in Condition 18. Through the translator, the applicants advised that they had invested a significant amount of money, they were fully aware of the conditions and they would not breach any condition. Mr Sutherland clarified that he spoke to the applicants yesterday on completion of the sale of the premises. The main reason the applicants wanted a brand new licence was because they wanted nothing to do with those people. Mr Aksu believed he would be very responsible in that area.
 - c. In response to the Chair's queries whether this application could be regarded as premature, it was advised that the applicants were unsure initially whether to wait until the business was transferred, but there were other potential buyers and this was a commercial decision. The applicants gave assurance that Mr Govtepe was gone. Mr Govtepe used to also own the lease of the shop next door at the internet café and that had also been sold.
 - d. Charlotte Palmer asked about the shifts that the premises licence holder and DPS were going to work. It was advised that the main pattern would be for Mr Aksu to come in to work around 08:00 until 17:00 / 18:00 and that Mr Topal would take over from the evening to

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- the following morning when Mr Aksu would take over. In addition at least two other members of staff who spoke English would be present.
- e. In response to Ellie Green's request for clarification, it was confirmed that a transfer application would be submitted in any event to change to this company name. If this application was granted to 00:00 the new licence was preferable, having better, more up-to-date conditions; and if there was any pursuance of the application via an appeal it could be done on this licence.
 - f. In response to further queries, the agent advised that unless the licence was transferred it could not be surrendered. Only Mr Ulger could surrender the licence, but he was no longer involved in the business and legally the agent did not have control. Mr Ulger would not be working at the premises. Officers advised that a surrender of the licence by Mr Ulger would be the most sensible action and would save the cost of a transfer. The Chair clarified that this issue did not affect the LSC decision.
7. The closing statement of Ellie Green, Principal Licensing Officer, including:
- a. She confirmed that the other nearby licensed premises mentioned by Mr Sutherland were also in the CIP area, but they had those existing hours before the CIP was introduced. There had been no new licence applications granted in the vicinity.
 - b. Having heard the representations from all parties it was for the Licensing Sub-Committee (LSC) to consider whether this new application was appropriate and in support of the licensing objectives.
 - c. The steps which could be taken by the LSC were set out in para 5.12 of the officers' report.
 - d. The LSC was directed to the relevant guidance and Enfield's Licensing Policy and CIP policy.
8. The closing statement of Charlotte Palmer, Licensing Enforcement Officer, including:
- a. The Licensing Authority could not see any reason why the CIP should not apply in this case; and that hours for sale of alcohol should not be granted beyond 00:00.
 - b. The conditions on this licence were better, stronger and more suitable for the premises
9. The closing statement of Mr Robert Sutherland, licensing agent on behalf of the applicant, including:
- a. The LSC had heard the reasons why the applicants submitted that this application could be an exemption from the CIP.
 - b. The manner in which they put forward a six month exemption to the policy was a trial and a useful tool by which the LSC could assess the applicants' bona fides.
 - c. This premises had operated for a number of years with no problems for residents or in relation to crime and disorder.

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- d. Issues may arise when an extension of hours was sought in perpetuity, but this submission was for six months.
- e. Door supervisors would be put in place as discussed.
- f. To secure their personal investment, the applicants would be on the premises.
- g. Putting all the above together, the conditions on the licence and the six month trial, the LSC could find there should be an exemption to the policy in this case.

RESOLVED that

1. In accordance with the principles of Section 100(a) of the Local Government Act 1972 to exclude the press and public from the meeting for this item of business on the grounds that it involves the likely disclosure of exempt information as defined in Paragraph 7 of Part 1 of Schedule 12A to the Act.

The Panel retired, with the legal representative and committee administrator, to consider the application further and then the meeting reconvened in public.

2. The Chairman made the following statement:

“Having listened to all oral representations in addition to considering the written submissions, the Licensing Sub-Committee (LSC) resolves to grant the application for a new premises licence at the Hertford Food Centre in part: enabling licensable hours in accordance with the Cumulative Impact Policy (CIP) – and reinforced by a new set of conditions agreed between all parties.

The principal thrust of the CIP in Enfield requires an applicant to demonstrate how they would take additional steps (during any extended hours being sought) to promote the licensing objectives. In so doing, the LSC needs to hear full reasons provided by the applicant and/or their representatives for it to consider granting exemption.

The written application provided no such reasons, and states only that a schedule of conditions would be supplied to the responsible authorities “for discussion”. We also heard that no such schedule had been forthcoming regardless.

Under repeated questioning, the LSC was given nothing compelling to provide sufficient confidence to determine the application in any way other than to grant a terminal hour of midnight for the sale of alcohol (off supplies only), being the only licensable activity under consideration.

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The only reason submitted was that the new Premises Licence Holder should be granted a trial period of six months to establish the business under licence, based purely on the personal bona fides of the prospective Premises Licence Holder and Designated Premises Supervisor.

The LSC deemed this to be an inadequate and inappropriate reason, determining that those bona fides were not sufficient to inspire confidence that they had qualified experience to operate a new licence within cumulative impact policy considerations which framed the hearing.

The case for exemption was not made. The LSC was of the view that by granting a licence in accordance with CIP, it opened out the possibility of a future application to vary licensable hours supported by an evidence base; and for any such application to be considered by officers and potentially determined by a subsequent Licensing Committee.”

3. The Licensing Sub-Committee resolved that the application be granted in part as follows:
 - (i) Hours the premises are open to the public: from 00:00 to 00:00 daily.
 - (ii) Supply of alcohol (off supplies only): from 08:00 to 00:00 daily.

Conditions (in accordance with Annex 7): Conditions 1 to 27.

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MINUTES OF PREVIOUS MEETING

RECEIVED the minutes of the meeting of the Licensing Sub-Committee held on Wednesday 4 April 2018.

AGREED that the minutes of the meeting of the Licensing Sub-Committee held on Wednesday 4 April 2018 be confirmed and signed by the Chair as a correct record.