

**ADDITIONAL INFORMATION: DISCUSSION BETWEEN APPLICANT &
LICENSING AUTHORITY**

From: George Domleo

To: Charlotte Palmer

Dear Charlotte

I have now taken our client's instructions on your representation and we have the following comments:-

We would be happy to make the following amendments to our application:-

1. Permit opening hours on Sunday to Thursday from 08:00 to 00:30 the following day; and on Friday and Saturday from 08:00 to 02:30 the following day
2. Permit recorded music on Sunday to Thursday from 09.00 to midnight and on Friday and Saturday from 09:00 to 02:00 the following day
3. Full training shall be provided to all staff on commencement of employment relating to prevention of underage sales of alcohol, proxy sales of alcohol to underage persons and sales of alcohol to a person who is drunk. Refresher training shall be provided at regular intervals – at least every 6 months. Records detailing the training provided shall be kept on the premises for a minimum of 12 months and be made available for production upon request by the Police and other officers of Responsible Authorities – This would replace our proposed condition 1
4. A record shall be kept detailing all refused sales of alcohol. The record should include the date and time of the refused sale and the name of the member of staff who refused the sale. The record shall be made available for inspection at the premises by the Police and Trading Standards at all times whilst the premises are open. Records shall be kept at the premises for at least 12 months – This would replace our proposed condition 2
5. Where SIA registered door supervisors are used at the premises, a record must be kept of their name, SIA registration number and the dates and times when they are on duty. Records shall be kept at the premises for at least 12 months. – This would replace our proposed condition 7
6. When regulated entertainment is taking place, hourly boundary noise checks shall be conducted. Where monitoring by staff identifies that noise from the premises is audible at the perimeter, measures shall be taken to reduce this i.e. turning volume down. Records detailing the sound checks and any required action shall be maintained and retained on the premises for at least 12 months. – This would replace our proposed condition 11

We are not willing to accept your amended proof of age scheme condition nor the request for a noise limiter at this stage. We submit that the proposed conditions contained within our application and the amendments above are appropriate given the style and nature of the premises. We are proposing updated and appropriate

conditions with the inclusion of door supervisors and putting other measures in place which will ensure the premises promote the licensing objectives.

Once you have reviewed the above please let me know if you are happy with these amendments and wish to now withdraw your representation.

If you want to give me a call to discuss please do.

Kind regards

George

George Domleo

Solicitor

Licensing

Flint Bishop LLP St. Michael's Court, St. Michael's Lane, Derby,
DE1 3HQ

From: Charlotte Palmer
To: George Domleo

Dear Mr Domleo,

Thank you for your email. I am pleased to see some of the conditions are agreed.

The Licensing Authority is also pleased to see that opening hours and recorded music hours have been offered. The Licensing Authority agrees to the start times on all days but still objects to the end times on Friday and Saturdays.

The Licensing Authority still recommends that the sound limiter conditions be attached to the licence. The current licence includes the following condition:

8. Any musical equipment used for entertainment purposes must be connected to a sound system that is operated by the licensee or appointed person from behind the bar area.

If your client wants to offer an alternative to the conditions recommended or the existing condition please let me know. I am aware that residents have also raised concern about noise escape from the premises.

In relation to the age verification conditions it is worth pointing out that the following is now a mandatory licence condition:

(3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either -
(a) a holographic mark, or
(b) an ultraviolet feature.

The current conditions is:

15. The premises must operate the Local Authority or similar proof of age scheme and display the relevant material. Only passport, photographic driving licences or ID with the P.A.S.S. logo (Proof of Age Standards Scheme) may be accepted.

Our suggested version does not specify the types of ID as we feel this is now covered by the mandatory condition. The council promotes 'Think 25'. The wording of our condition would allow the premises to use Think 21 instead as it is a similar scheme. Displaying a poster showing which scheme is used can help defuse confrontation for staff when asking for ID as customers will be aware of the scheme being used.

Kind Regards

Charlotte Palmer
Senior Licensing Enforcement Officer