

Licensing Act 2003



PART A – PREMISES LICENCE

Granted by the London Borough of Enfield as Licensing Authority

Premises Licence Number:

Part 1 – Premises Details

Premises Name and Address:

Where the licence is time-limited, the dates:

Maximum number of persons permitted on the premises where the capacity is 5,000 or more.

The opening hours of the premises, the licensable activities authorised by the licence and the times the licence authorises the carrying out of those activities:

Operating Schedule Details

Location	Whole premises
Activity	Open to the Public
Sunday	08:00-23:30
Monday	08:00-23:30
Tuesday	08:00-23:30
Wednesday	08:00-23:30
Thursday	08:00-00:30
Friday	08:00-00:30
Saturday	08:00-00:30
Non-Standard Timings & Seasonal Variations	

Location	On & Off supplies
Activity	Supply of Alcohol
Sunday	08:00-23:00
Monday	08:00-23:00
Tuesday	08:00-23:00
Wednesday	08:00-23:00
Thursday	08:00-00:00
Friday	08:00-00:00
Saturday	08:00-00:00

Non-Standard Timings & Seasonal Variations	
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Location	Indoors & Outdoors
Activity	Late Night Refreshment
Sunday	-
Monday	-
Tuesday	-
Wednesday	-
Thursday	23:00-00:00
Friday	23:00-00:00
Saturday	23:00-00:00
Non-Standard Timings & Seasonal Variations	

Part 2

Name and (registered) address of holder(s) of premises licence:

Name: Mr Mazlum Demir

Address: [REDACTED]

Registered number of holder (if applicable):

Not applicable

Name and address of designated premises supervisor (where the licence authorises the supply of alcohol):

Name: Mr Mazlum Demir

Address: [REDACTED]

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

Personal Licence Number: [REDACTED]

Issuing Authority: London Borough of Haringey

Signed: [REDACTED]

Date: 8 November 2021

for and on behalf of the
London Borough of Enfield
Licensing Team,
Civic Centre, Silver Street,
Enfield EN1 3XY



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. All staff involved in the sale of alcohol shall receive induction and refresher training (at least every six months) relating to the sale of alcohol and the times and conditions of the premises licence.**
- 3. All training relating to the sale of alcohol and the times and conditions of the premises licence shall be documented and records kept at the premises. These records shall be made available to the Police and/or Local Authority upon request and shall be kept for at least one year.**
- 4. A 'Think 25' proof of age scheme shall be operated and relevant material shall be displayed at the premises.**
- 5. A record of refused sales shall be kept on the premises and completed when necessary. This record shall contain the date and time of the refusal, a description of the customer, the name of the staff member who refused the sale, and the reason the sale was refused. This record shall be made available to Police and/or the Local Authority upon request and shall be kept for at least one year from the date of the last entry.**
- 6. The Designated Premises Supervisor shall regularly check the refusals system to ensure it is being consistently used by all staff.**
- 7. Prominent, clear and legible notices shall be displayed at all public exits from the premises requesting customers respect the needs of local residents and leave the premises and area quietly. These notices shall be positioned at eye level and in a location where those leaving the premises can read them.**
- 8. Signs shall be prominently displayed on the exit doors advising customers that the premises is in a Public Space Protection Order Area (or similar) and that alcohol should not be taken out of the licensed area to be consumed in the street. These notices shall be positioned at eye level and in a location where they can be read by those leaving the premises.**
- 9. Staff shall ensure that the pavement from the building line to the kerb edge immediately outside the premises, including the gutter/channel at its**

junction with the kerb edge, is kept clean and free from litter at all material times to the satisfaction of the Licensing Authority.

10. All refuse and bottles shall be disposed of in bins quietly so as not to disturb neighbours or local residents. There shall be no disposal of glass bottles outside between the hours of 22:00 and 07:00.

11. Deliveries shall not be made to the premises between the hours of 22:00 and 07:00.

12. All 'off' sales of alcohol shall be made in a sealed container.

13. All those delivering to and from the premises shall be instructed to do so quietly so as not to disturb local residents.

14. Delivery of alcohol or late-night refreshment shall only be made to a domestic dwelling or place of business.

15. If there is no one available to take in the delivery, the courier shall not leave alcohol in an unattended place for collection later. It can be left with a neighbouring property only if the Think 25 condition above is taken into account.

16. Delivery of alcohol to anybody who appears to be under the age of 25 shall require evidence of proof of age to be shown to the person making the delivery. If proof is not provided or if there is any doubt about the I.D. the delivery of alcohol shall be refused.

17. A telephone number for the premises shall be provided to local residents, the Police and/or the Local Authority upon request to enable them to express any concerns about the running of the business. Staff shall be trained on the importance of answering calls.

18. The DPS, a personal licence holder or trained member of staff nominated in writing by the DPS shall be on duty at all times the premises are open to the public.

19. (a) A CCTV system covering the interior & exterior of the premises will be installed to current metropolitan police / Home office standards and shall be kept operational at all times the premises are open to the public.

(b) It shall be capable of taking a head & shoulders shot of persons entering the premises, of recording images to an evidential standard in any light and be capable of storing images for a minimum of 31 days.

(c) All staff who may work front of house shall be trained to operate the CCTV system and download images.

(d) At least one member of staff trained to operate the CCTV system & download images shall be on duty at all times the premises are open to the public. Footage shall be shown to the police and screenshots provided to them on request. Copies of downloaded images shall be provided to the police

on a USB stick, CD or other acceptable means as soon as possible and in any case within 24 hours of the request.

20. An incident book shall be kept at the premises, and made available to the police or authorized council officers, which will record the following:

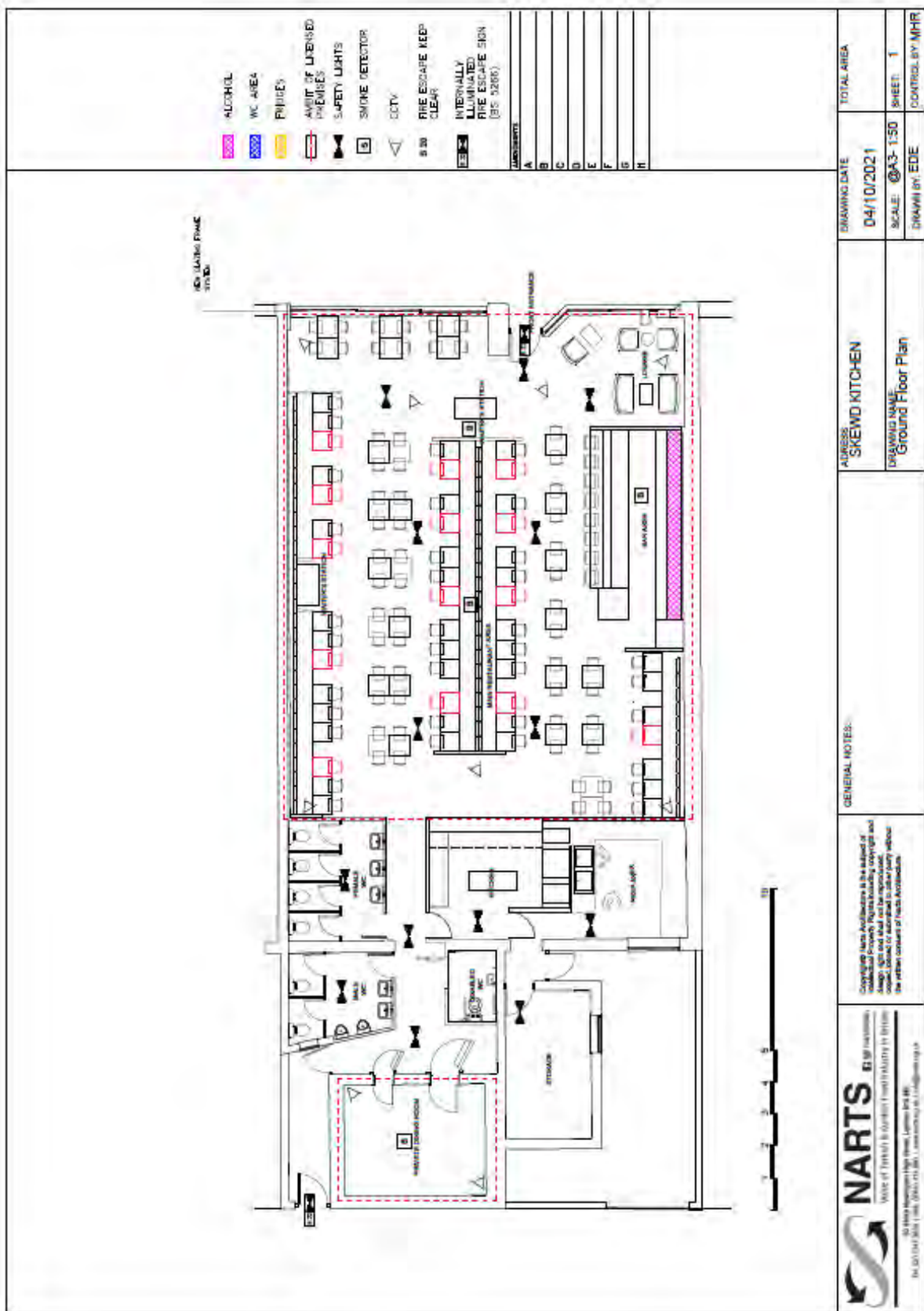
- (a) All crimes reported,
- (b) Lost property,
- (c) All ejections of customers,
- (d) Any complaints received,
- (e) Any incidents of disorder,
- (f) Any seizure of drugs or offensive weapons,
- (g) Any faults in the CCTV,
- (h) Any refusal in the sale of alcohol,
- (i) Any visit by a relevant authority or emergency service.

21. All alcohol shall be ancillary to the operation of the premises as a restaurant and alcohol may only be supplied with a substantial food order.

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

Not applicable

Annex 4 – Plans



Annex 1 – Mandatory Conditions

Mandatory conditions where the licence authorises the sale of alcohol (Note: Conditions 4, 5, and 7 relate to on-sales only)

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

1. No supply of alcohol may be made at a time when there is no designated premises supervisor in respect of this licence.
2. No supply of alcohol may be made at a time when the designated premises supervisor does not hold a personal licence or the personal licence is suspended.
3. Every supply of alcohol under this licence must be made or authorised by a person who holds a personal licence.
4. (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
(2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to:
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
 - (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner;
 - (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
5. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
6. (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.
(2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
(3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either -

- (a) a holographic mark, or
- (b) an ultraviolet feature.

7. The responsible person must ensure that –

(a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures -

- (i) beer or cider: ½ pint;
- (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
- (iii) still wine in a glass: 125 ml;

(b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and

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

A responsible person in relation to a licensed premises means the holder of the premises licence in respect of the premises, the designated premises supervisor (if any) or any individual aged 18 or over who is authorised by either the licence holder or designated premises supervisor. For premises with a club premises certificate, any member or officer of the club present on the premises in a capacity that which enables him to prevent the supply of alcohol.

8 (i) A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.

(ii) For the purposes of the condition set out in paragraph 8(i) above -

(a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;

(b) "permitted price" is the price found by applying the formula -

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

Where -

(i) P is the permitted price,

(ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and

(iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;

(c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence -

(i) the holder of the premises licence,

(ii) the designated premises supervisor (if any) in respect of such a licence, or

(iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;

(d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and

(e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.

(iii). Where the permitted price given by Paragraph 8(ii)(b) above would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.

(iv). (1) Sub-paragraph 8(iv)(2) below applies where the permitted price given by Paragraph 8(ii)(b) above on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.

(2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Supply of alcohol under a Club Premises Certificate

The mandatory conditions 4 to 8 above will apply. If the club premises certificate authorises the supply of alcohol for consumption off the premises, the following three mandatory conditions must also be included:

1. The supply of alcohol for consumption off the premises must be made at a time when the premises are open for the purposes of supplying alcohol to members of the club for consumption on the premises.
2. Any alcohol supplied for consumption off the premises must be in a sealed container.
3. Any alcohol supplied for consumption off the premises must be made to a member of the club in person.

Supply of alcohol from community premises

The following mandatory condition will replace the first three mandatory conditions above when an application is made for a premises licence by the management committee of community premises and the licensing authority also grants an application for this alternative licence condition to be included in the licence:

1. Every supply of alcohol under the premises licence must be made or authorised by the [management committee / management board / board of trustees].

Mandatory condition when a premises licence or a club premises certificate authorises the exhibition of films

9. Admission of children to the premises must be restricted in accordance with the film classification recommended by the British Board of Film Classification or recommended by this licensing authority as appropriate.

Mandatory Condition relating to door supervision which only applies where a premises licence includes a condition that one or more individuals must be at the premises to carry out a security activity

10. All persons guarding premises against unauthorised access or occupation or against outbreaks of disorder or against damage (door supervisors) must be licensed by the Security Industry Authority.

Annex 2

Section 182 Licensing Act Statutory Guidance, Revised December 2022

The full guidance can be found here:

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/1125660/Revised_guidance_issued_under_section_182_of_the_Licensing_Act_2003_December_2022.pdf

Extracted sections relevant to this review and regulated entertainment:

16.1 Schedule 1 to the 2003 Act sets out what activities are regarded as the provision of regulated entertainment and when they are licensable and those activities which are not and therefore exempt from the regulated entertainment regime.

16.2 The descriptions of entertainment activities licensable under the 2003 Act are: (only included relevant information, not the exhaustive list)

- a performance of live music;
- any playing of recorded music; and
- entertainment of a similar description to a performance of live music, any playing of recorded music or a performance of dance.

16.3 To be licensable, one or more of these activities needs to be provided for the purpose (at least partly) of entertaining an audience; has to be held on premises made available for the purpose of enabling that activity; and must also either:

- take place in the presence of a public audience, or
- where that activity takes place in private, be the subject of a charge made with a view to profit.

16.6 As a result of deregulatory changes that have amended the 2003 Act, no licence is required for the following activities: (only included relevant information, not the exhaustive list)

- Recorded Music: no licence permission is required for:

– any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.

Recorded music

16.33 No licence is required for recorded music where it takes place on premises which are authorised by a premises licence or club premises certificate to be used for the supply of alcohol for consumption on the premises. However, recorded music remains licensable:

- where the playing of recorded music takes place before 08.00 or after 23.00 on any day;
- where the playing of recorded music takes place at a time when the relevant licensed premises are not open for the purposes of being used for the sale or supply of alcohol for consumption on the premises;
- where the playing of recorded music takes place at relevant licensed premises in the presence of an audience of more than 500 people; and
- where a licensing authority intentionally removes the effect of the deregulation provided for by the 2003 Act (as amended).

Licence conditions

Live Music or recorded music

16.36 Any existing licence conditions (or conditions added on a determination of an application for a premises licence or club premises certificate) which relate to live music or recorded music remain in place, but are suspended between the hours of 08.00 and 23.00 on the same day where the following conditions are met:

- at the time of the music entertainment, the premises are open for the purposes of being used for the sale or supply of alcohol for consumption on the premises;
- if the music is amplified, it takes place before an audience of no more than 500 people; and
- the music takes place between 08.00 and 23.00 on the same day.

16.37 Whether a licence condition relates to live or recorded music will be a matter of fact in each case. In some instances, it will be obvious that a condition relates to music and will be suspended, for example “during performances of live music all doors and windows must remain closed”. In other instances, it might not be so obvious: for example, a condition stating “during performances of regulated entertainment all doors and windows must remain closed” would be suspended insofar as it relates to music between 08.00 and 23.00 on the same day to an

audience of up to 500, but the condition would continue to apply if there was regulated entertainment after 23.00.

16.38 More general licence conditions (e.g. those relating to overall management of potential noise nuisance) that are not specifically related to the provision of entertainment (e.g. signage asking patrons to leave quietly) will continue to have effect.

16.39 Chapter 9 of this Guidance sets out how a licensing authority must determine applications for a new licence or to vary an existing premises licence. Licence conditions imposed, in accordance with paragraphs 9.41 to 9.43, for live or recorded music activities will only apply if the activity meets the criteria of having more than 500 people present, and/or the activities are taking place between 23.00 and 08.00.

16.40 These conditions will, in effect, be suspended between 08.00 and 23.00 if a performance of live music or the playing of recorded music takes place before an audience of 500 people or fewer, but will remain on the face of the licence for when these activities may take place under other circumstances.

16.41 Where a performance of live music or the playing of recorded music on relevant licensed premises is not licensable, it remains possible for anyone to apply for a review of a licence or certificate, if there are appropriate grounds to do so.

Licence reviews: Live and recorded music

16.55 On a review of a premises licence or club premises certificate, section 177A(3) of the 2003 Act permits a licensing authority to lift the suspension and give renewed effect to an existing condition relating to music. Similarly, under section 177A(4), a licensing authority may add a condition relating to music as if music were regulated entertainment, and as if that premises licence or club premises certificate licensed the music. In both instances the condition should include a statement that Section 177A does not apply to the condition.

16.56 An application for a review in relation to relevant premises can be made by a licensing authority, any responsible authority or any other person. Applications for review must still be relevant to one or more of the licensing objectives and meet a number of further requirements.

Incidental music

16.57 The performance of live music or playing of recorded music is not regulated entertainment under the 2003 Act if it is 'incidental' to another activity "which is not itself a description of entertainment falling within paragraph 2" of Schedule 1 to the 2003 Act.

16.58 The incidental music exemption can apply to an indoor sporting event or a performance of a play or dance for which no licence is required, as it takes place

between 08.00 and 23.00 on the same day and before an audience which does not exceed the relevant limit. This is because such an activity is no longer a description of entertainment within the meaning of paragraph 2 of Schedule 1 to the 2003 Act. This means that, while a performance of live music or the playing of recorded music cannot be incidental to a boxing or wrestling entertainment⁷⁶ such music may be within the scope of the incidental music exemption for an indoor sporting event or performance of a play or dance for which no licence is required.

16.59 Whether or not music is “incidental” to another activity will depend on the facts of each case. In considering whether or not live or recorded music is incidental, one relevant factor could be whether, against a background of the other activities already taking place, the addition of music will create the potential to undermine the promotion of one or more of the four licensing objectives of the 2003 Act. Other factors might include some or all of the following:

- Is the music the main, or one of the main, reasons for people attending the premises and being charged?
- Is the music advertised as the main attraction?
- Does the volume of the music disrupt or predominate over other activities, or could it be described as ‘background’ music?

16.60 Conversely, factors which would not normally be relevant in themselves include:

- the number of musicians, e.g. an orchestra providing incidental music at a large exhibition;
- whether musicians are paid;
- whether the performance is pre-arranged; and
- whether a charge is made for admission to the premises.

16.61 In any disputed case, it will be for the licensing authority initially and, ultimately, for the courts to consider whether music is “incidental” in the individual circumstances of any case.

Annex 3

From: [Ellie Green](#)
To: info@skewd.com
Cc: [Joynul Islam](#)
Subject: Complaints at Skewd Kitchen, 113-115 Cockfosters Road, BARNET, EN4 0DA.t
Date: 04 November 2022 16:09:00
Attachments: [Annual Fee Reminder Letter 4.11.22.pdf](#)

Dear Mr Demir

This afternoon, I spoke to your manager, Ilyas, for the above premises regarding the recent complaints. I believe you are aware of the complaints that have been received since the premises opened in mid-October, via my colleague, Joynul Islam.

Here is a brief summary of our conversation:

- DJ until 10.30pm/11pm Thursday to Saturday.
- Only just opened premises.
- Opening party vibes, much quieter now.
- State when OOH officers came when music was background level only, no DJ on site as they had finished.
- Who's in charge of the background music – Ilyas.
- There is a noise panel on the side of the wall near the front, need a pin to access it.
- Type of music – restaurant dining music as background, so does DJ, not dance music
- Premises before was a bank.
- Not playing live music, just DJ.
- DJ the same each day/each week? Resident DJ? No, get different DJs Suggest before they start, they sign record to be aware to keep music at lower level and be mindful of local residents.
- Noise limiter within the panel, can set to three different levels, and also on the DJ deck. DJ deck only provided when DJ playing. Provided by premises and DJ links into it.
- EVG advised officers will monitor premises as new and complaints. Advised to remind all staff of times and conditions.
- Residents become harassing and bullying, Ilyas advised he will record any communication. Advised they should contact council if cannot be polite.
- Ilyas has sent letters to residents, sent vouchers. Residents have rung in.
- Resident rang premises around 10pm, to advise of loud noise, Ilyas turned down. Afterwards resident confirmed happy with action taken.
- Number to call Ilyas mobile if any noise issues , agreed to give to residents. Want to work with residents to resolve matter.
- No customers after 11.30pm, not got a reputation for that. Latest they arrive is 9.30pm.
- Christmas events – no later hours to be sought, stay as normal hours. Not planned. Want to keep it as a restaurant.
- Asked why a DJ? Part of atmosphere, if special occasion, not loud, but good vibes. Not club vibe.
- Only allowed drinks with food, not drink only. Ilyas aware of this.
- EVG Warned about review/prosecution.
- Best email is: info@skewd.com
- EVG Advised annual fee due 8/11/22
- Ilyas wants enforcement to come and test out music level.

I would now like to confirm the licensing advice regarding the noise issues.

Premises licence LN/202100333 does not specify any music as a licensable activity. As the premises is licensed for the sale of alcohol (on sales), you are automatically entitled to provide music between 8am and 11pm. After 11pm, only background music is permitted. We consider background music to be quiet enough so that customers or staff do not need to raise their voice to be heard, and so that it is at a level that does not encourage singing or dancing.

Providing music deemed to be regulated entertainment that is not licensed is a criminal offence. If found guilty, there is an unlimited fine and/or up to 6 months imprisonment.

Furthermore, your premises licence could be reviewed to reduce hours for example, or even be revoked. Through a review, the Licensing Authority could seek to disapply the above automatic entitlement, so you would not be permitted music at any time.

I hope you take on board these timings, as the (5) complaints we have received allege that the loud music goes on until 1am. Please take this opportunity to remind all staff about the times and conditions of the premises licence.

As complaints have been received, officers will be monitoring the premises.

I will pass on Ilyas' number to residents should they need to call regarding any noise issues.

I am aware Joynul has given you advice about the noise complaints. Just to add that simply turning the volume of music down and undertaking regular checks outside will help manage the noise.

A reminder has been sent today to the accounts email address, that the annual fee is due by 8/11/22. I attach a copy for your information.

If you wish to discuss this matter further, please do not hesitate to contact me, but I also welcome any further comments you may have.

Yours sincerely
Ellie

Ellie Green (she/her)

**Licensing Team Manager
Licensing Team
Environment & Operational Services
Place Directorate
Enfield Council
Silver Street
Enfield
EN1 3ES**

Website: www.enfield.gov.uk

Protect the Environment – Think Before You Print.

"Enfield Council is committed to serving the whole Borough fairly, delivering excellent services and building strong communities".

Mr Mazlum Demir
Skewd Kitchen
113-115 Cockfosters Road
BARNET
EN4 0DA

Please reply to: Joynul Islam
Pollution Control and Planning
Enforcement,
Civic Centre, Silver Street,
Enfield, EN1 3XY

E-mail: 

Your Ref: 

Date: 10/11/2022

Dear Sir or Madam

Environmental Protection Act 1990

Section 80 Abatement Notice (Noise Nuisance)

Premises: Skewd Kitchen, 113-115 Cockfosters Road, BARNET, EN4 0DA

Please find enclosed an Abatement Notice served in respect of a statutory nuisance coming from the above premises.

The Notice specifies what matters constitute a statutory nuisance and requires that you abate the nuisance.

If you wish to appeal against the Notice, you should do so directly to the Magistrates Court within 21 days of the notice being served (Highbury Corner Magistrates' Court, 51 Holloway Road, London N7 8JA). The rear of the Notice explains the grounds of appeal.

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

Yours faithfully


Joynul Islam
Environmental Protection (Commercial Nuisance) Officer

IMPORTANT – Enfield residents should register for an online Enfield Connected account. Enfield Connected puts many Council services in one place, speeds up your payments and saves you time – to set up your account today go to www.enfield.gov.uk/connected

Sarah Cary
Executive Director Place
Enfield Council
Civic Centre, Silver Street
Enfield EN1 3XY

Website: www.enfield.gov.uk

ENVIRONMENTAL PROTECTION ACT 1990 – SECTION 80

ABATEMENT NOTICE IN RESPECT OF STATUTORY NUISANCE

To: **Mr Mazlum Demir**
of: **Skewd Kitchen**
113-115 Cockfosters Road
BARNET
EN4 0DA

TAKE NOTICE that under the provisions of the Environmental Protection Act 1990 the Council of the London Borough of Enfield, being satisfied of the likely occurrence and recurrence of noise amounting to a nuisance under section 79(1)(g) of the above Act at **Skewd Kitchen, 113-115 Cockfosters Road, BARNET, EN4 0DA** within the district of the said Council arising from:

The playing of amplified music on the said premises and causing a nuisance to persons in neighbouring premises.

HEREBY REQUIRE the abatement of the said nuisance and also,
HEREBY PROHIBIT the RECURRENCE of the said nuisance, and for that purpose require you, as the occupier/owner responsible for the premises concerned, **forthwith** to:

Not play or permit the playing of amplified music at such a volume to cause a nuisance to persons residing in the vicinity and/or to implement measures necessary to abate any noise that's crossing the premises boundary and causing a nuisance beyond in other premises.

IN the event of an appeal this notice shall NOT be suspended until the appeal has been abandoned or decided by the Court, as, in the opinion of the Council, the expenditure which would be incurred by any person in carrying out works in compliance with this notice before any appeal has been decided, would not be disproportionate to the public benefit to be expected in that period from such compliance.

IF YOU CONTRAVENE without reasonable excuse any requirement of this notice you will be guilty of an offence under section 80(4) of the Environmental Protection Act 1990 and on summary conviction will be liable to a fine not exceeding level 5 on the Standard Scale*, together with a further fine of an amount equal to one-tenth of that level for each day on which the offence continues after conviction. (*A person who commits an offence on industrial, trade or business premises will be liable, on summary conviction, to a fine of unlimited amount).

The Council may take proceedings for securing the abatement, prohibition or restriction of the nuisance. (Furthermore, if you fail to execute all or any of the works in accordance with this notice, the Council may execute those works and recover from you the necessary expenditure incurred).

Signed: [REDACTED]

Joynul Islam, Environmental Protection Officer

Dated: **10/11/2022**

NOTE – The person served with this notice may appeal against the notice to a magistrates' court within 21 days from service of the notice.

NB See attached explanatory notes PH27 (N)

Address for all communications:
London Borough of Enfield
Pollution Control & Planning Enforcement
PO Box 57, Civic Centre, Silver Street, Enfield, EN1 3XY

Contact: **Mr Joynul Islam**

Telephone: [REDACTED]

ENVIRONMENTAL PROTECTION ACT 1990-SECTION 80

ABATEMENT NOTICE IN RESPECT OF STATUTORY NUISANCE

NOTES

(as amended)

The Statutory Nuisance (Appeals) Regulations 1990 provide as follows:

APPEALS UNDER SECTION 80(3) of the ENVIRONMENTAL PROTECTION ACT 1990 (“the 1990 Act”)

2. - (1) The provisions of this regulation apply in relation to an appeal brought by any person under section 80(3) of the 1990 Act (appeals to magistrates) against an abatement notice served upon him by a local authority.

(2) The grounds on which a person served with such a notice may appeal under section 80(3) are any one or more of the following grounds that are appropriate in the circumstances of the particular case -

(a) that the abatement notice is not justified by section 80 of the 1990 Act (summary proceedings for statutory nuisances);

(b) that there has been some informality, defect or error in, or in connection with, the abatement notice, or in, or in connection with, any copy of the abatement notice served under section 80A(3) (certain notices in respect of vehicles, machinery or equipment);

(c) that the authority have refused unreasonably to accept compliance with alternative requirements, or that the requirements of the abatement notice are otherwise unreasonable in character or extent, or are unnecessary;

(d) that the time, or where more than one time is specified, any of the times, within which the requirements of the abatement notice are to be complied with is not reasonably sufficient for the purpose;

(e) where the nuisance to which the notice relates -

(i) is a nuisance falling within section 79(1)(a), (d), (e), (f), (fa) or (g) of the 1990 Act and arises on industrial, trade, or business premises, or

(ii) is a nuisance falling within section 79(1)(b) of the 1990 Act and the smoke is emitted from a chimney, or

(iii) is a nuisance falling within section 79(1)(ga)[4] of the 1990 Act and is noise emitted from or caused by a vehicle, machinery or equipment being used for industrial, trade or business purposes, that the best practicable means were used to prevent, or to counteract the effects of, the nuisance; or

(iv) is a nuisance falling within section 79(1)(fb) of the 1990 Act and

(aa) the artificial light is emitted from industrial, trade or business premises, or

(bb) the artificial light (not being light to which sub-paragraph (aa) applies) is emitted by lights used for the purpose only of illuminating an outdoor relevant sports facility (within the meaning given by section 80(8A) of the 1990 Act)

(f) that, in the case of a nuisance under section 79(1)(g) or (ga) of the 1990 Act (noise emitted from premises), the requirements imposed by the abatement notice by virtue of section 80(1)(a) of the Act are more onerous than the requirements for the time being in force, in relation to the noise to which the notice relates, of -

(i) any notice served under section 60 or 66 of the 1974 Act (control of noise on construction sites and from certain premises), or

(ii) any consent given under section 61 or 65 of the 1974 Act (consent for work on construction sites and consent for noise to exceed registered level in a noise abatement zone), or

(iii) any determination made under section 67 of the 1974 Act (noise control of new buildings);

(g) that, in the case of a nuisance under section 79(1)(ga) of the 1990 Act (noise emitted from or caused by vehicles, machinery or equipment), the requirements imposed by the abatement notice by virtue of section 80(1)(a) of the Act are more onerous than the requirements for the time being in force, in relation to the noise to which the notice relates, of any condition of a consent given under paragraph 1 of Schedule 2 to the 1993 Act (loudspeakers in streets or roads);

(h) that the abatement notice should have been served on some person instead of the appellant, being -

(i) the person responsible for the nuisance, or
(ii) the person responsible for the vehicle, machinery or equipment, or
(iii) in the case of a nuisance arising from any defect of a structural character, the owner of the premises, or
(iv) in the case where the person responsible for the nuisance cannot be found or the nuisance has not yet occurred, the owner or occupier of the premises;

(i) that the abatement notice might lawfully have been served on some person instead of the appellant being -

(i) in the case where the appellant is the owner of the premises, the occupier of the premises, or

(ii) in the case where the appellant is the occupier of the premises, the owner of the premises, and that it would have been equitable for it to have been so served;

(j) that the abatement notice might lawfully have been served on some person in addition to the appellant, being -

(i) a person also responsible for the nuisance, or
(ii) a person who is also owner of the premises, or
(iii) a person who is also an occupier of the premises, or
(iv) a person who is also the person responsible for the vehicle, machinery or equipment, and that it would have been equitable for it to have been so served.

(3) If and so far as an appeal is based on the ground of some informality, defect or error in, or in connection with, the abatement notice, or in, or in connection with, any copy of the notice served under section 80A(3), the court shall dismiss the appeal if it is satisfied that the informality, defect or error was not a material one.

(4) Where the grounds upon which an appeal is brought include a ground specified in paragraph (2)(i) or (j) above, the appellant shall serve a copy of his notice of appeal on any other person referred to, and in the case of any appeal to which these regulations apply he may serve a copy of his notice of appeal on any other person having an estate or interest in the premises, vehicle, machinery or equipment in question.

(5) On the hearing of the appeal the court may -

(a) quash the abatement notice to which the appeal relates, or
(b) vary the abatement notice in favour of the appellant in such manner as it thinks fit, or
(c) dismiss the appeal;
and an abatement notice that is varied under sub-paragraph (b) above shall be final and shall otherwise have effect, as so varied, as if it had been so made by the local authority.

(6) Subject to paragraph (7) below, on the hearing of an appeal the court may make such order as it thinks fit -

(a) with respect to the person by whom any work is to be executed and the contribution to be made by any person towards the cost of the work, or
(b) as to the proportions in which any expenses which may become recoverable by the authority under Part III of the 1990 Act are to be borne by the appellant and by any other person.

- (7) In exercising its powers under paragraph (6) above the court -
- (a) shall have regard, as between an owner and an occupier, to the terms and conditions, whether contractual or statutory, of any relevant tenancy and to the nature of the works required, and
 - (b) shall be satisfied before it imposes any requirement thereunder on any person other than the appellant, that the person has received a copy of the notice of appeal in pursuance of paragraph (4) above.

Suspension of notice

- 3.- (1) Where -
- (a) an appeal is brought against an abatement notice served under section 80 or section 80A of the 1990 Act, and -
 - (b) either -
 - (i) compliance with the abatement notice would involve any person in expenditure on the carrying out of works before the hearing of the appeal, or
 - (ii) in the case of a nuisance under section 79(1)(g) or (ga) of the 1990 Act, the noise to which the abatement notice relates is noise necessarily caused in the course of the performance of some duty imposed by law on the appellant, and
 - (c) either paragraph (2) does not apply, or it does apply but the requirements of paragraph (3) have not been met, the abatement notice shall be suspended until the appeal has been abandoned or decided by the court.

- (2) This paragraph applies where -
- (a) the nuisance to which the abatement notice relates -
 - (i) is injurious to health, or
 - (ii) is likely to be of a limited duration such that suspension of the notice would render it of no practical effect, or
 - (b) the expenditure which would be incurred by any person in the carrying out of works in compliance with the abatement notice before any appeal has been decided would not be disproportionate to the public benefit to be expected in that period from such compliance.

- (3) Where paragraph (2) applies the abatement notice -
- (a) shall include a statement that paragraph (2) applies, and that as a consequence it shall have effect notwithstanding any appeal to a magistrates' court which has not been decided by the court, and
 - (b) shall include a statement as to which of the grounds set out in paragraph (2) apply.

Mazlum Demir
Skewd Kitchen
113-115 Cockfosters Road
BARNET
EN4 0DA

Please reply to : Joynul Islam,
Pollution Control & Planning
Enforcement,
Environment, Place Directorate,
E-mail : 
Phone : 

Your Ref : 
Date : 02/12/2022

Dear Sir/Madam,

Environmental Protection Act 1990, Part III, Section 80(4).
London Local Authorities Act 2004.
Fixed Penalty Notice for a breach of a Section 80 Noise Abatement Notice.
Re: Skewd Kitchen, 113-115 Cockfosters Road, BARNET, EN4 0DA.

I write in regard to the Noise Abatement Notice served on 10/11/2022 and the subsequent breach of the terms of that Notice witnessed on 26/11/2022.

The Council have decided to issue you with a Fixed Penalty Notice (FPN) for this criminal offence. The FPN offers you an opportunity to discharge any liability to conviction for the offence of breaching the Abatement Notice by payment of the FPN. No proceedings will be taken for this offence before the expiration of 28 calendar days following the date of the FPN. If you fail to pay the FPN within the 28-day period, legal proceedings for the offence may be commenced against you.

I hope this explains the situation clearly; should you wish to discuss this matter further please do not hesitate to contact me.

Yours sincerely


Joynul Islam
Environmental Protection (Commercial Nuisance) Officer

Notice number: [REDACTED]
FPN_LLA & EPA 1990



FIXED PENALTY NOTICE:
London Local Authorities Act 2004
(Schedule 2)

OFFENCE: BREACH OF A SECTION 80 ABATEMENT NOTICE

Mazlum Demir
Skewd Kitchen
113-115 Cockfosters Road
BARNET
EN4 0DA

I, Joynul Islam, an authorised officer of Enfield Council have reason to believe that you have committed an offence details of which are contained in this notice. This notice offers you the opportunity of discharging any liability to conviction for that offence by payment of a fixed penalty of **£400**. No proceedings will be taken for this offence before the expiration of 28 calendar days following the date of this notice. The expiration date is **30/12/2022**. You will not be liable to conviction for the offence if you pay the fixed penalty before 28 calendar days. An early payment discount will apply if the penalty is paid before the end of the period of 14 calendar days beginning with the date of the notice. The last date for early payment is **16/12/2022**. The amount to be paid for an early payment discount is **£240**.

Date of offence:
26/11/2022

Location of offence:
Skewd Kitchen, 113-115 Cockfosters Road, BARNET, EN4 0DA

Offence:
Breach of Section 80 Abatement Notice served under Environmental Protection Act 1990

Circumstances alleged to constitute the offence:
Statutory Nuisance caused by the playing of loud music, in breach of the Section 80 Abatement Notice which was served on 10/11/2022.

PLEASE NOTE: If you do not pay the fixed penalty within the period of 28 calendar days, you are liable to be prosecuted for the offence described above and if convicted could receive a fine of up to 'unlimited' in the Magistrates Court.

Signature of Authorised Officer [REDACTED]	Name	Joynul Islam
[REDACTED]	Date	02/12/2022

Environmental Protection Team, PO Box 57, Civic Centre, Silver Street, Enfield, EN1 3XH

PAYMENT INFORMATION IS GIVEN ON THE BACK OF THIS NOTICE

Notice number: [REDACTED]
FPN_LLA & EPA 1990

HOW TO PAY YOUR FIXED PENALTY NOTICE

You can pay by debit/credit card, or cheque:

Online

Visit the Council website: www.enfield.gov.uk

[Click '**Make a Payment**' on the home page. Then click '**Pay a penalty Notice**' under the sub-section 'Other'. Click on '**Pay a Fixed Penalty Notice (FPN) prefixed with WK/**']

Internet or phone banking

Pay us directly into the London Borough of Enfield bank account using account number: 81228307 and sort code: 40-20-23 (HSBC Bank), **quoting your notice number** [REDACTED] **as the reference.**

By Post:

Send a cheque made payable to: London Borough of Enfield. Write the notice number [REDACTED] and cost code **ES0198 67703** on the back of the cheque.

Post to:

Exchequer Services
London Borough of Enfield
Civic Centre
Silver Street
Enfield
EN1 3XA

If sending by post to qualify for early payment we must receive the payment before the expiration of 14 days starting with the date of this notice (you should post your payment in good time to allow delivery of it within the stated period).

Annex 6

From: [Ellie Green](#)
To: info@skewd.com
Cc: [Joynul Islam](#)
Subject: RE: Complaints at Skewd Kitchen, 113-115 Cockfosters Road, BARNET, EN4 0DA.t
Date: 16 December 2022 14:54:00

Dear Mr Demir

In response to my email, Mr Islam has updated me further that Fixed Penalty Notices have been served already.

Therefore we have no option but to pursue the review outlined below, I will be in touch shortly regarding this.

Kind regards
Ellie

Ellie Green (she/her)

**Licensing Team Manager
Licensing Team
Environment & Operational Services
Place Directorate
Enfield Council
Silver Street
Enfield
EN1 3ES**

**Website: www.enfield.gov.uk
Protect the Environment – Think Before You Print.**

"Enfield Council is committed to serving the whole Borough fairly, delivering excellent services and building strong communities".

From: Ellie Green
Sent: 16 December 2022 14:36
To: info@skewd.com
Cc: Joynul Islam <Joynul.Islam@enfield.gov.uk>
Subject: RE: Complaints at Skewd Kitchen, 113-115 Cockfosters Road, BARNET, EN4 0DA.t

Dear Mr Demir

Since my last email to you, I am aware that you have been served with Section 80 Noise abatement notices following officers witnessing a statutory noise nuisance. The Council has still received 12 further complaints since this, relating to loud music emanating from the premises.

Most recently, noise officers also received a noise complaint from a local resident on Saturday 10 December 2022, but later confirmed the music had been turned down before the officers could assess.

I am sure you have been made aware of the penalty should the noise abatement notice be witnessed to be breached, for example, a fixed penalty notice can be issued.

As mentioned before, from a licensing perspective, we know we have advised you on more than one occasion about the loud music. If complaints persist/a nuisance is further witnessed, we would certainly consider reviewing the premises licence to disapply the music entitlement before 11pm, which means you could not provide any regulated entertainment (other than background level).

It appears that a DJ and the associated equipment is not suitable for this restaurant, nor does the building appear adequate to prevent sound travelling. Therefore you are strongly advised to stop providing the DJ and/or similar loud music.

If you wish to make any comments relating to what actions you have or will take in relation to preventing any further noise complaints, I look forward to hearing from you.

Finally, please confirm receipt of this email.

Yours sincerely
Ellie

Ellie Green (she/her)

**Licensing Team Manager
Licensing Team
Environment & Operational Services
Place Directorate
Enfield Council
Silver Street
Enfield
EN1 3ES**

**Website: www.enfield.gov.uk
Protect the Environment – Think Before You Print.**

"Enfield Council is committed to serving the whole Borough fairly, delivering excellent services and building strong communities".

From: Ellie Green
Sent: 04 November 2022 16:10
To: info@skewd.com
Cc: Joynul Islam <Joynul.Islam@enfield.gov.uk>
Subject: Complaints at Skewd Kitchen, 113-115 Cockfosters Road, BARNET, EN4 ODA.t

Dear Mr Demir

This afternoon, I spoke to your manager, Ilyas, for the above premises regarding the recent complaints. I believe you are aware of the complaints that have been received since the

premises opened in mid-October, via my colleague, Joynul Islam.

Here is a brief summary of our conversation:

- DJ until 10.30pm/11pm Thursday to Saturday.
- Only just opened premises.
- Opening party vibes, much quieter now.
- State when OOH officers came when music was background level only, no DJ on site as they had finished.
- Who's in charge of the background music – Ilyas.
- There is a noise panel on the side of the wall near the front, need a pin to access it.
- Type of music – restaurant dining music as background, so does DJ, not dance music
- Premises before was a bank.
- Not playing live music, just DJ.
- DJ the same each day/each week? Resident DJ? No, get different DJs Suggest before they start, they sign record to be aware to keep music at lower level and be mindful of local residents.
- Noise limiter within the panel, can set to three different levels, and also on the DJ deck. DJ deck only provided when DJ playing. Provided by premises and DJ links into it.
- EVG advised officers will monitor premises as new and complaints. Advised to remind all staff of times and conditions.
- Residents become harassing and bullying, Ilyas advised he will record any communication. Advised they should contact council if cannot be polite.
- Ilyas has sent letters to residents, sent vouchers. Residents have rung in.
- Resident rang premises around 10pm, to advise of loud noise, Ilyas turned down. Afterwards resident confirmed happy with action taken.
- Number to call Ilyas mobile if any noise issues , agreed to give to residents. Want to work with residents to resolve matter.
- No customers after 11.30pm, not got a reputation for that. Latest they arrive is 9.30pm.
- Christmas events – no later hours to be sought, stay as normal hours. Not planned. Want to keep it as a restaurant.
- Asked why a DJ? Part of atmosphere, if special occasion, not loud, but good vibes. Not club vibe.
- Only allowed drinks with food, not drink only. Ilyas aware of this.
- EVG Warned about review/prosecution.
- Best email is: info@skewd.com
- EVG Advised annual fee due 8/11/22
- Ilyas wants enforcement to come and test out music level.

I would now like to confirm the licensing advice regarding the noise issues.

Premises licence LN/202100333 does not specify any music as a licensable activity. As the premises is licensed for the sale of alcohol (on sales), you are automatically entitled to provide music between 8am and 11pm. After 11pm, only background music is permitted. We consider background music to be quiet enough so that customers or staff do not need to raise their voice to be heard, and so that it is at a level that does not encourage singing or dancing.

Providing music deemed to be regulated entertainment that is not licensed is a criminal offence. If found guilty, there is an unlimited fine and/or up to 6 months imprisonment.

Furthermore, your premises licence could be reviewed to reduce hours for example, or even be revoked. Through a review, the Licensing Authority could seek to disapply the above automatic entitlement, so you would not be permitted music at any time.

I hope you take on board these timings, as the (5) complaints we have received allege that the loud music goes on until 1am. Please take this opportunity to remind all staff about the times and conditions of the premises licence.

As complaints have been received, officers will be monitoring the premises.

I will pass on Ilyas' number to residents should they need to call regarding any noise issues.

I am aware Joynul has given you advice about the noise complaints. Just to add that simply turning the volume of music down and undertaking regular checks outside will help manage the noise.

A reminder has been sent today to the accounts email address, that the annual fee is due by 8/11/22. I attach a copy for your information.

If you wish to discuss this matter further, please do not hesitate to contact me, but I also welcome any further comments you may have.

Yours sincerely

Ellie

Ellie Green (she/her)

**Licensing Team Manager
Licensing Team
Environment & Operational Services
Place Directorate
Enfield Council
Silver Street
Enfield
EN1 3ES**

Website: www.enfield.gov.uk

Protect the Environment – Think Before You Print.

"Enfield Council is committed to serving the whole Borough fairly, delivering excellent services and building strong communities".

Annex 7

From: Licensing
Sent: 28 December 2022 09:32
To: 'accounts@skewd.com' <accounts@skewd.com>; 'info@skewd.com' <info@skewd.com>; <xxxxx@skewd.com>
Subject: RE: Skewd Kitchen, 113-115 Cockfosters Road, EN4 0DA. - Unauthorised music [SEC=OFFICIAL]

Copying in Songul for your attention also – see email below.
Please confirm receipt.
Yours sincerely

**Licensing Team
Environment & Operational Services
Place Directorate
Enfield Council
Silver Street
Enfield
EN1 3ES**

Website: www.enfield.gov.uk
Protect the Environment – Think Before You Print.

"Enfield Council is committed to serving the whole Borough fairly, delivering excellent services and building strong communities".

From: Licensing
Sent: 22 December 2022 16:03
To: accounts@skewd.com; info@skewd.com
Subject: FW: Skewd Kitchen, 113-115 Cockfosters Road, EN4 0DA. - Unauthorised music [SEC=OFFICIAL]

Classification: OFFICIAL

Dear Mr Demir

It has come to the attention of the Licensing Team that you are advertising a DJ until late over the Christmas period, and more specifically until 2am on New Year's Eve.

Your premises licence LN/202100333 does not permit any music after 11pm as it does not specify any regulated entertainment as a licensable activity. The licence does not refer to any seasonal variations such as New Year's Eve/New Year's Day.

No Temporary Event Notice (TEN) has been applied for in relation to 31 December 2022/1 January 2023.

TENs should be submitted 10 full working days before the first day of the TEN event, and Late TENs must only be submitted as an emergency, which this is a planned event so does not fall under this category. Furthermore, Late TENs must be submitted between 10 but no less than 5 full working days between the day after the receipt of the TEN and the first day of the TEN. Therefore, you are out of time to submit any TEN for New Year's Eve.

You are warned that you cannot proceed with providing music or offering any licensable activities other than that stated on your premises licence. If you go after hours, this is a criminal offence under Section 136 of the Licensing Act 2003. If found guilty of such offences, this attracts an unlimited fine and/or up to 6 months imprisonment.

You could also face a review of your premises licence.

Both council and police licensing officers are aware that this advice has been provided to you.

Yours sincerely

**Licensing Team
Environment & Operational Services
Place Directorate
Enfield Council
Silver Street
Enfield
EN1 3ES**

Website: www.enfield.gov.uk

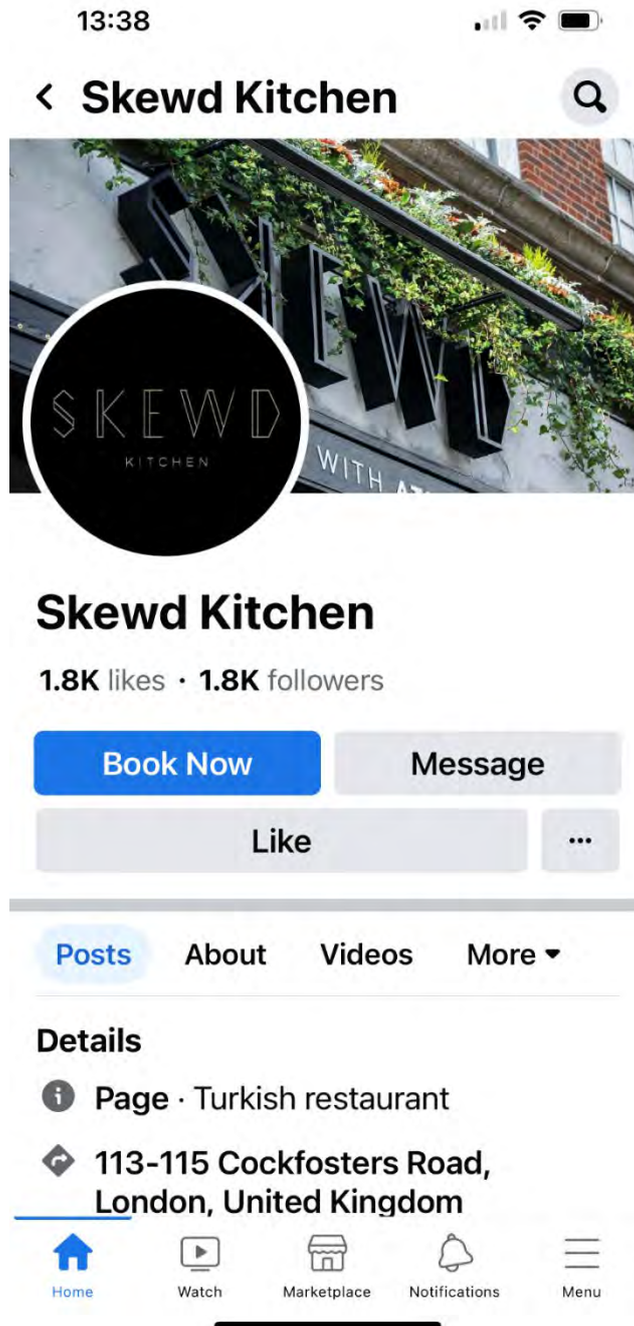
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ANNEX 8

Skewd Kitchen Facebook Posts

Extracted from public facebook post on 19 December 2022





Skewd Kitchen

1.8K likes · 1.8K followers

[Book Now](#)
[Message](#)

[Like](#)
⋮

- Posts**
- About
- Videos
- More ▾

Details

- i** Page · Turkish restaurant
- 📍** 113-115 Cockfosters Road, London, United Kingdom
- ☎** [020 8449 7771](tel:02084497771)
- ✉** info@skewdkitchen.com
- 🔗** skewdkitchen.com

Posts

About

Videos

More ▾

✉ info@skewdkitchen.com

🔗 skewdkitchen.com

🕒 Open now

⋮ See Skewd Kitchen's About Info

📍 Menu

View menu



Main Menu 'A... Drinks Menu

Skewd Kitchen's posts



Skewd Kitchen



19 h · 🌐

Join us for the ultimate New Year's Eve dining experience at Skewd Kitchen with a live DJ until 2am! 🔥 Indulge in our carefully curated



Home



Watch



Marketplace



Notifications



Menu

< 🔍 skewd kitchen

All Posts People Groups Photos \



Skewd Kitchen is at Skewd Kitchen.



1 d · London · 🌐

The most luxurious feast in North London! 🌟
We're taking our flavours to new heights so you won't ever be disappointed! Make a reservation during the festive season via our website now! 📱 Our live DJ begins at 7:30pm tonight! [#AnatolianWithAttitude](#)



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Notifications



Menu

17:45



Skewd Kitchen is at Skewd Kitchen.



2 d · London · 🌐

The most luxurious feast in North London! 🌟
We're taking our flavours to new heights so you won't ever be disappointed! Make a reservation during the festive season via our website now! 📱 Our live DJ begins at 7:30pm tonight! [#AnatolianWithAttitude](#)



Write a comment...



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Marketplace



Notifications



Menu

17:45



Skewd Kitchen is at Skewd Kitchen.



2 d · London · 🌐



Skewd Kitchen

Turkish restaurant

See Menu

👍 Like

💬 Comment

➦ Share

👍 6

Most relevant ▾



Steve Maddams

We are coming Friday night from Norfolk and can't wait!



Write a comment...



Home



Watch



Marketplace



Notifications



Menu

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All Posts People Groups Photos \



Skewd Kitchen is at Skewd Kitchen.



1 d · London · 🌐

Indulge in our innovative Anatolian flavours with our Wrapped Beyti, filled with seasoned minced lamb in lavas bread, hung yoghurt and halep sauce 🔥 Reserve a table in advance for your upcoming Christmas and New Year's Eve parties this year by calling us on 020 8449 7771 📞 #AnatolianWithAttitude



Skewd Kitchen

Turkish restaurant

See Menu



Home



Watch



Marketplace



Notifications



Menu

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All Posts People Groups Photos \



Skewd Kitchen is at Skewd Kitchen.



3 Dec · London · 🌐

A seafood special! 🌟 Here at Skewd Kitchen we have perfected our culinary skills; you simply won't find flavours like ours! 🔥
 Cooked and marinated to perfection, our dishes are ready to make an impression 🙌
 Our live DJ begins at 7.30pm this evening!
[#AnatolianWithAttitude](#)



Skewd Kitchen

See Menu



Home



Watch



Marketplace



Notifications



Menu

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Skewd Kitchen is at Skewd Kitchen.



28 Nov · London · 🌐

...e your senses with an evening at Skewd!
 ...you're looking for a luxury restaurant to
 ...your Christmas party then you've come
 ...e perfect place 🎄 Make your
 ...reservation by calling us on 020 8449 7771
 and get ready for a night of extraordinary
 flavours! Limited availability so be sure to
 enquire right away! 📞
[#AnatolianWithAttitude](#)



Home



Watch



Marketplace



Notifications



Menu

< 🔍 skewd kitchen

All Posts People Groups Photos \



Skewd Kitchen is at Skewd Kitchen.



8 Dec · London · 🌐

New Year's Eve at Skewd 🍷🥂 Join us for the ultimate New Year's Eve dining experience at Skewd Kitchen with a live DJ until 2am! 🔥 Indulge in our carefully curated set menu from 8.30pm for £125 per person 🍴 À La Carte menu served until 6pm. Limited availability so book now to avoid disappointment www.skewd.com 📱 Skewd Kitchen is the only place to be to see in the new year! 🍷 You know what to do! Give us a call to secure your seat at the hottest venue in Cockfosters! ✨ #AnatolianWithAttitude



Home



Watch



Marketplace



Notifications



Menu

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All Posts People Groups Photos \



Skewd Kitchen is at Skewd Kitchen.



12 Dec · London · 🌐

3 is never a crowd when it comes to our cocktails... 🙄🔥 Experience the magic of mixology this Christmas season at Skewd, and spend an evening indulging at the bar! 🍸 Tag the girls in the comments to arrange your night out at the best restaurant in Cockfosters ➡️ [#AnatolianWithAttitude](#)



Skewd Kitchen
Turkish restaurant

See Menu



Home



Watch



Marketplace



Notifications



Menu

< 🔍 skewd kitchen

All Posts People Groups Photos \

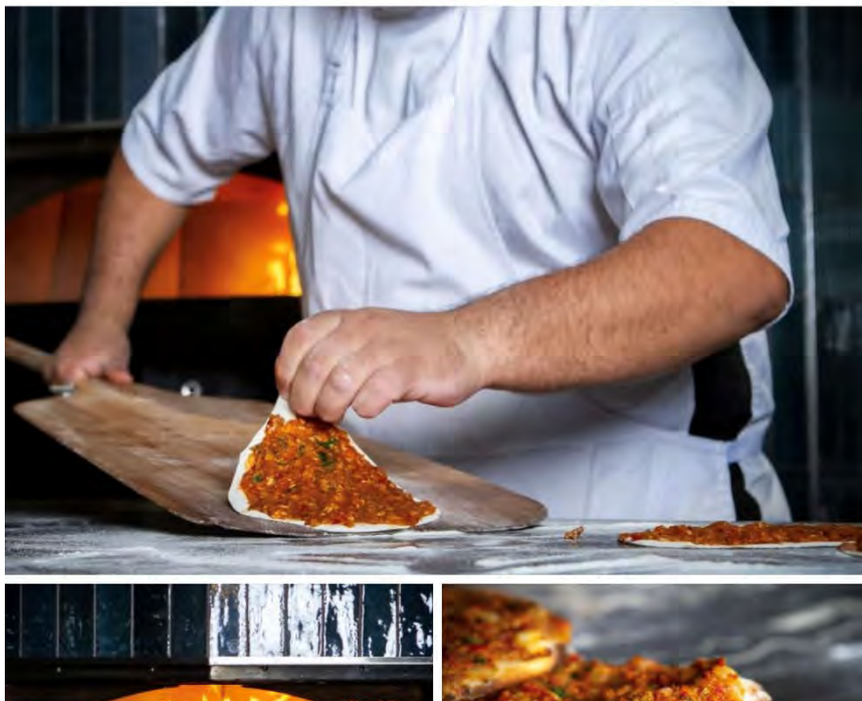


Skewd Kitchen is at Skewd Kitchen.



18 Nov · London · 🌐

Whether you're looking for delicious food inspired by the flavours of the Mediterranean Coast or you're wanting the buzz of an evening atmosphere with a live DJ from 7:30pm, we have the perfect night just for you! 🔥🍷 Start your weekend with a bang and dine with us tonight! Find us in Cockfosters! 📍 [#AnatolianWithAttitude](#)



Home



Watch



Marketplace



Notifications



Menu

< 🔍 skewd kitchen

All Posts People Groups Photos \



Skewd Kitchen is at Skewd Kitchen.



11 Dec · London · 🌐

Give the gift of Anatolian attitude this year when you purchase a Skewd Gift Voucher for a loved one! 🎄🔥 Visit our website to make your purchase, or call us on 020 8449 7771 for more information... Late evening reservations are available tonight, so find us in Cockfosters 🔥👏 #AnatolianWithAttitude



Skewd Kitchen

Turkish restaurant

See Menu



Home



Watch



Marketplace



Notifications



Menu

< 🔍 skewd kitchen

All Posts People Groups Photos \



Skewd Kitchen is at Skewd Kitchen.



2 Dec · London · 🌐

Sip on sensational flavours at Skewd! 🔥
Allow our talented mixologists to mix up something magical this weekend when you join us for the finest dining experience in Cockfosters! 🍸 Live DJ every Friday & Saturday night! Make your reservation via our website, www.skewd.com ➡️
[#AnatolianWithAttitude](#)



Home



Watch



Marketplace



Notifications



Menu

< 🔍 skewd kitchen

All Posts People Groups Photos \



Skewd Kitchen is at Skewd Kitchen.



8 Dec · London · 🌐

Experience a Christmas party like no other at Skewd Kitchen! 🎄🔥 Indulge in the fiercest flavours in Cockfosters, as well as listening to our talented live DJ every Thursday to Saturday night. 🔥 Reserve your table via our website: www.skewd.com ✨
[#AnatolianWithAttitude](#)



Home



Watch



Marketplace



Notifications



Menu

< 🔍 skewd kitchen

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Skewd Kitchen is in Cockfosters. ⋮

19 Nov · 🌐

How about Anatolian With Attitude for your Saturday mood 🤩 If you know Skewd, you know just how well we do it! 🙌 Adding passion and flavour into every bite, join us this weekend in Cockfosters and indulge! 🥰 Our live DJ starts at 7:30pm tonight! 🎧

[#AnatolianWithAttitude](#)



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Skewd Kitchen is at Skewd Kitchen.



26 Nov · London · 🌐

A Signature Skewd Sour is a must try when joining us this weekend! 🍸 Our mixologists have perfected their craft and will always mix you up something spectacular to sip on! 🔥 Reserve a table at the finest restaurant in Cockfosters or if you want a late night booking call 020 8449 7771 📞

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Skewd Kitchen is at Skewd Kitchen.



1 Dec · London · 🌐

Let the festivities begin! 🍷 Gift your loved ones with the most exclusive dining experience they will remember for a lifetime with our gift vouchers that you can now purchase via our website www.skewd.com just in time for Christmas! 🎄 Our Christmas hours are Monday-Saturday 1pm until late and Sunday 12pm until late. We will be closed on Christmas Day and New Years Day!

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Skewd Kitchen is at Skewd Kitchen.



25 Nov · London · 🌐

Will you be dining with us at the most exclusive restaurant in North London this weekend? 🔥 Expect your mind to be blown with our stunning interior and spectacular Anatolian Inspired dishes that have been cooked by our expert chefs! 🙌 Our live DJ starts at 7.30pm tonight and tomorrow night! [#AnatolianWithAttitude](#)



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Skewd Kitchen is at Skewd Kitchen.



6 Dec · London · 🌐

Classic cocktails with a Skewd twist! 🍹 Get ready for an explosion of flavours as soon as you take a sip of one of our signature cocktails ✨ What will you go for this evening? 👁️ #AnatolianWithAttitude



Skewd Kitchen
Turkish restaurant

See Menu

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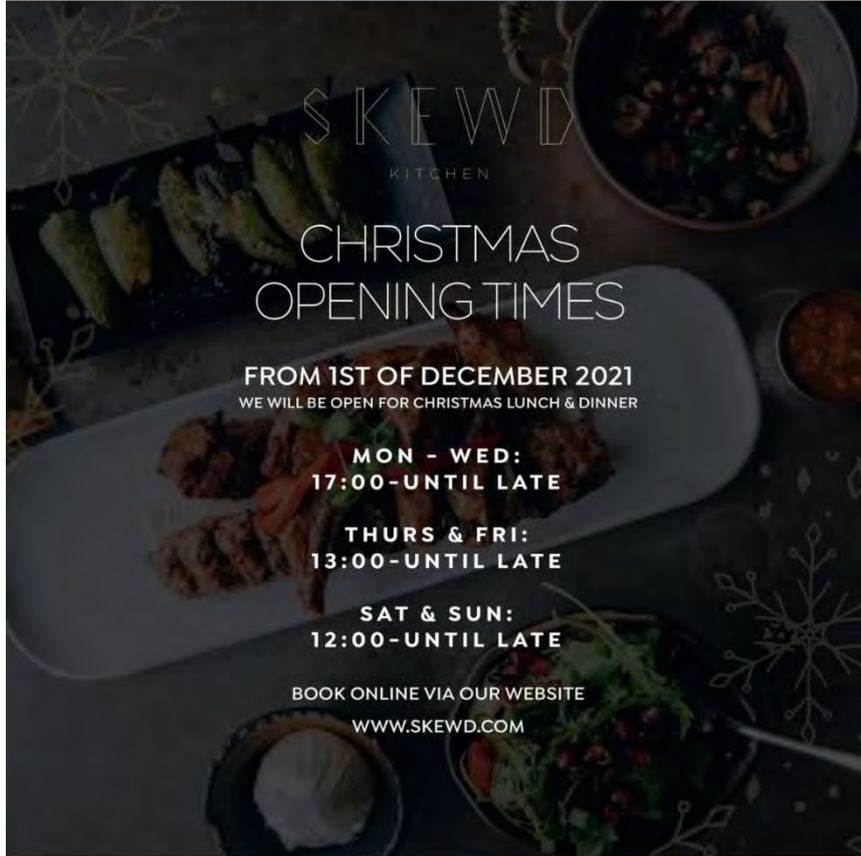


Menu

17:49



Photo



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8 Nov 2021

Are you ready for a Skewd Christmas? 🔥 Our Christmas menu is back and better than ever, available for lunch and dinner from... [See More](#)

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Annex 9

Trip Advisor Reviews

Trip Advisor Reviews, dated 20 December 2022, from:

https://www.tripadvisor.co.uk/Restaurant_Review-g1480935-d4579186-Reviews-Skewd_Kitchen-Barnet_Greater_London_England.html



Jmark82
London, United Kingdom

14 11

Reviewed 2 weeks ago via mobile

Faultless apart from the music

My husband & I live locally & have been frequenting Skewd for a number of years. We thought we would try it's new location with friends.

The manager was very welcoming & although it was heaving, he was super attentive. We were seated quite quickly with the waitress never too far if we needed anything.

The menu was varied with options for all dietary requirements. As always the food was delicious. The decor was carefully considered & couldn't believe that we were sitting in what was a bank a few months ago.

I would say that the plates made it quite hard to eat as they were quite small & couldn't manoeuvre our food around to cut etc. A very small gripe considering.

I will say that we & many tables around us found the music was far too loud. I had been warned by friends & family that this was the case but I hadn't realised just how loud it would be. I'd say that had the volume been 20% less, it would've been perfect.

Will definitely be back but maybe on a night when the dj isn't around!

Show less

Date of visit: December 2022



[Ask Jmark82 about Skewd Kitchen](#)

1 Thank Jmark82

This review is the subjective opinion of a Tripadvisor member and not of Tripadvisor LLC. Tripadvisor performs checks on reviews.



Gary H

8 6

●●○○○ Reviewed 2 weeks ago

There was a group of 8

I thought fine dining was about meeting friends in a relaxed atmosphere, having a good meal and good conversation. This restaurant believes all that should be put aside and one should try and converse and eat to a background of unbelievably loud beat music, making normal conversation impossible. Anyway, the place was packed with young people who must have really strong vocal chords, so I must be wrong, but I won't be going again. Food was good, but overpriced compared to other really decent Turkish restaurants I visit.

Show less

Date of visit: December 2022

●○○○○ Value

●●●●● Service
●●●●○ Food

Ask Gary H about Skewd Kitchen

2 Thank Gary H

This review is the subjective opinion of a Tripadvisor member and not of Tripadvisor LLC. Tripadvisor performs checks on reviews.



JGQMF
Kings Langley, United Kingdom

3 2

●●●●● Reviewed 8 November 2022

Excellent lunch with family and friends

We visited the Skewd new premises after just a couple of days of opening and enjoyed an excellent lunch. The decor is modern and comfortable. The food is just as good if not better than at their old premises. The service was professional and friendly with excellent value for money.

We are excited about booking their private dining room in the bank vault of the previous bank!

Show less

Date of visit: November 2022

●●●●● Value

●●●●● Service
●●●●● Food

Ask JGQMF about Skewd Kitchen

Thank JGQMF

This review is the subjective opinion of a Tripadvisor member and not of Tripadvisor LLC. Tripadvisor performs checks on reviews.



956tenf

1 2

●●●●○ Reviewed 29 October 2022

THIS WAS A LONG-AWAITED FAMILY MEAL FOR 5 OF US

This was a long-awaited family meal for 5 of us on 22nd October ,

The food was really good. But there was continuous, almost deafening music, such that conversation was seriously compromised.

I requested lowering the intensity of sound but was told that sound was all set, and it could not be adjusted. This is why my overall rating is not high

Prof Ten Feizi

Show less

Date of visit: October 2022

●●●●○ Value

●●●●● Food

[Ask 956tenf about Skewd Kitchen](#)

2 Thank 956tenf

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