Committee Agenda



Licensing Sub-Committee Tuesday, 7th August, 2012

Place: Council Chamber

Civic Offices, High Street, Epping

Time: 10.30 am

Democratic Services Gary Woodhall

Officer The Office of the Chief Executive

Tel: 01992 564470

Email: democraticservices@eppingforestdc.gov.uk

Members:

Councillors K Angold-Stephens (Chairman), Mrs R Gadsby, Mrs P Smith and N Wright

PLEASE NOTE THE START TIME OF THE MEETING

THERE WILL BE A BRIEFING FOR THE SUB COMMITTEE AT 10.00 A.M. IN THE MEMBERS' ROOM

- 1. APOLOGIES FOR ABSENCE
- 2. DECLARATIONS OF INTEREST

(Assistant to the Chief Executive) To declare interests in any item on this agenda.

- 3. PROCEDURE FOR THE CONDUCT OF BUSINESS (Pages 5 10)
- 4. EXCLUSION OF PUBLIC AND PRESS

Exclusion

To consider whether, under Section 100(A)(4) of the Local Government Act 1972, the public and press should be excluded from the meeting for the items of business set out below on grounds that they will involve the likely disclosure of exempt information as defined in the following paragraph(s) of Part 1 of Schedule 12A of the Act (as amended) or are confidential under Section 100(A)(2):

Agenda Item No	Subject	Exempt Information Paragraph Number
6	Hackney Carriage Driver's	1
	Licence – Mr Yahia	
	Ouendi	

The Local Government (Access to Information) (Variation) Order 2006, which came into effect on 1 March 2006, requires the Council to consider whether maintaining the exemption listed above outweighs the potential public interest in disclosing the information. Any member who considers that this test should be applied to any currently exempted matter on this agenda should contact the proper officer at least 24 hours prior to the meeting.

Confidential Items Commencement

Paragraph 9 of the Council Procedure Rules contained in the Constitution require:

- (1) All business of the Council requiring to be transacted in the presence of the press and public to be completed by 10.00 p.m. at the latest.
- (2) At the time appointed under (1) above, the Chairman shall permit the completion of debate on any item still under consideration, and at his or her discretion, any other remaining business whereupon the Council shall proceed to exclude the public and press.
- (3) Any public business remaining to be dealt with shall be deferred until after the completion of the private part of the meeting, including items submitted for report rather than decision.

Background Papers

Paragraph 8 of the Access to Information Procedure Rules of the Constitution define background papers as being documents relating to the subject matter of the report which in the Proper Officer's opinion:

- (a) disclose any facts or matters on which the report or an important part of the report is based; and
- (b) have been relied on to a material extent in preparing the report and does not include published works or those which disclose exempt or confidential information (as defined in Rule 10) and in respect of executive reports, the advice of any political advisor.

Inspection of background papers may be arranged by contacting the officer responsible for the item.

5. HACKNEY CARRIAGE DRIVER'S LICENCE - MR YAHIA OUENDI (Pages 11 - 12)

(Director of Corporate Support Services) To consider the attached report.

6. INCLUSION OF PUBLIC AND PRESS

To invite the public and press back into the meeting for the remaining items of business.

7. APPLICATION TO TRANSFER THE PREMISES LICENCE AND SPECIFY A NEW DESIGNATED PREMISES SUPERVISOR - CHIGWELL STORES, BROOK PARADE, CHIGWELL IG7 6PE (Pages 13 - 38)

(Director of Corporate Support Services) To consider the attached report.

8. APPLICATION TO RENEW A SEX ESTABLISHMENT LICENCE - UNIT 11G, CHASE FARM, VICARAGE LANE, NORTH WEALD CM16 6AL (Pages 39 - 54)

(Director of Corporate Support Services) To consider the attached report.



Agenda Item 3

PART 3(2) - RESPONSIBILITY FOR COUNCIL FUNCTIONS

LICENSING COMMITTEE – TERMS OF REFERENCE

- (1) The full Committee shall comprise 11 Councillors appointed by the Council at its annual meeting, including a Chairman and Vice-Chairman.
- (2) For the functions set out in Annex 1, and the legislation listed in Annex 2, a Sub-Committee consisting of no more than any three Councillors drawn, in alphabetical order, from the members of the full Committee shall be formed. Any such Sub-Committee shall elect a Chairman on an ad-hoc basis.
- (3) For the transaction of business at full Committee meetings, the quorum shall be a minimum of five Committee members save that no business shall be transacted unless either the Chairman or Vice-Chairman of the Committee is present.
- (4) The Committee and Sub-Committees shall have full authority to hear and determine licensing applications.
- (5) The Committee and Sub-Committees shall be further empowered to determine appeals made against the decisions of the Head of Environmental Services taken under delegated authority on licensing applications.
- (6) The Committee shall at all times carry out its duties solely within the policy from time to time determined by the Council and shall conduct its proceedings in accordance with the requirements set out in Annex 3 (Conduct of Business by Licensing Committee and Sub-Committees).
- (7) The Licensing Committee shall take no part in the production or revision of the statement of licensing policy made under Section 5 of the Licensing Act 2003, however, they may determine policy under the legislation listed in Annex 3.

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Licensing Act 2003 – LIST OF FUNCTIONS AND DELEGATED AUTHORITY

Matter to be dealt with	Full	Sub Committee	Officers
Application for page and	Committee	If a malian abiantian	If we also attack was also
Application for personal licence		If a police objection	If no objection made
Application for personal		All cases	
licence with unspent			
convictions			
Application for premises		If a relevant	If no relevant
licence/club premises		representation made	representation made
certificate			
Application for provisional		If a relevant	If no relevant
statement		representation made	representation made
Application to vary		If a relevant	If no relevant
premises licence/club		representation made	representation made
premises certificate			
Application to vary		If a police objection	All other cases
designated premises			
supervisor			
Request to be removed as			All cases
designated premises			
supervisor			
Application for transfer of		If a police objection	All other cases
premises licence			
Applications for interim		If a police objection	All other cases
Authorities			
Application to review		All cases	
premises licence/club			
premises certificate			
Decision on whether a			All cases
complaint is irrelevant			
frivolous vexatious etc			
Decision to object when		All cases	
local authority is a			
consultee and not the			
relevant authority			
considering the application			
Determination of a police		All cases	
objection to a temporary			
event notice			
All policy matters except	All cases		
the formulation of the			
statement of licensing			
policy			

PART 3(2) – RESPONSIBILITY FOR FUNCTIONS LICENSING COMMITTEE

LIST OF STATUTORY POWERS

Those functions pertaining to licensing and registration and permits and consents contained in the following legislation and any regulations, orders, byelaws or other subsidiary legislation made under the above Acts:

Animal Boarding Establishments Act 1963 Breeding & Sale of Dogs (Welfare) Act 1999 Breeding of Dogs Act 1973 Breeding of Dogs Act 1991 Caravan Sites & Control of Development Act 1960 Caravan Sites Act 1968 Dangerous Wild Animals Act 1976 Game Licences Act 1860 Gaming Act 1968 Guard Dogs Act 1975 House to House Collections Act 1939 Licensing Act 2003 Local Government (Miscellaneous Provisions) Act 1976 Local Government (Miscellaneous Provisions) Act 1982 Lotteries & Amusements Act 1976 Pet Animals Acts 1951 & 1981 Riding Establishments Acts 1964 & 1970 Scrap Metal Dealers Act 1964 The Game Act 1831 Town Police Clauses Act 1847 Town Police Clauses Act 1889 Zoo Licensing Act 1981

PART A – CONDUCT OF BUSINESS BY LICENSING COMMITTEE AND SUB-COMMITTEES

All references to committee in this annex shall be taken to infer a reference to the associated sub-committees.

1. General Conduct

- 1.1 All hearings of the Licensing Committee under the Licensing Act 2003, are to be held in accordance with the Personal Licences, Hearings, Premises Licences and Club Premises Certificates, and Licensing Register Regulations, made under the Licensing Act 2003.
- 1.2 The Council's Constitution shall regulate the conduct of and debate at meetings.
- 1.3 In the case of hearings under the Licensing Act 2003, the Committee shall only consider those matters relevant to the licensing objectives as set out in the Licensing Act 2003 and the statement of licensing policy adopted by the Council.

2. Declarations of Interest

2.1 Members of the Committee are subject to the Council's Code of Conduct and to advice from the Standard Board for England, details of which will be provided to those members.

3. Participation in the Hearing

- 3.1 Debate shall be restricted to members of the Licensing Committee. Where a local ward member, not being a member of the Committee, wishes to participate in the hearing, they may do so only with the permission of the Chairman and their participation shall be subject to the same rules as are applied to any other witnesses to the application.
- 3.2 In hearings other than those under the Licensing Act 2003, where a ward member is a member of the Committee, and wishes to object to the application, the member shall give 14 days' notice of their intention, and shall play no part in the decision-making process of the Committee. In hearings under the Licensing Act 2003, those named as responsible authorities and interested parties in the Act may only make representations within the time limits set out in the relevant statutory provisions.
- 3.3 All persons participating in the hearing shall be made aware of the limitations or scope of statements that will be acceptable and, in particular, that statements should be factual or a fair statement on a matter of public interest.

4. Attendance of the Public

4.1 The Council's Constitution and relevant statutory provisions relating to the admission or exclusion of the public shall apply to all meetings of the Licensing Committee.

5. Natural Justice

5.1 There are two elements to natural justice:

(a) Fairness

- (i) All persons affected by the decision or in the case of matters associated with the Licensing Act 2003, those named as responsible authorities and interested parties in the Act, will be allowed a hearing before a decision is made.
- (ii) Only objectors who can show clearly that they are affected by a decision shall be afforded the right to be heard or, in the case of hearings under the Licensing Act 2003, only those named in the Act as responsible authorities or interested parties.
- (iii) All information shall be made available, where possible in advance, to the applicant and the Committee.
- (iv) All members of the Committee shall be present throughout the hearing of a particular application. Where a member arrives late or leaves during a hearing of a particular application, that member shall play no part in the decision-making process. Where an application is adjourned it shall be continued by the same members only, and no others.
- (v) The Committee shall have discretion in respect of 'late' objections. Such objections shall be clearly marked on the agenda as such and the Committee shall decide on their acceptability. The applicant shall be advised of any late objections. In the case of representations made in relation to the Licensing Act 2003 applications, these shall only be accepted in accordance with the relevant statutory provisions.

(b) Prevention of Bias

- (i) The rules on the declarations of interest shall be firmly applied.
- (ii) If the Committee moves into private session to consider its decision, it shall be accompanied only by its advising officers, none of whom shall have taken a substantive part in the hearing, and shall play no substantive part in the decision-making process.

6. General Procedures for Hearings

- 6.1 The following procedural requirements shall be followed at all times:
 - (a) There shall be no recommendation from officers on the agenda;
 - (b) The Committee shall be supplied with copies of all relevant documentation and the process and order of procedure shall be as follows:
 - (i) The Chairman will open the meeting and introduce persons as appropriate asking applicants and representatives to identify themselves.
 - (ii) The Chairman will outline the procedure to be followed.

- (iii) The Lead Officer will outline the matter in hand.
- (iv) The applicant or representative will present his/her case, with or without witnesses, and be questioned by members or any objectors/persons making representations present.
- (v) Any objectors/persons making representations may then present their objections/representation, with or without witnesses, and be questioned by members or the applicant/s or their representative.
- (vi) The objectors/persons making representations may make a final statement (without introducing new issues).
- (vii) Finally, the applicant has the right to make a final statement (without introducing new issues).
- (viii) All evidence/disclosures are to be made in the presence of all persons, unless someone voluntarily excuses themselves from the proceedings.
- (ix) Committee members shall restrict themselves to questions and not discussion or comment.
- (x) The applicant, objectors/persons making representations shall be allowed to ask officers questions of a technical/factual nature at any time during the proceedings.
- (xi) An adjournment should be granted where to do otherwise would deny a fair hearing.
- (xii) The Committee may resolve to decide upon the application in private session, however, if it becomes necessary to recall anyone for additional information, everyone shall be invited to return to the Hearing.
- (xiii) The decision shall be given in the presence of all parties that wish to be present and confirmed in writing as soon as possible thereafter. If legal advice is given to members this advice will be repeated in summary form.

Agenda Item 5

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

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Epping Forest

District Council

Report to the Licensing Sub-Committee

Date of meeting: 7th August 2012

Subject: Chigwell Stores, Brook Parade, Chigwell, Essex

IG7 6PE

Responsible Officer: Kim Tuckey

(01992 564034)

Democratic Services: Gary Woodhall

(01992 564470)



(1) To determine the applications:

(a) for a transfer of the premises licence of Chigwell Stores; and

(b) to vary the licence to specify a new Designated Premises Supervisor.

Report:

- 1. The premises currently hold a licence which authorizes them to supply alcohol for retail consumption off the premises. A copy of the licence is attached.
- 2. An application has been made by Mr Kamaran Ali for the transfer of the Premises Licence to him. A copy of this application is attached together with the consent of the current premises licence holder.
- 3. Mr Ali has also applied to vary the premises licence to specify himself as the Designated Premises Supervisor (DPS). A copy of the application and consent of the current DPS are attached.

Consultation

- 4. When an application is made for the transfer of a Premises Licence and an application to vary the Premises Licence to specify a new DPS, the Applicant must give notice to the Chief Officer of Police of the police area in which the premises are situated. If a Chief Police Officer is satisfied that the exceptional circumstances of the case are such that the granting of the applications would undermine the crime prevention objective, he must give the authority notice stating the reasons.
- 5. Essex police have objected to the transfer of the Premises Licence and the proposed DPS due to the applicant having a criminal record. Copies of the letters of objection are attached.

Premises Licence

- 6. Having regard to the notice submitted by the police, the Sub-Committee may either grant the application or reject the application if it considers it necessary for the promotion of crime prevention objective.
- 7. Guidance issued by the Home Office under section 182 of the Licensing Act 2003 states:

"8.99 In exceptional circumstances where the chief officer of police believes the transfer may undermine the crime prevention objective, the police may object to the transfer. Such objections are expected to be rare and arise because the police have evidence that the business or individuals seeking to hold the licence or business or individuals linked to such persons are involved in crime (or disorder)."

New Designated Premises Supervisor

- 8. Having regard to the notice submitted by the police, the Sub-Committee may either grant the application or reject the application if it considers it necessary for the promotion of crime prevention objective.
- 9. Guidance issued by the Home Office under section 182 of the Licensing Act 2003 states:
 - "4.28 The police may object to the designation of a new DPS where, in exceptional circumstances, they believe that the appointment would undermine the crime prevention objective. The police can object where, for example, a DPS is first specified in relation to particular premises and the specification of that DPS in relation to the particular premises gives rise to exceptional concerns."

Appeal

10. The Sub-Committee is required by the 2003 Act to give its reasons for granting or rejecting both applications. If any party is aggrieved with the decision they can appeal to Magistrates court. The appeal period is 21 days from notification of the decision.

Background Papers:

- The Licensing Act 2003;
- The Secretary of State's Guidance issued under Section 182 Licensing Act 2003; and
- Epping Forest District Council's Statement of Licensing Policy.

Attached Documents:

- Application for transfer of the premises licence and consent;
- Application to vary a DPS and consent;
- A copy of the current Premises Licence (supplied by the authority);
- Map showing the area;

Epping Forest District Council

Application to transfer premises licence to be granted under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

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

You may wish to keep a copy of the completed form for your records. I/We I/AMARAN ALT (Insert name of applicant) apply to transfer the premises licence described below under section 42 of the Licensing Act 2003 for the premises described in Part 1 below Premises licence number LN/210001091 Part 1 - Premises details Postal address of premises or, if none, ordnance survey map reference or description

6 Brook BARADE, CHIEWELL, ESSEW I97 6PF Post town Post code CHIQUELL IGT 6PE Telephone number at premises (if any) 0208-500-2506 Please give a brief description of the premises CONVIENCE STORE Name of current premises licence holder MR - BRUCE - SMYLIE Part 2 - Applicant details In what capacity are you applying for the premises licence to be transferred to you? Please tick ☐ yes please complete section (A) a) an individual or individuals* b) a person other than an individual * i. as a limited company

please complete section (B)

ii. as a partnership		
iii. as an unincorporated association or	please complete section (B)	
iv. other (for example a statutory corporation	on)	
c) a recognised club	please complete section (B)	
d) a charity	please complete section (B)	
e) the proprietor of an educational establis	hment please complete section (B)	
f) a health service body	please complete section (B)	
g) an individual who is registered under Pa the Care Standards Act 2000 (c14) in res an independent hospital in Wales		
ga) a person who is registered under Chap Part 1 of the Health and Social Care Act 20 (within the meaning of that Part) in respect independent hospital in England	please complete section (B)	
h) the chief officer of police of a police force England and Wales	e in please complete section (B)	
*If you are applying as a person described in (a) or (b) please confirm:	
	Please tick ☐ yes	
I am carrying on or proposing to carry the use of the premises for licensable		
I am making the application pursuant t	о а	
statutory function ora function discharged by virtue	of Her Majesty's prerogative	
(A) INDIVIDUAL APPLICANTS (fill in as appli	cable)	
Mr Mrs Miss Ms	Other title (for example, Rev)	
Surname	First names	
ALI	KAMARAN	
am 18 years old or over	Please tick ☑ yes	

Current posta address if different from premises address	Moira Close	
Post town	Tottenham Post code	
Daytime contac	ct telephone number	
E-mail address (optional)		
SECOND INDIVI		other title
Surname	First names	or example, Rev)
I am 18 years old	d or over	Please tick ☐ yes
Current postal address if different from premises address		
Post town	Post code	
Daytime contact	t telephone number	
E-mail address (optional)		

(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
A 4 L
Address
Registered number (where applicable)
Description of applicant (for example partnership, company, unincorporated association etc.)
Tolonhono number (if any)
Telephone number (if any)
E-mail address (optional)
Part 3 Please
tick ☐ yes
Are you the holder of the premises licence under an interim authority notice?
Do you wish the transfer to have immediate effect?
If not when would you like the transfer to take effect?
Day Month Year
Please
tick Ø yes
I have enclosed the consent form signed by the existing premises licence holder

If you have not enclosed the consent form referred to above please give the rearnot. What steps have you taken to try and obtain the consent?	sons why
tick □ yes	Please
If this application is granted I would be in a position to use the premises during the application period for the licensable activity or activities authorised by the license (see section 43 of the Licensing Act 2003)	ne 🗌
tick 🗹 yes	Please
I have enclosed the premises licence	
If you have not enclosed premises licence referred to above please give the reas not.	ons why
 I have made or enclosed payment of the fee I have enclosed the consent form signed by the existing premises licence holder or my statement as to why it is not enclosed I have enclosed the premises licence or relevant part of it or explanation I have sent a copy of this application to the chief officer of police today I understand that if I do not comply with the above requirements my application will be rejected 	

IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE, UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

Part 4 - Signatures (please read guidance note 2)

	citor or other duly authorised agent (See ne applicant please state in what capacity.
Signature	
Date 09-07-2012	
Capacity	
For joint applicants signature of second a other authorised agent (please read guida applicant please state in what capacity.	applicant, second applicant's solicitor or nce note 4). If signing on behalf of the
Signature	
Date	
Capacity	
	••••••
Contact name (where not previously give associated with this application (please re	n) and postal address for correspondence ead guidance note 5)
Post town	Post Code IG7 6PE
Telephone number (if any)	
If you would prefer us to correspond with (optional)	you by e-mail your e-mail address

Notes for Guidance

- 1. Describe the premises. For example the type of premises it is, its general situation and layout and any other information which would be relevant to the licensing objectives.
- 2. The application form must be signed.
- 3. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 4. Where there is more than one applicant, both applicants or their respective agents must sign the application form.
- 5. This is the address which we shall use to correspond with you about this application.

Epping Forest District Council

Consent of premises licence holder to transfer

I/we M.R BRUCE - SMYLIE [full name of premises licence holder(s)]
The premises licence holder of premises licence number AND COOP [insert premises licence number]
Relating to CHIQUEL STORES 6 BROOK PARADE CHIQUEL ESSEX [name and address of premises to which the application relates] I 976PE
Hereby give my consent for the transfer of the premises licence named above
To MR KAMARAN AL [full name of transferee]
Signed
Print name MR - 3 - Smycre
Dated 09/07/12

ESSEX POLICE

Licensing Department, Harlow Police Station
South Gate, Harlow, CM20 1HG

Telephone 01279 625 405 Facsimile: 01279 625 476

Website: www.essex.police.uk Email: Peter.Jones@essex.pnn.police.uk

Mrs Kim Tuckey
Licensing Department
Epping Forest District Council
Civic Offices
High Street
Epping
CM16 4BZ

16 July 2012

Dear Kim,

LICENSING ACT 2003 – SECTION 42 APPLICATION TO TRANSFER PREMISES LICENCE

FROM: Bruce Smylie TO: Kamaran Ali

FOR: Chigwell Stores, 6 Brook Parade, Chigwell

With effect from 16 July 2012

Further to the application received 10 July 2012 concerning the transfer of a Premise Licence, I write to confirm that Essex are making representations or to this transfer in for the following reasons:

Mr Ali, was successfully prosecuted by Sheffield City Trading Standards in May 2012 for selling counterfeit alcohol. At the time of the offence Mr Ali was both the Premise Licence Holder and the DPS. It is therefore the opinion of Essex Police, that Mr Ali has shown complete disregard to the Licensing Objectives, of Prevention of Crime and Disorder, and Public Safety, and believe it highly likely that Mr Ali will re-offend.

Please advise me of when the Licensing Panel will be meeting to hear this so I can be in attendance.

Yours sincerely,

Mr Peter Jones ABII Divisional Licensing Officer – Epping Forest District West LPA

Epping Forest District Council

Application to vary a premises licence to specify an individual as designated premises supervisor under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

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

Premises	licen	ce numb	er	
LN	21	000	1091	

Part 1—Premises details

Postal address of premises or, if none, ordnance survey map reference or description

Chiquell Store

6 Brook Paradle

chiquell

Post town Chiquell

Post town Chiquell

Post code IG7 6PE

Telephone number (if any) 02085002506

Description of premises (please read guidance note 1)

CONVIENTENCE EFORCE

Full name of proposed designated premises supervisor	
KAMARAM ALI	
Personal licence number of proposed designated premises supervisor and issuing authority that licence (if any) SX 3992 Per - Stefficiol Council	
Full name of existing designated premises supervisor (if any)	
Bruce Smylie	
Please tick	✓ yes
would like this application to have immediate effect under section 38 of the Licensing Act 200	3.PT
have enclosed the premises licence or relevant part of it	
(If you have not enclosed the premises licence, or relevant part of it, please give reasons why no	ot)
Reasons why I have failed to enclose the premises licence or relevant part of it	
Please tick '	yes ,
 I have made or enclosed payment of the fee I will give a copy of this application to the chief officer of police I have enclosed the consent form completed by the proposed premises supervisor I have enclosed the premises licence, or the relevant part of it or explanation I will give a copy of this form to the existing premises supervisor, if any I understand that if I do not comply with the above requirements my application will be rejected 	

IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE, UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

Part 3 – Signatures (please read guidance note 2)
Signature of applicant or applicant's solicitor or other duly authorised agent (see guidance note if signing on behalf of the
Signature
Date
Date O 9 O T - 2012 Capacity Wew owner
For joint applications signature of 2 nd applicant or 2 nd applicant's solicitor or other authorised agent (please read guidance note 4). If signing on behalf of the applicant please state in what capacity.
Signature
Date Capacity
Contact name (where not previously given) and address for correspondence associated with this application (please read guidance note 5)
Post town Chiquell Post code IG76PE
Telephone number (if any)
If you would prefer us to correspond with you by e-mail your e-mail address (optional)

Guidance notes

- 1. Describe the premises. For example the type of premises it is. The application form must be signed.
- 2.
- An applicant's agent (for example solicitor) may sign the form on their behalf provided that 3.
- they have actual authority to do so.
 Where there is more than one applicant, both applicants or their respective agents must sign 4. the application form.
- 5. This is the address which we shall use to correspond with you about this application.

Epping Forest District Council

Consent of individual to being specified as premises supervisor

IKAMARAMALT(insert name of prospective premises supervisor)
Of MONTA CLOSE
(home address or proopsells promises supervisor)
hereby confirm that I give my consent to be specified as the designated premises supervisor in relation to the application for variation of designated premises supervisor
byKAMA.RAN. ALT(name of applicant)
relating to premises licence aunty(number of existing licence if any)
for Shaquell store 6. Browns parade engwell IG7 GPE
(name and address of premises to which application relates)
and any premises licence to be granted or varied in respect of this applicatior made by the above applicant concerning the supply of alcohol at the above named premises.
I also confirm that I am applying for, intend to apply or currently hold a personal licence, details of which I set out below.
Personal Licence Number 5.7. 29.42 (insert personal licence number, if any)
Personal licence issuing authority Sheffield coty coursel. (insert name, address and telephone number of issuing authority, if any)
Signed
Print Name. A.A.A.A.A.A.A.MA.M
Dated0407-2012

ESSEX POLICE

Licensing Department, Harlow Police Station South Gate, Harlow, CM20 1HG Telephone 01279 625 405 Facsimile: 01279 625 476

Website: www.essex.police.uk Email: Peter.Jones@essex.pnn.police.uk

Mrs Kim Tuckey
Licensing Department
Epping Forest District Council
Civic Offices
High Street
Epping
CM16 4BZ

16 July 2012

Dear Kim.

APPLICATION TO CHANGE DESIGNATED PREMISES SUPERVISOR New DPS: Kamaran Ali for Chigwell Stores, 6 Brook Parade

Further to the above Variation received on the 10 July 2012 at Harlow Police Station for the change of Designated Premises Supervisor in respect of the above premises, I write to inform you that Essex Police will be making representations to this variation for the following reasons:

Mr Ali, was successfully prosecuted by Sheffield City Trading Standards in May 2012 for selling counterfeit alcohol. At the time of the offence Mr Ali was both the Premise Licence Holder and the DPS. It is therefore the opinion of Essex Police, that Mr Ali has shown complete disregard to the Licensing Objectives, of Prevention of Crime and Disorder, and Public Safety, and believe it highly likely that Mr Ali will re-offend.

I trust the aforementioned will assist and look forward to receiving the amended Licence in due course.

Yours sincerely.

Mr Peter Jones ABII

Divisional Licensing Officer – Epping Forest District

West LPA

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PREMISES LICENCE





Premises licence number:		LN/210001091
Part 1 – Premises details:		
Postal address of premises, or if none, ordnance survey map reference or description:		
Chigwell Stores 6 Brook Parade Chigwell		
Post Town:Essex	Post code:IG7 6PE	
Telephone number: 0208 500 2506		
Where the licence is time limited the dates:		
Licensable activities authorised by the licence: Sale Of Alcohol Premises Open Hours		
The times the licence authorises the carrying out of licensable activities: 8:00am – 22.00pm Seven days a week.		
The opening hours of the premises: 8.00am-22.00pm		
Where the licence authorises supplies of alcohol whether these are on and / or off supplies: Off		
Name, (registered) address, telephone number and e-mail (where relevant) of holder of premises licence: Chigwell Stores, 6 Brook Parade, Chigwell, Essex,		

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

IG7 6PE

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

Mr Bruce Smylie 11 Willowmead Chigwell Essex IG7 6JR

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

LN/210001055

Epping Forest District Council

Annex 1 – Mandatory conditions:

- 1. No supply of alcohol may be made under the premises licence:
 - a) at a time when there is no designated premise supervisor in respect of the premises licence, or
 - b) at a time when the designated premises supervisor does not hold a personal licence or when the designated supervisor has a licence suspended
- 2. Every supply of alcohol under the premise licence must be made or authorised by a person who holds a personal licence (see section 21 Licensing Act 2003)
- 3. Each individual at the premises who carried out a security activity, must be licensed by the Security Industry Authority (see section 21 Licensing Act 2003)
- 4. Where a premises licence authorises the exhibition of films, the admission of children to the exhibition of any film is to be restricted in accordance with section 20 Licensing Act 2003.

Conditions 5,6, 7 and 9 do not apply to premises licences where it authorises only the sale by retail off the premises.

- **5**.—(1) The responsible person shall take all reasonable steps to ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
- (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises in a manner which carries a significant risk of leading or contributing to crime and disorder, prejudice to public safety, public nuisance, or harm to children—
- (a) games or other activities which require or encourage, or are designed to require or encourage,

individuals to-

- (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the
- premises before the cessation of the period in which the responsible person is authorised to sell or
- supply alcohol), or
- (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
- (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic (other than any promotion or discount available to an individual in respect of alcohol for consumption at a table meal, as defined in section 159 of the Act):
- (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less;
- (d) provision of free or discounted alcohol in relation to the viewing on the premises of a sporting event, where that provision is dependent on—
 - (i) the outcome of a race, competition or other event or process, or
 - (ii) the likelihood of anything occurring or not occurring;
- (e) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of,the premises which can reasonably be considered to condone, encourage or

glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.

- **6**. The responsible person shall ensure that no alcohol is dispensed directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of a disability).
- **7**. The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.
- **8**.—(1) The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
- (2) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and a holographic mark.
- 9. The responsible person shall ensure that-
- (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures—

(i) beer or cider: ½ pint;

(ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and

(iii) still wine in a glass: 125 ml; and

(b) customers are made aware of the availability of these measures.

For the purposes of these conditions a responsible person is

- the holder of a premises licence in respect of the premises,
- the designated premises supervisor (if any) under such a licence, or
- (any individual aged 18 or over who is authorised for the purposes of this section by such a holder or supervisor,

Annex 2 – Conditions consistent with the Operating Schedule:

We are an Off Licence authorised to sell intoxicating liquor by retail for consumption off the premises no other conditions apply.

Annexe 3 – Conditions attached after a hearing by the licensing authority:

Annexe 4 – Plans:

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Report to the Licensing Committee

Date of meeting: 7 August 2012



Subject: Local Government (Miscellaneous Provisions) Act 1982 -

Application for Grant of a renewal of a Sex Establishment Licence

(Sex Shop)

Responsible Officer: Kim Tuckey

(01992 564034)

Democratic Services Officer: Gary Woodhall

(01992 564470)

Decision Required:

(1) For members to determine an application for the grant of a Sex Establishment Licence.

Report:

- 1. The District Council has received an application from Mr Shazad Ahmed for the renewal of a Sex Establishment Licence in respect of the shop premises at Unit 11G, Chase Farm, Vicarage Lane, North Weald, Essex CM16 6AL
- 2. A copy of the application is attached together with a map of the location.

Consultation

- 3. The Local Government (Miscellaneous Provisions) Act 1982 requires the applicant to:
 - (a) give public notice of the application by publishing an advertisement in a local newspaper and by displaying a notice on or near the premises for a period of 21 days; and
 - (b) send a copy of the application to the Chief Officer of Police.
- 4. These requirements have been complied with.
- 5. There have been no objections to the application. On 28 June 2011, the full Council decided that all sex shop applications must be heard by members of the Licensing Sub-Committee.

Grounds for Refusal

- The Act sets out the grounds upon which an application for the grant of a licence **must** be refused and upon which a grant application **may** be refused.
- 7. A licence **must** not be granted:

- (a) to a person under 18;
- (b) to a person who has been disqualified from holding a licence;
- (c) to a person not a resident of the United Kingdom or was not so resident throughout the period of six months immediately preceding the application;
- (d) to a Company not incorporated in the United Kingdom; or
- (e) to a person who has been refused a licence within the last 12 months a person who has, within a period of 12 months immediately preceding the date when the application was made, been refused the grant or renewal of a licence for the premises, vehicle, vessel or stall in respect of which the application is made, unless the refusal has been reversed on appeal.
- 8. An application for the grant of a licence **may** be refused on the following grounds:
 - (a) that the applicant is unsuitable to hold the licence by reason of having been convicted of an offence or for any other reason;
 - (b) that if the licence were to be granted, renewed or transferred, the business to which it relates would be managed by or carried on for the benefit of a person, other than the applicant, who would be refused the grant, renewal or transfer of such a licence if he made the application himself;
 - (c) that the number of sex establishments in the relevant locality at the time the application is made is equal to or exceeds the number which the authority consider is appropriate for that locality; or
 - (d) that the grant or renewal of the licence would be inappropriate, having regard:
 - (i) to the character of the relevant locality:
 - (ii) to the use to which any premises in the vicinity are put; or
 - (iii) to the layout, character or condition of the premises, vehicle, vessel or stall in respect of which the application is made.
- 9. The Act specifically provides that for the purposes of (c) above **nil** may be an appropriate number.

Relevant Locality

10. In relation to grounds (c) and (d) above, the Act defines the "relevant locality" as the locality where the premises are situated.

Comments on the Application

11. In so far as Officers are aware, none of the mandatory grounds for refusal set out in paragraph 7 above are applicable in respect of this application.

Conditions

- 12. The Act provides that the licence shall remain in force for one year or such shorter period as the authority may decide unless previously or cancelled or revoked.
- 13. The Council's Sexual Entertainment Venue and Sex Establishment Licensing Policy sets out standard licensing conditions that will be attached to all licensed premises and the applicant has accepted the Council's new licensing conditions. A copy of the standard

conditions which will attach to these premises are set out below. The Council may also impose any other conditions which are appropriate to this application.

Appeals

- 14. If the application is refused based upon the discretionary grounds 12 (3) (a) and (b) of the Act (set out in paragraph 8 (a) and (b) of this report) the applicant may appeal within 21 days to the Magistrates Court.
- 15. The Act provides for no appeal against refusals under grounds 12 (3) (c) and (d) of the Act (set out in paragraph 8 (c) and (d) of the report) although decisions under these grounds have been challenged in the Courts by way of judicial review on the ground that the decision was not properly taken or that there was some procedural irregularity or breach of the rules of natural justice.
- 16. If Members decide to refuse the application they shall, if required to do so by the applicant, give the applicant a statement in writing of the reasons for the decision within 7 days of the request to do so.

Resource Implications:

None.

Legal and Governance Implications:

None.

Safer, Cleaner and Greener Implications:

None.

Consultation Undertaken:

Statutory consultation undertaken, the results of which have been set out above.

Background Papers:

- Local Government (Miscellaneous Provisions) Act 1982
- Epping Forest's Sexual Entertainment Venue and Sex Establishment Licensing Policy
- Home Office Guidance Sexual Entertainments Venues

Attached Documents:

- Application for grant of licence for a sex establishment
- Plan of the surrounding area

LICENSING CONDITIONS

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982 AS AMENDED BY THE POLICE AND CRIME ACT 2009

PART 1

Standard Conditions for all Sex Establishments

Management of the Premises

- 1. The Licensee or some responsible person nominated by him over the age of 18 and approved in writing by the Council for the purpose of managing the sex establishment ("the manager") shall have personal responsibility for and be present on the Premises at all times when the Premises are open to the public.
- 2. Where the Licensee is a body corporate or an incorporated body, any change of director, company secretary or other person responsible for the management of the body shall be notified in writing to the Council within 14 days of such change and such written details as the licensing authority may require in respect of the change of personnel shall be furnished within 14 days of a request in writing from the Council.
- 3. The name of the person responsible for the management of the Premises, whether the Licensee or the manager, shall be displayed in a conspicuous position within the Premises throughout the period during which he is responsible for the conduct of the Premises.
- 4. The Licensee shall retain control over all parts of the Premises and shall not let, licence or part with possession of any part. The Council must be immediately notified in the event that any part of the Premises is affected by the termination of a lease or other event affecting the Licensee's control of the Premises.
- 5. The Licensee shall ensure that the public is not admitted to any part of the Premises that has not been licensed.
- 6. Neither the Licensee nor any employee or agent shall personally solicit custom for the sex establishment outside or in the vicinity of the Premises.
- 7. The Licensee shall ensure that during the hours that the Premises are open for business every employee wears a badge of a type approved by the Council indicating his name and that he is an employee. This shall not apply to any Performers.

Display of Licence

8. A copy of the Sex Establishment Licence and the Conditions of the Licence made by the authority must be kept exhibited in the public area of the premises.

Age Policy

- 9. No person under 18 years of age to enter the premises.
- 10. All customers appearing to be under the age of 25 to be required to provide photographic proof of their age before being allowed access to the shop.

- 11. No person under 18 years of age is to be employed in the business of the establishment.
- 12. At all entrances there shall be prominently displayed so as to be visible at all times to persons approaching the premises a notice prohibiting entry to all persons under 18 years of age.
- 13. The Licensee of the premises shall ensure that all persons employed on the premises are aware of the age restriction on clients and that they exclude or remove from the premises any person attempting to evade the restriction.
- 14. No change from a sex cinema to a sex shop or a sex shop to a sex cinema shall be made without the written consent of the Council.

Breach of Licensing Conditions

15. Any breach of legislation or failure to comply with the conditions attached to the Licence may result in prosecution or in the revocation of the Licence.

General

16. The Council may substitute, delete, vary or amend these conditions at any time.

PART 2 STANDARD CONDITIONS FOR SEX SHOPS

Opening of the Premises

1. The Premises shall not, without the written consent of the Council, be opened and used for the purposes for which the licence is granted except during the following hours:

Monday – Saturday 9 am – 6 pm

Sunday 11 am - 4 pm

2. The Premises shall not, without the written consent of the Council, be opened and used for the purposes for which the licence is granted on Christmas Day or Good Friday.

External Appearance

- 3. The holder of a sex establishment licence may exhibit on the outside of the Premises the name of the business and a notice, capable of being enclosed by a rectangle one square metre in area or such other size as agreed with the Council, consisting of the words 'Licensed Adult Establishment'.
- 4. (a) No other words or signs, or any displays or advertisements, shall be displayed on the outside of the Premises or in the vicinity of the Premises, except those mentioned in condition 3 or otherwise approved by the Council in writing; and (b) No external loudspeakers may be installed.
- 5. The windows, doors and openings of the Premises shall be of a material or covered with a material, which will render the interior of the Premises invisible to passers-by.

State, Condition and Layout of the Premises

6. External doors shall be closed at all times other than when persons are entering or leaving the Premises. The external doors shall be fitted with a device to for their

automatic closure and such devices shall be maintained in good working order.

- 7. The Premises shall be fitted with an inner entrance door or screen so that no part of the interior of the Premises or any of the contents of the Premises shall be visible when persons are entering or leaving the Premises.
- 8. No access shall be permitted through the Premises to any other Premises adjoining or adjacent except in the case of emergency.
- 9. Lighting shall be in operation continuously during the whole of the time that the Sex Establishment is open to the public.
- 10. Any facilities for previewing films, video recordings or other similar material shall be physically separated from the display area of the shop in such a manner that no material being displayed by way of preview shall be visible or audible outside the preview area.
- 11. No fastenings of any description shall be fitted upon any booth or cubicle within the Sex Establishment nor shall more than one person (including any employee be present in any such booth or cubicle at any time.

Safety and Security

12. The Licensee shall ensure a suitable closed-circuit television system is installed and maintained to the satisfaction of the Council and police complaint with the codes of practices issued under the Data Protection Act 1998.

Goods Available in Sex Establishments

- 13. All Sex Articles as defined in Schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 and other things displayed for sale, hire, exchange or loan within a Sex Establishment shall be clearly marked to show to persons who are inside the Sex Shop the respective prices being charged.
- 14. All printed matter, films and video films offered for sale, hire, exchange or loan shall be openly displayed and available for inspection prior to purchase and a notice to this is effect is to be prominently displayed inside the Sex Establishment. (This regulation does not require that films or video films be exhibited (played) to customers

EPPING FOREST DISTRICT COUNCIL

Local Government (Miscellaneous Provisions) Act 1982, Part II, Schedule 3

Application for the Grant/Renewal/Transfer of a Licence for a Sex Establishments Licence

Type of A	Application	Grant			Renewal 🗸	Transfer		
If application is made on behalf of an individual please state:								
Full Nam	e w2	SHAZI	$\overline{\Omega}$	nu	MED		·	
Permane	nt Address	CRAN				NU€		
FOMBRIA TOTAL								
Age		Date of Birth			Place of Birth			
If application is made on behalf of a corporate or unincorporated body please state:								
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700	CO)	ase par		ICHRA	Col hA	JE WEST		
	ICIM ME	B-D E	17/	Mar. C	= 35 E-X	CMIE GAL		
 Give full names and private addresses of all directors or other persons responsible for management of the establishment: 								
Full Name		ASAO C	<u>~ 44</u>	ED	***************************************			
Address	CRE	WBOOK	<u> </u>	AVERY	ie, Lon	JPON L		
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3. Have you any convictions recorded against you? Or if a body corporate or unincorporated body that body or any of its directors or other persons responsible for its management? If so please state:

Date of Conviction	Offence	Sentence (including suspended	
4		sentences)	
MIA			
NIA			

Note

- 1) All live convictions must be disclosed.
- 2) Spent convictions, as defined *Table 1* should not be included.

Table 1

Sentence	Becomes spent after	
Imprisonment of between 6 months and 30 months	10 years	
Imprisonment of up to 6 months	7 years	
Borstal training	7 years	
A fine or other sentence not otherwise covered in this table	5 years	
Absolute discharge	6 months	
Probation order, conditional discharge or bind over	1 year (or until order expires, whichever is longer)	
Detention Centre Order	3 years	
Remand home, attendance or approved school order	The period of the order and a further year after the order expires	
Hospital order under the Mental Health Act	The period of the order and a further 2 years after it expires	
Cashiering, discharge with ignominy or dismissal with disgrace from the Armed Forces	10 years	
Dismissal from Armed Forces	7 years	
Detention	5 years	

Note

- 1) A sentence of more than 2½ years imprisonment can never become spent.
- 2) If you were under 17 years of age on the date of conviction, please halve the period shown in the right hand column.
- 4. Have you been resident in the United Kingdom throughout a period of six months immediately preceding the date of this application?

YES/MED

5. If the application is made on behalf of a body corporate is that body incorporated in the United Kingdom.

YES/MO

6. Full address of premises desired to be used as a sexual entertainment venue

WEST, NORTH WEALD, EPPINIC, ESSEX CMIG GAR

7.	If this application relates to a vehicle/vessel/stall give description and state used as a sexual entertainment venue.	where it is to be			
	AILA				
8.	During which hours do you intend to trade				
Mond Tuesc Wedn		loan-ben Chosen			
9.	Are the premises to be used as a sex shop?	YES/M			
	Are the premises to be used as a sex cinema?	YES/NO			
	Are the premises to be used as a sexual entertainment venue?	YES/			
10.	Are you (or, if a corporate or unincorporated body, that body) disqualified from holding a licence for a sexual encounter venue?				
	Have you ever been refused a licence for a sexual encounter venue? If Yes, please give details	AESINO NO NO			
11.	I declare that I have checked the information given on this application form my knowledge and belief it is correct.	and to the best of			
Signed	Date 7 6	2012			

Licensing Section, Epping Forest District Council Civic Offices, High Street, Epping Essex CM16 4BZ

z/css/bureau/licensing/2011/SEXUAL ENTERTAINMENT VENUE APPLICATION FORM

Nuala Clark

Epping Forest

From:

Richard Gardiner

Sent:

22 June 2012 16:32 Nuala Clark (GCSX)

To: Subject:

RE: Renewal for Sex Establishment - Spectrum - Mr Shazad Ahmed Epping Essex CM16 4BZ

Corporate Support Services

Telephone: 01992 564000 Facsimile: 01992 578018

DX: 40409 Epping

Director of Corporate Support Services Colleen O'Boyle Solicitor to the Council

Enquiries to:

No comments from EN

Regards

Richard Gardiner

Environment & Neighbourhood Manager

Email: rgardiner@eppingforestdc.gov.uk Tel. (Direct): 01992 564089 Contact Centre: 01992 564608 Fax: 01992 561016 **Epping Forest District Council** Civic Offices, High Street, Epping, Essex, CM16 4BZ

From: Nuala Clark (GCSX) Sent: 11 June 2012 16:32

To: 'Peter Jones'; Kim Partridge; 'clerk@northweald-pc.gov.uk'; Brian Stalabrass (GCSX); David Baker; Environment & Neighbourhood groups; ESH; Essex Fire & Rescue; Helen Madden (Helen.madden@northeastessex.nhs.uk); Licence

Applications CYP; Richard Gardiner; Steven Harcher; TS Business

Subject: Renewal for Sex Establishment - Spectrum - Mr Shazad Ahmed

Good afternoon,

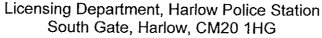
I have received a renewal for a sex establishment licence on 8.6.2012, I have attached a copy for your attention and would ask that any representations are received by 5.7.2012.

Kim, can you please place this in the next members bulletin

Kind regards

Nuala Clark Licensing Enforcement Officer **2** 01992 564340 ⊠nclark@eppingforestdc.gov.uk www.eppingforestdc.gov.uk

ESSEX POLICE



Telephone 01279 625 405 Facsimile: 01279 625 476

Website: www.essex.police.uk Email: Peter.Jones@essex.pnn.police.uk

Mrs Kim Tuckey
Licensing Department
Epping Forest District Council
Civic Offices
High Street
Epping
CM16 4BZ

12 June 2012

Dear Kim,

LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982 - SEX ESTABLISHMENTS RENEWAL -

ESTABLISHMENT: Spectrum (North Weald) Ltd

Further to the above application for the renewal of a Sex Establishments Licence received on 7 June 2012. I can now confirm that all my checks have been carried out and can confirm that Essex Police will not be making any representations or objections to this application.

I trust the aforementioned will assist and look forward to receiving a copy of the Licence in due course.

Yours sincerely,



Mr Peter Jones ABII Divisional Licensing Officer – Epping Forest District West LPA

+

guardian-series.co.uk/jobs

Fax: 0844 499309

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Carers

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to age restriction – no experience required however Applicants must be determined and enthusiastic.

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0208 391 3000

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is essential.

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rsar@eppingprimary.essex.sch.uk

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infrastructural Within our brand new purpose-built school building we have developed an innovelier curriculum that allows our children to harness modern technology in their everyday lessois We are looking for a fechnology in their everyday lessois We are looking for a femology in their everyday lessois We are looking for a forward-dooking embusatistic, creative person who forward-dooking embusatistic, creative person who would soley the children of solving IT issues who in the contraction of the solving in the children of the solving in the solvin

required for busy ments salon in Loughton Please call Hayley on 07534 253314 or 020 8418 0569. EXPERIENCED STYLIST

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le It resource management trouble shooting er and network maintenance as well as some culture-based involvement in procuping the best for our

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Sales & Marketing

Carers

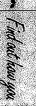
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pages of jobs

Carers required

No experience

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on guardianwere viewed

020 8500 0730

series.co.uk last month





AVY PERSON withing to oppose the application about syring Director of Composite Support Services Learning Section 1 Director of Composite Support Services District Council Cover Offines High Street Spring Collis (HZ) by no later than 21 days from date of application 1 support about also be sent to the Director of Corporate S

LONDON BOROUGH OF WALFHAM FORKST
LICENSING ACT 2003

NOTICE OF APPLICATION FOR A PREMISES LICENCE

Page 51

SPECIAL TREATMENT LICENCES
NOTICE IS GURNT THAT Was Marine light. Mas Sament
Reprise and Mr. Ferrich Manny have applied to the London Boroug
of Waltham Forest for a Special Treatment Licence for Managaand Reducer Lineace for the premises Severic Nati Ear 156
CHIRCH ROAD, LETTON, LONDON EU/TH

Email: hotjobs@london.newsquest.co.uk

Anyone withing to oppose the application must give notice in writing to the LICENSING OWNICER, ENVIRONMENTAL HEALTH & TRADING STANDARDS. SPICAMONE COLUMN AND THE WALTHAMSTOW EET ALT WITHEN IT DAYS OF FURLILLAND specifying the grounds of papearison. c Unit(At)IUN specifying the grounds of papention.
Persons objecting to the grant of a licence must be prepared to
attend in person lettine a Committee of the Council

EPPING FOREST DISTRICT COUNCIL
NEWSPACER ADVERTISEMENT
Application for Sex Establishment Licence under the
Local Government (Missellameous Provisions)

Act. 1982, Part II, Schedule 3.

NOTICE IIS HEREBY GIVEN TILT I MR SHAZAD AHMED APPLED ON OTHER II TO APPLED ON THE SHAZAD AHMED OF THE SHAZAD AND APPLED ON THE SHAZAD AND ASSET OF THE SHAZAD ASSET OF THE SHAZAD AND ASSET OF THE SHAZAD AND ASSET OF THE SHAZAD ASSET

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