Public Document Pack

Licensing Sub-Committee

Thursday 7 September 2017 at 10.00 am

To be held at the Town Hall, Pinstone Street, Sheffield, S1 2HH

The Press and Public are Welcome to Attend

Membership

Councillors Josie Paszek (Chair), Vickie Priestley and Mick Rooney Neale Gibson (Reserve)



PUBLIC ACCESS TO THE MEETING

The Licensing Committee carries out a statutory licensing role, including licensing for taxis and public entertainment.

As a lot of the work of this Committee deals with individual cases, some meetings may not be open to members of the public.

Recording is allowed at Licensing Committee meetings under the direction of the Chair of the meeting. Please see the website or contact Democratic Services for details of the Council's protocol on audio/visual recording and photography at council meetings.

A copy of the agenda and reports is available on the Council's website at www.sheffield.gov.uk. You can also see the reports to be discussed at the meeting if you call at the First Point Reception, Town Hall, Pinstone Street entrance. The Reception is open between 9.00 am and 5.00 pm, Monday to Thursday and between 9.00 am and 4.45 pm. on Friday.

You may not be allowed to see some reports because they contain confidential information. These items are usually marked * on the agenda.

If you require any further information please contact Harry Clarke on 0114 273 6183 or email harry.clarke@sheffield.gov.uk.

FACILITIES

There are public toilets available, with wheelchair access, on the ground floor of the Town Hall. Induction loop facilities are available in meeting rooms.

Access for people with mobility difficulties can be obtained through the ramp on the side to the main Town Hall entrance.

LICENSING SUB-COMMITTEE AGENDA 7 SEPTEMBER 2017

Order of Business

- 1. Welcome and Housekeeping Arrangements
- 2. Apologies for Absence
- 3. Exclusion of Public and Press

To identify items where resolutions may be moved to exclude the press and public

4. Declarations of Interest

Members to declare any interests they have in the business to be considered at the meeting

5. Licensing Act 2003 - Akentannos, 270 Sharrow Vale Road, Sheffield, S11 8ZH

Report of the Chief Licensing Officer



ADVICE TO MEMBERS ON DECLARING INTERESTS AT MEETINGS

If you are present at a meeting of the Council, of its executive or any committee of the executive, or of any committee, sub-committee, joint committee, or joint sub-committee of the authority, and you have a **Disclosable Pecuniary Interest** (DPI) relating to any business that will be considered at the meeting, you must not:

- participate in any discussion of the business at the meeting, or if you become aware of your Disclosable Pecuniary Interest during the meeting, participate further in any discussion of the business, or
- participate in any vote or further vote taken on the matter at the meeting.

These prohibitions apply to any form of participation, including speaking as a member of the public.

You **must**:

- leave the room (in accordance with the Members' Code of Conduct)
- make a verbal declaration of the existence and nature of any DPI at any
 meeting at which you are present at which an item of business which affects or
 relates to the subject matter of that interest is under consideration, at or before
 the consideration of the item of business or as soon as the interest becomes
 apparent.
- declare it to the meeting and notify the Council's Monitoring Officer within 28 days, if the DPI is not already registered.

If you have any of the following pecuniary interests, they are your **disclosable pecuniary interests** under the new national rules. You have a pecuniary interest if you, or your spouse or civil partner, have a pecuniary interest.

- Any employment, office, trade, profession or vocation carried on for profit or gain, which you, or your spouse or civil partner undertakes.
- Any payment or provision of any other financial benefit (other than from your council or authority) made or provided within the relevant period* in respect of any expenses incurred by you in carrying out duties as a member, or towards your election expenses. This includes any payment or financial benefit from a trade union within the meaning of the Trade Union and Labour Relations (Consolidation) Act 1992.

*The relevant period is the 12 months ending on the day when you tell the Monitoring Officer about your disclosable pecuniary interests.

- Any contract which is made between you, or your spouse or your civil partner (or a body in which you, or your spouse or your civil partner, has a beneficial interest) and your council or authority –
 - under which goods or services are to be provided or works are to be executed; and
 - which has not been fully discharged.

- Any beneficial interest in land which you, or your spouse or your civil partner, have and which is within the area of your council or authority.
- Any licence (alone or jointly with others) which you, or your spouse or your civil
 partner, holds to occupy land in the area of your council or authority for a month
 or longer.
- Any tenancy where (to your knowledge)
 - the landlord is your council or authority; and
 - the tenant is a body in which you, or your spouse or your civil partner, has a beneficial interest.
- Any beneficial interest which you, or your spouse or your civil partner has in securities of a body where -
 - (a) that body (to your knowledge) has a place of business or land in the area of your council or authority; and
 - (b) either -
 - the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body; or
 - if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which you, or your spouse or your civil partner, has a beneficial interest exceeds one hundredth of the total issued share capital of that class.

If you attend a meeting at which any item of business is to be considered and you are aware that you have a **personal interest** in the matter which does not amount to a DPI, you must make verbal declaration of the existence and nature of that interest at or before the consideration of the item of business or as soon as the interest becomes apparent. You should leave the room if your continued presence is incompatible with the 7 Principles of Public Life (selflessness; integrity; objectivity; accountability; openness; honesty; and leadership).

You have a personal interest where -

- a decision in relation to that business might reasonably be regarded as affecting
 the well-being or financial standing (including interests in land and easements
 over land) of you or a member of your family or a person or an organisation with
 whom you have a close association to a greater extent than it would affect the
 majority of the Council Tax payers, ratepayers or inhabitants of the ward or
 electoral area for which you have been elected or otherwise of the Authority's
 administrative area, or
- it relates to or is likely to affect any of the interests that are defined as DPIs but are in respect of a member of your family (other than a partner) or a person with whom you have a close association.

Guidance on declarations of interest, incorporating regulations published by the Government in relation to Disclosable Pecuniary Interests, has been circulated to you previously.

You should identify any potential interest you may have relating to business to be considered at the meeting. This will help you and anyone that you ask for advice to fully consider all the circumstances before deciding what action you should take.

In certain circumstances the Council may grant a **dispensation** to permit a Member to take part in the business of the Authority even if the member has a Disclosable Pecuniary Interest relating to that business.

To obtain a dispensation, you must write to the Monitoring Officer at least 48 hours before the meeting in question, explaining why a dispensation is sought and desirable, and specifying the period of time for which it is sought. The Monitoring Officer may consult with the Independent Person or the Council's Audit and Standards Committee in relation to a request for dispensation.

Further advice can be obtained from Gillian Duckworth, Director of Legal and Governance on 0114 2734018 or email gillian.duckworth@sheffield.gov.uk.

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SHEFFIELD CITY COUNCIL Licensing Sub Committee Report



Report of:	Chief Licensing Officer, Head of Licensing
Date:	7 th September 2017
Subject:	Licensing Act 2003
Author of Report:	Clive Stephenson
Summary:	To consider an application to vary a premises licence made under the Licensing Act 2003. Akentannos 270 Sharrow Vale Road
Recommendations:	That members carefully consider the representations made and take such steps, as the Sub Committee consider necessary for the promotion of the Licensing Objectives.
Background Papers:	Attached documents
Category of Report:	OPEN

REPORT OF THE CHIEF LICENSING OFFICER Ref No 108/17 (HEAD OF LICENSING) TO THE LICENSING SUB COMMITTEE LICENSING ACT 2003

Akentannos 270 Sharrow Vale Road Sheffield S11 8ZH

1.0 PURPOSE OF REPORT

1.1 To consider an application for the variation of a premises licence made under Section 34 of the Licensing Act 2003.

2.0 THE APPLICATION

- 2.1 The applicant is Giovanna Casiddu.
- 2.2 The application, which was received on 13th July 2017, is attached to this report labelled Appendix 'A'. Any blank pages have been omitted to save paper, but the original application will be available at the hearing.
- 2.3 A copy of the current Premises Licence is attached at Appendix 'B'.

3.0 REASONS FOR REFERRAL

- 3.1 Representations concerning the application has been received from the following and are attached at Appendix 'C':-
 - 5 Public objections
 - 1 Health & Safety
- 3.2 The applicant and objectors have been invited to attend the hearing. Copies of the front page of the notices are attached to this report labelled Appendix 'D'
- 3.3 The applicant has offered additional conditions which were circulated to the objectors but at the time of writing it nothing had been received regarding any withdrawals or agreement. Copies of the emailed conditions are attached at Appendix C.

4.0 FINANCIAL IMPLICATIONS

4.1 There are no specific financial implications arising from this application. However, additional costs may be incurred should the matter go to appeal. In such an eventuality it may not be possible to recover all these costs. The impact of these additional costs (if any) will be kept under review and may be subject of a further report during the year.

5.0 THE LEGAL POSITION

- 5.1 The Licensing Act 2003 at section 4 (1) requires the Licensing Authority to carry out its functions with a view to promoting the Licensing Objectives which section 4(2) sets out as:
 - a) the prevention of crime and disorder,
 - b) public safety,
 - c) the prevention of public nuisance,
 - d) the protection of children from harm.

5.2 Section 4(3) of the Licensing Act also requires the Licensing Authority to have regard to the published statement of Licensing Policy and any guidance issued by the Secretary of State under section 182.

6.0 HEARINGS REGULATIONS

- 6.1 Regulations governing hearings under the Licensing Act 2003 have been made by the Secretary of State.
- 6.2 The Licensing Authority has provided all parties with the information required in the Regulations to the 2003 Act as set out at Appendix 'E'.
- 6.3 Attached at Appendix 'E' is the following:
 - a) a copy of the Notice of Hearing;
 - b) the rights of a party provided in Regulations 15 and 16;
 - c) the consequences if a party does not attend or is not represented at the hearing
 - d) the procedure to be followed at the hearing.

7.0 APPEALS

7.1 The Licensing Act 2003 section 181 and Schedule 5 makes provision for appeals to be made by the applicant and those making representations against decisions of the Licensing Authority to the Magistrates' Court.

8.0 RECOMMENDATIONS

8.1 That Members carefully consider the representations made and take such steps as the Sub Committee consider appropriate for the promotion of the Licensing Objectives.

9.0 OPTIONS OPEN TO THE COMMITTEE

- 9.1 To vary the premises licence in the terms requested.
- 9.2 To vary the premises licence with conditions.
- 9.3 To reject the whole or part of the application.

Carlo Immediate

Stephen Lonnia Chief Licensing Officer Head of Licensing

7th September 2017

Appendix A The Application

Application to vary a premises licence 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 Licence Number

SY 1985 PR

I Giovanna Casiddu being the premises licence holder, apply to vary a premises licence under section 34 of the Licensing Act 2003 for the premises described in Part 1 below.

Part 1 – Premise	es details		
Postal address of pre	mises or, if none, ordnance su	urvey map reference or de	escription
Akentannos, 270 Sha	arrow Vale Road,		
Post town Sheffield		Post code S11 8ZH	
Telephone number of	premises (if any)	0114 2680505	
Non-domestic rateable	e value of premises	£12,500	
Part 2 - Applica	nt Details		
Daytime contact tel	ephone number 03	14 2680505	
Email address (optional)			
Current postal address if different from premises address			
Post Town	Sheffield	Postcode	S6 2WN

Part 3 - Variation

Do you want the proposed variation to have effect as soon as possible? **UPON COMPLETION OF THE WORKS**



If not do you want the variation to take effect from	Day Month Year
If your proposed variation would mean that 5,000 or more people are expected to attend the premises at any one time, please state the number expected to attend.	N/A
Do you want the proposed variation to have effect in relation to the introduction of the late r (Please see Guidance Note 1)	night levy? yes □ no⊠
Please describe briefly the nature of the proposed variation (please read	guidance note 2)
The proposed variation is to increase the licensed area for all licensable activities Premises Licence No. SY 1985 PR to reflect an extension of the premises under	es currently authorised under that Licence.
There will be general refurbishment throughout the premises as identified.	
Reconfiguration of restaurant layout as detailed on the attached plan AK/1.	
Access into the extended area shall be through the existing premises door.	
There will be reconfiguration of a bar and waiting area within the premises and toilet facilities within the licensed area.	an extension to the current
It shall be noted that all licensable activities will remain licensed as existing. It variations will adversely affect the four licensing objectives.	is not felt that any of the
Boxes f (recorded music) and the sale by retail of alcohol have been ticked to p will affect, however, there is no change to the hours of both these licensable accurder Premises Licence No. ST 1985 PR.	resent the areas this variation tivities as currently provided
. 	

Part 4 Operating Schedule

Please complete those parts of the Operating Schedule below which would be subject to change if this application to vary is successful.



Please tick √ yes

 \boxtimes

Provision of regulated entertainment (Please see guidance note 3) a) Plays (if ticking yes, fill in box A) b) Films (if ticking yes, fill in box B) c) indoor sporting events (if ticking yes, fill in box C) d) boxing or wrestling entertainment (if ticking yes, fill in box D) e) live music (if ticking yes, fill in box E) \boxtimes recorded music (if ticking yes, fill in box F) f) g) performances of dance (if ticking yes, fill in box G) h) anything of a similar description to that falling within (e), (f) or (g) (if ticking yes, fill in box H) $\underline{\textbf{Provision of late night refreshment}} \ (\text{if ticking yes, fill in box I})$

In all cases complete boxes K, L and M

Sale by retail of alcohol (if ticking yes, fill in box J)

E

Live music Standard days and timings (please read guidance note 8)		timinas	Will the performance of live music take place indoors or outdoors or both - please tick {Y} (please read	Indoors	
			guidance note 4).	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance not	e 5)	
Tue					
Wed			State any seasonal variations for the performance of live music (please read guidance note 6)		read
Thur					
Fri			Non standard timings. Where you intend to use the proper performance of live music at different times to those live the properties of the	emises for the sted in the colum	n on the
Sat			lett, please list (please read guidance note 7)		
Sun					

F

Recorded music Standard days and timings (please read guidance note 8)			Will the playing of recorded music take place indoors or outdoors or both - please tick {Y} (please read	Indoors	V
		ce note 8)	guidance note 4).	Outdoors	
Day	Start	Finish		Both	
Mon	10:00	24:00	Please give further details here (please read guidance not	e 5)	
			As Existing under Premises Licence No. SY 1985 PR		
Tue	10:00	24:00			
Wed	10:00	24:00	State any seasonal variations for playing recorded mus	ic (please read gu	idance
Thur	10:00	24:00			
Fri	10:00	24:00	Non standard timings. Where you intend to use the premises for the playing or recorded music entertainment at different times to those listed in the column		aying of column on
Sat	10:00	24:00	the left, please list (please read guidance note 7)		
Sun	12:00	23:30			
		N. M.			

Late night refreshment Standard days and timings (please read guidance note 8)		imings (please	Will the provision of late night refreshment take place indoors or outdoors or both – please tick {Y} (please read guidance note 4).	Indoors Outdoors
Day	Start	Finish		Both
Mon		- Visin summer	Please give further details here (please read guidance n	ote 5)
Tue				
Wed	- none		State any seasonal variations for the provision of late night refreshment (please read guidance note 6)	
Thur				
Fri			Non standard timings. Where you intend to use the provision of late night refreshment at different times, column on the left, please list (please read guidance not	to those listed in the
Sat		The state of the s	CONSTRUCTION DICESON (PROCESS FOR GARAGE NO.	',
Sun				

J

Supply of alcohol			Will the supply of alcohol be for	On the premises	J
	Standard days and timings (please read guidance note 8)		<pre>consumption (Please tick box Y) (please read guidance</pre>	Off the premises	
Day	Start	Finish	note 9)	Both	
Mon	10:00	24:00	State any seasonal variations for the supp	oly of alcohol (please read guid	ance note
Tue	10:00	24:00	As existing		
Wed	10:00	24:00			
Thur	10:00	24:00	Non-standard timings. Where you intend alcohol at different times to those listed in (please read quidance note 7)	to use the premises for the s n the column on the left, plea	upply of se list
Fri	10:00	24:00	(please read guidance note 7)		
Sat	10:00	24:00			
Sun	12:00	23:30			

K

Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children (please read guidance note 10)
None



Hours premises are open to the public Standard days and timings (please read guidance note 8) Day Start Finish		c mings e note 8)	State any seasonal variation (please read guidance note 6) As existing
Day	Start	Finish	
Mon	10:00	24:00	
Tue	10:00	24:00	
Wed	10:00	24:00	Non standard timings. Where you intend to use the premises to be open to the public at different times from those listed in the column on the left, please list
Thur	10:00	24:00	(please read guidance note 7)
Fri	10:00	24:00	
Sat	10:00	24:00	
Sun	12:00	23:30	

Please identify those conditions currently imposed on the consequence of the proposed variation you are seeking	e licence which you believe	e could be removed as a
	Please tick √ yes	
I have enclosed the premises licence	\boxtimes	!
I have enclosed the relevant part of the premises licence		If you have not ticked one of these boxes please fill in reasons for not including the licence, or part of it, below
Reasons why I have failed to enclose the premises licence or r	elevant part of premises licen	ce

M



Describe any additional steps you intend to take to promote the four licensing objectives as a result of the proposed variation:

a) General – all four licensing objectives (b,c,d,e) (please read guidance note 11)
I have undertaken my own risk assessment to take the following proposed steps.
No new steps have been identified which need to be addressed.
b) The prevention of crime and disorder
No further risks have been identified which need to be addressed
NO further risks have been identified which fleed to be addressed
c) Public safety
No further risks have been identified which need to be addressed
NO Turtiler Tisks flave been identified which fleed to be addressed
d) The prevention of public nuisance
No further risks have been identified which need to be addressed
e) The protection of children from harm
The restrictions set out in the Licensing Act 2003 will apply. No unusual or additional risks of harm to children
have been identified.

- I have made or enclosed payment of the fee; or
- I have not made or enclosed payment of the fee because this application has been made in relation to the introduction of the late night levy.
- I have sent copies of this application and the plan to responsible authorities and others where applicable
- I understand that I must now advertise my application
- I have enclosed the premises licence or relevant part of it or explanation
- I understand that if I do not comply with the above requirements my application will be rejected



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

Part 5 - Signatures (please read guidance note 12)

rait 5 Signatures	(please read guidance note	12)	
		e holder) or applicant's solicitor or other du signing on behalf of the applicant please sta	
Signature: John Gaunt & Part	ners	A. S.	
Date: 12 th July 2017	16		
Capacity: Solicitors	<u>I</u>		•••••
	olicitor or other authoris	e of 2 nd applicant (the current premises lice sed agent. (Please read guidance note 14). If that capacity.	nce
Signature: John Gaunt & Part	ners		
Date:			
Capacity: Solicitors			
Contact name (where not this application (please rea		ddress for correspondence associated with	7
John Gaunt & Partners Omega Court 372 Cemetery Road			
Post town Sheffield		Post code S11 8FT	
Telephone number (if any 0114 266 8664	()		
If you would prefer us to	correspond with you by	email your email address (optional)	

Notes for Guidance

This application cannot be used to vary the licence so as to extend the period for which the licence has effect or to vary substantially the premises to which it relates. If you wish to make that type of change to the premises licence, you should make a new premises licence application under section 17 of the Licensing Act 2003.

- 1. You do not have to pay a fee if the only purpose of the variation for which you are applying is to avoid becoming liable for the late night levy
- 2. Describe the premises. For example, the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place of consumption of these off-supplies of alcohol, you must include a description of where the place will be and its proximity to the premises.
- 3. In terms of specific regulated entertainments please note that:
 - Plays: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500.
 - Films: no licence is required for `not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by the classification ratings.

- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports – defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts – are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.



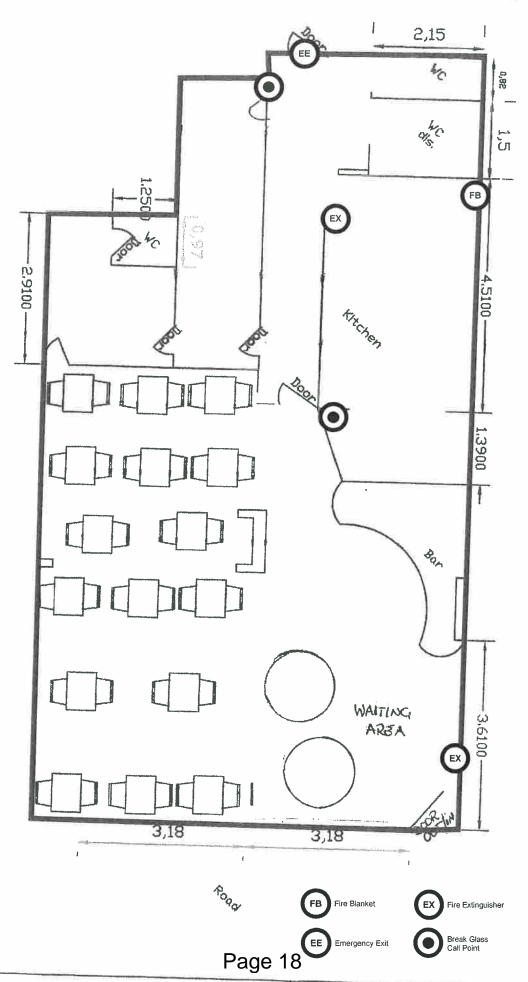
Live music: no licence permission is required for:

- a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
- a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
- a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
- a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
- a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.

Recorded Music: no licence permission is required for:

- any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
- o any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
- any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.
- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that
 the audience does not exceed 500. However, a performance which amounts to adult entertainment
 remains licensable.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.
- 4. Where taking place in a building or other structure please tick as appropriate (indoors may include a tent).
- For example state type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.
- 6. For example (but not exclusively), where the activity will occur on additional days during the summer months.
- 7. For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
- 8. Please give timings in 24 hour clock (e.g. 16.00) and only give details for the days of the week when you intend the premises to be used for the activity.
- 9. If you wish people to be able to consume alcohol on the premises, please tick 'on the premises'. If you wish people to be able to purchase alcohol to consume away from the premises, please tick 'off the premises'. If you wish people to be able to do both, please tick 'both'.
- 10. Please give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups or the presence of gaming machines.
- 11. Please list here steps you will take to promote all four licensing objectives together.
- 12. The application form must be signed.
- 13. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 14. Where there is more than one applicant, each of the applicants or their respective agents must sign the application form.
- 15. This is the address which we shall use to correspond with you about this application.

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AKE/1

LICENSING ACT 2003



Application has been made by Giovanna Casiddu to the Licensing Authority of Sheffield City Council to vary the Premises Licence for the Akentannos Restaurant at 270 Sharrow Vale Road, Sheffield, S11 8ZH. The application includes the following terms:-

- 1. Variation to extend the licensed area to reflect the restaurant extension as detailed on the enclosed plan AKE/1 deposited with the Licensing Authority.
- 2. To extend the licensed area for all licensable activities under Premises Licence no. SY1985PR including the sale by retail of alcohol for consumption on the premises Sunday 12 noon to 23.30 and Monday Saturday 10.00 24.00 (midnight) and the provision of regulated entertainment namely recorded music indoors Sunday 12.00 to 23.30 and Monday Saturday 10.00 24.00 (midnight)

Full details of the Application and the drawing can be viewed at the offices of the Licensing Authority at Sheffield City Council, Block C, Staniforth Road Depot, Staniforth Road, Sheffield, S9 3HD.

A responsible authority or any other person can make written representations to the Licensing Authority at any time up to and including 11 August 2017 (www.sheffield.gov.uk)

It is an offence for anyone knowingly or recklessly to make a false statement in connection with a Licence Application. The maximum fine on summary conviction is unlimited.

Dated this: 12 July 2017

John Gaunt & Partners, Solicitors

Appendix B Current Premises Licence

Sheffield City Council

LICENSING ACT 2003

Premises Licence Summary Issue No: 4

The Sheffield City Council being the Licensing Authority under the above Act hereby issue this Premises Licence Summary in respect of:

Premises licence number

SY 1985 PR

Akentannos Restaurant 270 Sharrow Vale Road Sheffield S11 8ZH

Telephone Number: 0114 2680505

Licensable activities authorised by the licence:

1. Provision of regulated entertainment:

Recorded Music

Indoors

Sunday

12:00 to 23:30 hours

Monday - Saturday

10:00 to 24:00 hours

2. Sale by retail of alcohol

(a) for consumption on the premises

Sunday

12:00 to 23:30 hours

Monday - Saturday

10:00 to 24:00 hours

The opening hours of the premises are

Sunday

12:00 to 23:30 hours

Monday - Saturday

10:00 to 24:00 hours

PLEASE NOTE:

In the event, that the hours permitted on this premises licence differ from those authorised on your planning consent, you MUST ONLY operate to which ever is the most restrictive permission.

Both Licensing and Planning carry out enforcement activities and if you are found to be in breach of either your premises licence and / or your planning consent, it may result in legal action being taken against you.

Where the licence authorises supplies of alcohol whether these are on and/or off supplies:

Sale by retail of alcohol for consumption on the premises.



Name, (registered) address of holder of premises licence:

Giovanna Casiddu 72 Cundy Street Sheffield S6 2WN

Telephone: 07860428629

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

Name of designated premises supervisor where the premises licence authorises the supply of alcohol:

Marina Frances Whitwam

State whether access to the premises by children is restricted or prohibited:

Restricted

The Premises Licence shall be in force from 2 December 2010.

Issued on: 2 December 2010.

Steve Lonnia

Chief Licensing Officer

Head of Licensing Services

On behalf of Sheffield City Council (issuing licensing authority)



THE LICENSING ACT 2003

Premises Licence No: SY 1985 PR

Issue No: 4.

The Sheffield City Council being the Licensing Authority under the above Act, hereby grant this licence in accordance with the requirements of the Licensing Act 2003 in respect of and subject to the conditions attached:

PART 1 - Premises details

Akentannos Restaurant 270 Sharrow Vale Road Sheffield S11 8ZH

Telephone Number: 0114 2680505

Licensable activities authorised by the licence and the times the licence authorises the carrying out of licensable activities:

1. Provision of regulated entertainment:

Recorded Music

Indoors

Sunday

12:00 to 23:30 hours

Monday - Saturday

10:00 to 24:00 hours

2. Sale by retail of alcohol

(a) for consumption on the premises

Sunday

12:00 to 23:30 hours

Monday - Saturday

10:00 to 24:00 hours

The opening hours of the premises are

Sunday

12:00 to 23:30 hours

Monday - Saturday

10:00 to 24:00 hours

Where the licence authorises supplies of alcohol whether these are on and/or off supplies

Sale by retail of alcohol for consumption on the premises.

B4

PLEASE NOTE:

In the event, that the hours permitted on this premises licence differ from those authorised on your planning consent, you MUST ONLY operate to which ever is the most restrictive permission.

Both Licensing and Planning carry out enforcement activities and if you are found to be in breach of either your premises licence and / or your planning consent, it may result in legal action being taken against you.

PART 2

Name, (registered) address, telephone number and e-mail (where relevant) of holder of premises licence:

Giovanna Casiddu 72 Cundy Street Sheffield S6 2WN

Telephone Number: 07860428629

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

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

Marina Frances Whitwam 112 Wortley Road High Green Sheffield S35 4LU

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

Personal Licence Number:

SY 4009 Per

Issuing Authority:

Sheffield City Council



State whether access to the premises by children is restricted or prohibited:

Restricted

This Premises Licence shall be in force from the 2 December 2010.

Issued on: 2 December 2010.

Steve Lonnia

Chief Licensing Officer

Head of Licensing Services

On behalf of Sheffield City Council (issuing licensing authority)

Sheffield City Council – For Office use only	
Variation of Premises Licence	
Variation of DPS	
Transfer of Premises Licence	No: 1 Issue Date 02/02/2016
Minor Variation	
Change of Name/Address	No: 2 Issue Date 21/03/2016
Amendment to Premises Licence	
Review	
Summary Review	



Annex 1A - Mandatory Conditions



Mandatory Condition 1 (Section 19 ss 2)

Where a licence authorises the sale of alcohol then no supply of alcohol may be made under the premises licence –

- (a) at a time when there is no designated premises supervisor in respect of the premises licence, or
- (a) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.

Mandatory Condition 2 (Section 19 ss 3)

Where a licence authorises the sale of alcohol then every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.

Mandatory Condition 3 (Section 20)

- 1. Where a premises licence authorises the exhibition of films, the licence includes the following conditions relating to the admission of children to the exhibition:
 - (a) The admission of children (under 18) to the exhibition of any film must be restricted in accordance with the classification set by the film classification body (currently the BBFC).
 - (a) In a case where there is no classification given by the classification body (the BBFC) the admission of children to the exhibition of any film must be restricted in accordance with any recommendation given by the Licensing Authority.
- 2. In this section -
 - "children" means persons aged under 18; and
 - "film classification body" means the person or persons designated as the authority under section 4 of the Video Recordings Act 1984 (c.39) (authority to determine suitability of video works for classification).

Mandatory Condition 4 (Section 21)

Where a premises licence includes a condition that at specified times one or more individuals must be at the premises to carry out a security activity each such individual must be licensed by the Security Industry Authority.

Annex 1B - Mandatory Condition effective from 28th May 2014:

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

Annex 1C - Mandatory Conditions effective from 1st October 2014:

1.—(1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.



- (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises—
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to—
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
 - (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner:
 - (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).
- **2.** The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- 3.—(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.
- 4. 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.

Annex 2 - Conditions consistent with the operating schedule

- 1. There shall be no adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children.
- 2. Alcohol will only be served with table meals.
- 3. No alcohol is to be consumed outside the restaurant.
- 4. Last customers to enter the premises no later than 22:00 hours.
- 5. Anyone who appears to be under the age of 21 years old shall require the appropriate proof of age before being served alcohol.
- 6. Signs shall be placed at the exits of the premises and must clearly communicate that customers must respect the needs of local residents and leave the premises quietly.

Annex 3 - Conditions attached after a hearing by the licensing authority

Annex 4 - Plans

3318/1/HP/03/D 3rd November 2010



Appendix C

Offered Conditions
Public Objections No 5
Health & Safety No 1

Wragg Martyn (NCC)

From:

Paul Henocq < PHenocq@john-gaunt.co.uk >

Sent: To: 23 August 2017 16:24 Wragg Martyn (NCC)

Subject:

RE: Akentannos



Hi Martyn,

I can confirm I have spoken with client who returned late last night.

He can agree to Offer the following as additional conditions:

- 3. There will be no movements, sorting or removal of waste bottles, material or other articles nor movement of skips or bins outside the building between 22:00 and 08:30 hours, Monday Saturday and 22:00 and 09:00 hours on Sunday's and Bank Holidays. No deliveries to the building will be carried out between these hours.
- 4. There will be no collection of glass / bottles / skips and refuse bins / skips by collection contractors between 22:00 and 08:30 hours Monday to Saturday and 22:00 to 09:00 hours on Sunday's and Bank Holidays.

Let me know the position going forward, I will email Clive separately shortly.

Kindest regards

Paul

Regards

Paul Henocq Associate

PHenoca@john-gaunt.co.uk | www.john-gaunt.co.uk T: 0114 266 8664 | M; 07703 730 836 | F



Omega Court | 372-374 Cemetery Road | Snepheld | \$11.8FT

APLH Courses | Reviews | Due Diligence | Due Dil

For more details on our services please click on the links above.

From: Wragg Martyn (NCC) [mailto:Martyn.Wragg@sheffield.gov.uk]

Sent: 23 August 2017 15:55

To: Paul Henocq < PHenocq@john-gaunt.co.uk>

Subject: RE: Akentannos

Hi Paul

7 Sept at 10,00am

Anderson Anne (CEX)



From:

Delamore Lindsey on behalf of licensingservice

Sent:

01 August 2017 09:19 Anderson Anne (CEX)

To: Cc:

Wragg Martyn (NCC)

Subject:

FW: Application to Vary a Premises Licence Akentannos 270 Sharrow Lane

Sheffield S11 8ZH serial no 605907

From: Pitts Steven

Sent: 01 August 2017 09:02 **To:** phenocq@iohn-gaunt.co.uk **Cc:** licensingservice; Lobo Rose

Subject: Application to Vary a Premises Licence Akentannos 270 Sharrow Lane Sheffield S11 8ZH serial no 605907

This emailed representation is made in accordance with the agreement with the Licensing Authority on the 18th October 2006 to accept representations by email.

Dear Paul,

Licensing Act 2003

Application to Vary a Premises Licence

Premises: Akentannos 270 Sharrow Lane, Sheffield S11 8 ZH

I refer to the application concerning the above premises and write to inform you that I am making a formal representation under the Licensing Act 2003, and will require the proposed condition set out below to be imposed in the Varied Premises Licence for the promotion of Public Safety.

1. A Building Regulation Completion Certificate shall be required for the structural work.

I would be grateful if you could confirm as a matter of urgency that your client is prepared to agree to this condition in order for my objection to be withdrawn.

Other issues that require your clients attention that are not conditions to be placed on the licence:

- 1. Please confirm the number of covers is 40 that your client is requesting as discussed at our meeting on the premises.
- 2. A satisfactory electrical certificate will be required on completion of the work.
- 3. A gas safe certificate will be required if any modification is made to the existing installation.
- 4. New floor surfaces in public areas and thoroughfares should achieve a low slip probability and achieve a Wet Pendulum Test Value (WPTV) of 36 or above.
- 5. Anti-slip mats are required in all entrances. Page 34

Anderson Anne (CEX)



From:

Triandafillithis Julia on behalf of licensingservice

Sent:

11 August 2017 09:42

To:

Wragg Martyn (NCC); Anderson Anne (CEX)

Subject:

FW: Akentannos Restaurant Alcohol Licence Variation Application Opposition

Ref:(SY1985PR)

FYI

Julia Triandafillithis

Licensing Enforcement and Technical Officer

NEW

Pre-Application Advice & Consultancy Service
Do you need help with your application or just want it checking?
Then give us a call on 0114 273 4264
This new service starts on Monday 6th February 2017

Licensing Service, Business Strategy & Regulation, Block C,

Staniforth Road Depot,

Sheffield, S9 3HD

Telephone:

0114 27 34264

Email:

julia.triandafillithis@sheffield.gov.uk or licensingservice@sheffield.gov.uk

Web:

www.sheffield.gov.uk

From: Porter Brook Community Association

Sent: 11 August 2017 01:33

To: licensingservice

Subject: Akentannos Restaurant Alcohol Licence Variation Application Opposition Ref:(SY1985PR)

Dear Sirs

Private Resident's Opposition

The ambiguous public statutory notice posted on the above restaurant window, and also posted on the adjacent unit window at .no. 272, suggests that the restaurant intends to extend into that unit, or part thereof, or extend into some other area of the restaurant, and the notice also infers that the alcohol licence is to be varied to include any such extended-into area.

I should therefore like to oppose this alcohol licence variation on the following grounds:

1 Any such extended alcohol licensed area will by its nature increase the number of patrons to the restaurant, resulting in the need for more local parking spaces for hours at a time, particularly on Eastwood Road. Eastwood Road and other local roads are squeezed already, by day and evening parking generated by local residents, businesses, restaurants, eateries, predagadents in term time. At present, local owner-

1

occupiers, and long-term renters, have great difficulty at the moment parking their cars at any convenien time, and in any convenient walking distance from their homes until quite late. Also, if the restaurant doe ever decide to operate until midnight in future under their existing midnight licence reputedly held, local residents will have to venture out to re-park their cars after midnight. The likely increase in restaurant patrons will exacerbate this problem, and for OAPs and young female residents it will make it impossible and dangerous to re-park. I respectfully suggest that the restaurant's alcohol licensed area remain the same as at present. It may dissuade the restaurant from physically extending its floor space, increasing its number of patrons wishing to park their cars for hours at a time.

- 2 More patrons hosted by a restaurant because of its increased licensed area will decrease the availability of car spaces outside local residents' homes for the charging of their electric cars, the need for which will become more prevalent in future, with the requirement for Gov't sponsored home charging points increasing year on year. The legislation regarding a home-owners right (none at present) to park outside their homes will probably change also in future because of electric cars. An alcohol licence is not just for Christmas, it is for the future, and this should be in any Licensing Officer's contemplation.
- 3 More patrons hosted by a restaurant because of its increased licensed area will result in more noisy patrons returning to their cars, banging doors in an acoustically built-up residential area. Consequential issue: This also could happen after midnight if the restaurant decided at a future date to open until midnight.
- 4 More patrons hosted by a restaurant because of its increased licensed area would result in more bottles being emptied into recycling receptacles at the rear within earshot of local residents' homes especially in the summer months with windows open. . Consequential issue: This also could happen after midnight if the restaurant decided at a future date to open until midnight.
- 5 More patrons hosted by a restaurant because of its increased licensed area, would mean more cooking smells to be endured by local residents, especially in the summer months with windows open.
- 6 Allowing this increase in licensed area to go ahead will enable the restaurant extension plan to go ahead which, if extended into the next door unit (per existing planning permission), will add to the prevention of diversity of businesses on Sharrow Vale Road which is overrun by restaurants and eateries needing parking for hours at a time, unlike other businesses needing customer parking for shorter timespans and during the day only. The area needs diversity.

Yours faithfully

Eileen Jones-Hill



Wragg Martyn (NCC)



From:

Marshall Shelley on behalf of licensingservice

Sent:

10 August 2017 10:47

To:

Anderson Anne (CEX); Wragg Martyn (NCC)

Subject:

FW: Alcohol licence SY1985PR

Martyn

Another objection to consider

Thanks Shelley

From: MARK BAINES

Sent: 09 August 2017 19:52

To: licensingservice

Subject: Fwd: Alcohol licence SY1985PR

I understand that Akentannos Restaurant of Sharrow Vale Road is seeking to extend its alcohol license - reference SY1985PR, to cover larger premises and later hours. I'm a resident on nearby Neill Road and would like to strongly register my opposition to such an an application. The residents in the surrounding area already suffer a high degree of alcohol related, antisocial behavior - late night noise, vandalism, trespassing, violence, litter - which, I feel, would only be compounded by any license extension. A further concern is that the premises could become, by stealth, another public bar in the area. We've already seen this happen with Nonnas, The Monk Bar, and The Pointing Dog on Ecclesall Rd. Additionally, parking - already problematic for permit paying residents - would be affected. For these reasons I'd be grateful if you could give careful consideration to the application.

Regards, Mark Baines.



Marshall Shelley



From:

Bob Hindle

Sent:

03 August 2017 20:11

To:

licensingservice

Subject:

Number 270 Sharrowvale road restaurant-licence extension

Categories:

Martyn Wragg, Anne Anderson

Sirs

There are enough late night licensed premises around here without adding to the list.

The noise at weekends is bad enough already and until the early hours of the mornings too.

As a long term resident, I strongly object to this extension and trust you will turn it down.

Thank you.

Bob

--

Bob Hindle

AM/MC

3 0 AliG 2017



8th August 2017

Licensing Authority Sheffield City Council Block C Staniforth Road Depot Staniforth Road Sheffield S9 3HD





Dear Sirs

Ref:

Akentannos Restaurant 270 Sharrow Vale Road Sheffield S11 8ZH

Premises Licence no. SY1985PR

With reference to the above application.

The prevention of Public Nuisance

With regard to the PUBLIC NUISANCE (NOISE) that could be experienced by us as residents by the deliveries and collections of bottles and disposal of all bottles/ waste to the above premises we request that the following conditions are attached on the premises and extensions to the premises Akentannos Restaurant 270 Sharrow Vale Road Sheffield S11 8ZH.

- There will be no movement, sorting or removal of waste bottles, material or other articles nor movement of skips or bins outside the building between 22-00 and 08-30 hours on Monday to Saturday and 22-00 and 09-00 hours on Sundays and Bank Holidays. No deliveries to the building to be carried out between these hours.
- There will be no collection of glasses/bottle bins/skips and refuse bins/skips by collection contractors between 22-00 and 08-30 on Monday to Saturday and 22-00 and 09-00 hours on Sundays and Bank Holidays.

As residents we do not want to be disturbed at unsociable times by the deliveries and collections to the above mentioned premises .

We make this request that the above conditions 1a and 1b are attached to the license, due to the fact that some licensed establishments in the VICINITY already have these conditions on their license.

Yours faithfully

D.a. Thomas. Commes

D A Thomas (Mrs) G Thomas (Miss)

Marshall Shelley



MESS ST

From: Belinda Lancaster

Sent: 04 August 2017 08:40
To: licensingservice

Subject: Akentannos Restaurant, 270 Sharrow Vale Road, Sheffield, S11 8ZH

Categories: Martyn Wragg, Anne Anderson

I live at which backs onto Sharrowvale Road.

Once the students come back parking is a near impossibility in the evenings particularly at weekends. The Church on the corner of Eastwood Road runs some sort of evening event on Fridays.

Coming back on a Friday night from the supermarket means parking and carrying shopping several streets away.

We are regularly disturbed at night by evening revellers.

Can you please reconsider the application to grant extended licensing until midnight as this will only exacerbate the noise with people banging noise / talking / shouting.

We already have strong curry smells from the Indian restaurant and this will be made worse.

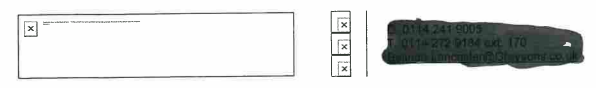
The noise of bottles being emptied into bottle banks will be heard for 100s of yards.

I pay for my parking permit but the benefit will be questionable if this licence application is allowed as people will simply pay the minimum fee to park depriving those of us who live in the street of any chance of parking.

Many thanks

Belinda Lancaster

Belinda Lancaster | Partner





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Appendix D

AN L. D. D.

Hearing Notices





Mr Paul Hanocq John Gaunt & Partners Omega Court 372-374 Cemetery Road Sheffield S11 8FT

Emailed to: PHanocq@john-gaunt.co.uk

The Sheffield City Council being the licensing authority, on the 13th July 2017 received your application in respect of the premises known as:

Akentannos Restaurant 270 Sharrow Vale Road Sheffield S11 8ZH

During the consultation period, the Council received representations from the following authorities / interested parties:

5 Public objections1 Health & Safety

on the likely effect of this application on the promotion of the licensing objectives, should it be granted.

The Council now **GIVES YOU NOTICE** that representations will be considered at a hearing to be held in a meeting room at Sheffield City Council, The Town Hall, Pinstone Street, Sheffield S1 2HH, on **Thursday 7**th **September at 10am**; following which the Council will issue a notice of determination of the application.

The documents which accompany this notice are the relevant representations which have been made, as defined in Section 35(5) of the Act.

The particular points on which the Council considers that it will want clarification at the hearing from a party are as follows:

- 1) Your response to the representations made, upon which you may ask and be asked questions by the parties to the hearing.
- 2) You may also be asked questions by the parties to the hearing, relating to your application for a licence.

Please complete the attached form LAR1 and return it to: Licensing Service, Sheffield City Council, Block C Staniforth Road Depot, Staniforth Road, Sheffield, S9 3HD within five (5) working days before the day or the first day on which the hearing is to be held.

Dated: 25th August 2017

Signed: Clive Stephenson The officer appointed for this purpose Licensing Officer

Sheffield
City Council



Mr Steve Pitts Environmental Health Technician Sheffield City Council

Emailed to - steve.pitts@sheffield.gov.uk

The Sheffield City Council being the licensing authority, on the 13th July 2017 received an application in respect of the premises known as;

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Dated: 25th August 2017

Signed: Clive Stephenson The officer appointed for this purpose Licensing Officer

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Mr Bob Hindle



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Dated: 25th August 2017 Signed: Clive Stephenson

The officer appointed for this purpose Licensing Officer

Please address any communications to: Licensing Service, Sheffield City Council, Block C Staniforth Road Depot Staniforth Road Sheffield S9 3HD. licensingservice@sheffield.gov.uk

Sheffield
City Council



Ms Belinda Lancaster

Sheffied
S11

Sent by e-mail to **Calinda lancaster @graysons comb**

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Dated: 25th August 2017

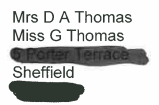
Signed: Clive Stephenson The officer appointed for this purpose Licensing Officer

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Page 45







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Akentannos 270 Sharrow Vale Road Sheffield S11 8ZH

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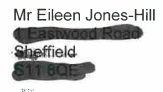
Dated: 25th August 2017

Signed: Clive Stephenson The officer appointed for this purpose Licensing Officer

Please address any communications to: Licensing Service, Sheffield City Council, Block C Staniforth Road Depot Staniforth Road Sheffield S9 3HD. <u>licensingservice@sheffield.gov.uk</u>







Sent by e-mail to

The Sheffield City Council being the licensing authority, on the 13th July 2017 received an application in respect of the premises known as;

Akentannos 270 Sharrow Vale Road Sheffield S11 8ZH

During the consultation period, the Council received representations from the following authorities / interested parties:

5 Public objections 1 Health & Safety

on the likely effect of this application on the promotion of the licensing objectives, should it be granted.

The Council now **GIVES YOU NOTICE** that representations will be considered at a hearing to be held in a meeting room at Sheffield City Council, The Town Hall, Pinstone Street, Sheffield S1 2HH, on **Thursday 7th September 2017 at 10am**; following which the Council will issue a notice of determination of the application.

The documents which accompany this notice are the relevant representations which have been made, as defined in Section 35(5) of the Act.

The particular points on which the Council considers that it will want clarification at the hearing from a party are as follows:

- 1) Your response to the representations made, upon which you may ask and be asked questions by the parties to the hearing.
- 2) You may also be asked questions by the parties to the hearing, relating to your application for a licence.

Please complete the attached form LAR1 and return it to: Licensing Service, Sheffield City Council, Block C Staniforth Road Depot, Staniforth Road, Sheffield, S9 3HD within five (5) working days before the day or the first day on which the hearing is to be held.

Dated: 25th August 2017 Signed: Clive Stephenson

The officer appointed for this purpose Licensing Officer

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Sheffield
City Council

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Mr Mark Baines

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Appendix E

Regulations / Procedures



Right of attendance, assistance and representation

15. Subject to regulations 14(2) and 25, a party may attend the hearing and may be assisted or represented by any person whether or not that person is legally qualified.

Representations and supporting information

- 16. At the hearing a party shall be entitled to
 - (a) in response to a point upon which the authority has given notice to a party that it will want clarification under regulation 7(1)(d), give further information in support of their application, representations or notice (as applicable),
 - (b) if given permission by the authority, question any other party; and
 - (c) address the authority

Failure of parties to attend the hearing

- 20. (1) If a party has informed the authority that he does not intend to attend or be represented at a hearing, the hearing may proceed in his absence.
 - (2) If a party who has not so indicated fails to attend or be represented at a hearing the authority may:—
 - (a) where it considers it to be necessary in the public interest, adjourn the hearing to a specified date, or
 - (b) hold the hearing in the party's absence.
 - (3) Where the authority holds the hearing in the absence of a party, the authority shall consider at the hearing the application, representations or notice made by that party.
 - (4) Where the authority adjourns the hearing to a specified date it must forthwith notify the parties of the date, time and place to which the hearing has been adjourned.

Procedure at hearing

- 21. Subject to the provisions of the Regulations, the authority shall determine the procedure to be followed at the hearing.
- 22. At the beginning of the hearing, the authority shall explain to the parties the procedure which it proposes to follow at the hearing and shall consider any request made by a party under regulation 8(2) for permission for another person to appear at the hearing, such permission shall not be unreasonably withheld.
- 23. A hearing shall take the form of a discussion led by the authority and cross-examination shall not be permitted unless the authority considers that cross-examination is required for it to consider the representations, application or notice as the case may require.
- 24. The authority must allow the parties an equal maximum period of time in which to exercise their rights provided for at regulation 16.
- 25. The authority may require any person attending the hearing who in their opinion is behaving in a disruptive manner to leave the hearing and may
 - (a) refuse to permit that person to return, or
 - (b) permit him to return only on such conditions as the authority may specify, but such a person may, before the end of the hearing, submit to the authority in writing any information which they would have been entitled to give orally had they not been required to leave.

Regulation 8



- (1) A party shall give to the authority within the period of time provided for in the following provisions of this regulation a notice stating
 - (a) whether he intends to attend or be represented at the hearing;
 - (b) whether he considers a hearing to be unnecessary
- (2) In a case where a party wishes any other person (other than the person he intends to represent him at the hearing) to appear at the hearing, the notice referred to in paragraph (1) shall contain a request for permission for such other person to appear at the hearing accompanied by details of the name of that person and a brief description of the point or points on which that person may be able to assist the authority in relation to the application, representations or notice of the party making the request.
- (3) In the case of a hearing under -
 - (a) section 48(3)(a) (cancellation of interim authority notice following police objection), or
 - (b) section 105(2)(a) (counter notice following police objection to temporary event notice),

the party shall give the notice no later than one working day before the day or the first day on which the hearing is to be held.

- (4) In the case of a hearing under
 - (a) section 167(5)(a) (review of premises licence following closure order),
 - (b) paragraph 4(3)(a) of Schedule 8 (determination of application for conversion of existing licence), paragraph 16(3)(a) of Schedule 8 (determination of application for conversion of existing club certificate)
 - (c) paragraph 26(3)(a) of Schedule 8 (determination of application by holder of justices' licence for grant of personal licence),

the party shall give the notice no later than two working days before the day or the first day on which the hearing is to be held.

(5) In any other case, the party shall give the notice no later than five working days before the day or the first day on which the hearing is to be held.

<u>Licensing Act 2003 – Hearing Procedure – Regulation 7 (1)</u>

This procedure has been drawn up in accordance with the Licensing Act 2003 to assist those parties attending Licensing Committee hearings.

- 1. The hearing before the Council is Quasi Judicial.
- 2. The Chair of the Licensing Committee will introduce the Committee and ask officers to introduce themselves.
- 3. The Chair will ask the applicants to formally introduce themselves.
- 4. The Solicitor to the Committee will outline the procedure to be followed at the hearing.
- 5. Hearing Procedure:-
 - (a) The Licensing Officer will introduce the report.
 - (b) Questions concerning the report can be asked both by Members and the applicant.
 - (c) The Licensing Officer will introduce in turn representatives for the Responsible Authority and Interested Parties who will be asked to detail their relevant representations.
 - (d) Members may ask questions of those parties
 - (e) With the leave of the Chair the applicant or his representative may cross examine the representatives of the Responsible Authorities and Interested Parties.
 - (f) The applicant/licensee (or his/her nominated representative) will then be asked to:-
 - (i) detail the application;
 - (ii) provide clarification on the application and respond to the representations made.
 - (g) The applicant/licensee (or his/her nominated representative) may then be asked questions by members and with the leave of the Chair from the other parties present.
 - (h) The applicant will then be given the opportunity to sum up the application.
 - (i) The Licensing Officer will then detail the options.
 - (j) There will then be a private session for members to take legal advice and consider the application.
- 6. The decision of the Licensing Committee will be given in accordance with the requirements of the Licensing Act 2003 and regulations made there under.
- NB: 1) At any time in the Licensing Process Members of the Committee may request legal advice from the Solicitor to the Committee. This advice may be given in open session or in private.
 - 2) The Committee Hearing will be held in public unless and in accordance with the Regulations the Committee determine that the public should be excluded.