Public Document Pack

Licensing Sub-Committee

Tuesday 9 April 2013 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 John Robson (Chair), Neale Gibson and George Lindars-Hammond Philip Wood (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.

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, or you can ring on telephone no. 2734552.

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 9 APRIL 2013

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

- Licensing Act 2003 Players' Lounge, 20 Yew Lane, Sheffield S5 9AN
 (a) Report of the Chief Licensing Officer Summary Review of a Premises Licence: Serious Crime and Disorder
 - (b) Report of the Chief Licensing Officer Application for Variation of a Premises Licence



ADVICE TO MEMBERS ON DECLARING INTERESTS AT MEETINGS

New standards arrangements were introduced by the Localism Act 2011. The new regime made changes to the way that members' interests are registered and declared.

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.

Page 1

- 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.

Under the Council's Code of Conduct, members must act in accordance with the Seven Principles of Public Life (selflessness; integrity; objectivity; accountability; openness; honesty; and leadership), including the principle of honesty, which says that 'holders of public office have a duty to declare any private interests relating to their public duties and to take steps to resolve any conflicts arising in a way that protects the public interest'.

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.

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, and has been published on the Council's website as a downloadable document at -http://councillors.sheffield.gov.uk/councillors/register-of-councillors-interests

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 Standards Committee in relation to a request for dispensation.

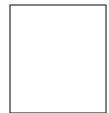
Further advice can be obtained from Lynne Bird, Director of Legal Services on 0114 2734018 or email lynne.bird@sheffield.gov.uk

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Agenda Item 5



SHEFFIELD CITY COUNCIL Committee Report



Report of:	Chief Licensing Officer, Head of Licensing
Date:	9 th April 2013
Subject:	Licensing Act 2003 Summary Review of a Premises Licence: Serious Crime and Disorder
Author of Report:	Claire Bower – 203 7751
Summary:	To consider an application for the summary review of a premises licence made by South Yorkshire Police under Section 53A of the Act
Recommendations:	That members carefully consider the representations made and take such steps, as the Committee consider necessary for the promotion of the licensing objectives.
Background Papers:	Attached documents
Category of Report:	OPEN

REPORT OF THE CHIEF LICENSING OFFICER, HEAD OF LICENSING TO THE LICENSING COMMITTEE Ref No: 27/13

LICENSING ACT 2003

Summary Review of Premises Licence: Serious Crime and Disorder

PREMISES: Players Lounge, 20 Yew Lane, Sheffield, S5 9AN.

1.0 PURPOSE OF REPORT

1.1 To consider an application for the summary review of a premises licence made by South Yorkshire Police under Section 53A of the Licensing Act 2003 in relation to the premises known as Players Lounge at 20 Yew Lane, Sheffield, S5 9AN.

2.0 THE APPLICATION

- 2.1 The application and certificate was submitted by South Yorkshire Police on 18th March 2013 and is attached to the report at Appendix 'A'.
- 2.2 The grounds for the summary review are, that in the opinion of a senior police officer, the premises are associated with serious crime or serious disorder or both. Further information is detailed in the application.
- 2.3 A copy of the current premises licence is attached at Appendix 'B'.
- 2.4 A meeting was held on 19th March 2013, to give consideration as to whether it was necessary to take interim steps following the application for summary review of the premises licence. A copy of the notice of determination following the meeting is attached to this report at Appendix 'C'.
- 2.5 The Premises Licence Holder made representation against the interim steps taken by the Licensing Committee, following which a meeting was held on 21st March 2013, to consider the representation. A copy of the notice of determination following this meeting is attached to this report at Appendix 'D'.
- 2.6 The Licensing Service has received representation in respect of the application from the following;
 - Sheffield Safeguarding Children Board Appendix 'E'
 - Local Residents (x3) Appendix 'F1', 'F2' & 'F3'
- 2.7 At the time of writing the report, the consultation period for comments on the summary review application was still open. Any comments received between the report being submitted and the last date for comments will be circulated to Members separately prior to the hearing.

3.0 REASONS FOR REFERRAL

- 3.1 The Licensing Authority must under the Act refer any application for review made under section 53A to the Licensing Committee within 28 days of receiving the application.
- 3.2 The Chief Officer of Police (or representative) who made the application, the Premises Licence Holder and any other person that has made representations have been invited to attend the hearing. Copies of the notices will be available at the hearing.
- 3.3 Please note paragraph 2.7 any person submitting comments after the report has been submitted will be invited to attend the hearing and copies of the notices will be available at the hearing.

4.0 FINANCIAL IMPLICATIONS OF A SUMMARY REVIEW APPLICATION

4.1 There are no specific financial implications to the Council 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 Section 53A of the 2003 Act as amended by the Violent Crime Reduction Act 2006 and The Licensing Act 2003 (Summary Review of Premises Licences) Regulations 2007 came into force on 1 October 2007.
- 5.2 The procedures allow a quick process for attaching interim conditions to a licence and a fast track licence review when the police consider that the premises concerned is associated with serious crime or serious disorder (or both).
- 5.3 The Licensing Act 2003 at section 53C requires that the Licensing Authority must-
 - (a) hold a hearing to consider the application for the review and any relevant representations;
 - (b) take such steps mentioned in subsection (3) (if any) as it considers necessary for the promotion of the licensing objectives; and
 - (c) secure that, from the coming into effect of the decision made on the determination of the review, any interim steps having effect pending that determination cease to have effect (except so far as they are comprised in steps taken in accordance with paragraph (b)).

5.4 Section 53C(3) states:

"The steps are –

- a) The modification of the conditions of the premises licence;
- b) The exclusion of a licensable activity from the scope of the licence;
- c) The removal of the designated premises supervisor from the licence;
- d) The suspension of the licence for a period not exceeding three months; or
- e) The revocation of the licence.
- (4) For the purpose of subsection (3)(a) the conditions of a premises licence are modified if any of them is altered or omitted or any new condition added."

- 5.5 If members decide to take the steps referred to in (a) or (b) above, it may provide that the modification or exclusion is to have effect only for a specified period (not exceeding three months).
- 5.6 The Licensing Act 2003 at section 53C(11) states that:
 - "A decision under this section does not have effect until -
 - a) the end of the period given for appealing against the decision, or
 - b) if the decision is appealed against, the time the appeal is disposed of."
- 5.7 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.
- 5.8 Section 4(3) of the Licensing Act also requires the Licensing Authority to have regard to the published statement of the 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 'G'.
- 6.3 Attached at Appendix 'G' is the following:
 - a) the rights of a party provided in Regulations 15 and 16;
 - b) the consequences if a party does not attend or is not represented at the hearing
 - c) the procedure to be followed at the hearing.
- 6.4 All relevant parties have been invited to attend the hearing. Copies of the notices will be available 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; the holder of the premises licence and those making representations against decisions of the Licensing Authority to the Magistrates Court.

8.0 RECOMMENDATIONS

8.1 That members carefully consider the application for review along with any other representations made and take such steps as detailed in paragraph 5.4 above that the Committee consider necessary for the promotion of the Licensing Objectives.

9.0 OPTIONS OPEN TO THE COMMITTEE

- 9.1 The options open to the Committee are:
 - a) To take no action;
 - b) To modify the conditions of the licence;
 - c) To exclude a licensable activity from the scope of the licence;
 - d) To remove the designated premises supervisor for the licence;
 - e) To suspend the licence for a period not exceeding three months; or
 - f) To revoke the licence.

Stephen Lonnia
Chief Licensing Officer, Head of Licensing
Licensing Service
Sheffield City Council, Block C Staniforth Road Depot, Staniforth Road, Sheffield, S9 3HD

LIC/CB

Appendix 'A'

ANNEX C

FORM FOR APPLYING FOR A SUMMARY LICENCE REVIEW

[Insert name and address of relevant licensing authority and its reference number (optional)]

Sheffield City Council Licensing Department

Staniforth Road Depot

Sheffield

S9 3HD

Application for the review of a premises licence under section 53A of the Licensing Act 2003 (premises associated with serious crime or disorder)

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 the 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.**

I Superintendent Morley [on behalf of] the chief officer of police for the South Yorkshire police area apply for the review of a premises licence under section 53A of the Licensing Act 2003.

1. Premises details:

Postal address of premises, or if none or not known, ordnance survey map reference or description:

Players Lounge 20 Yew Lane Sheffield

Post town: Sheffield

Post code (if known): S5 9AL

2. Premises licence details:

Name of premises licence holder (if known): Mr Keith Johnstone

Number of premises licence holder (if known): SY 0692 PR

3. Certificate under section 53A(1)(b) of the Licensing Act 2003 [Please read guidance note 1]:

I confirm that a certificate has been given by a senior member of the police force for the police area above that in his opinion the above premises are associated with serious crime or disorder or both, and the certificate accompanies this application.

(Please tick the box to confirm)

4. Details of association of the above premises with serious crime, serious disorder or both:

[Please read guidance note 2]

On 15th March 2013 a serious incident took place at the premises which has led South Yorkshire Police to seek an Expedited Review of the premise licence. At 22:58hrs the Police received a call from Ambulance control advising of a stabbing at the above location. They advised the injured party was a 31 year old male with a single stab wound who was conscious and bleeding. Ambulance control advised that the offender had left the premise and that he may be at a nearby flat. Officers arrived at the scene at 23:03hrs. As there is an ongoing investigation connected with this incident full details cannot be provided so a brief summary of events will be outlined below:-An argument occurred within the premise between the injured party and three males. This argument spilled out into the car park of the premise where the injured party was stabbed multiple times. Two members of door security intervened in the incident to split up the fighting and escorted some people from the car park back into the premise. However the fighting subsequently carried on in the road outside the premise. There was no attempt made by security staff to deal with this extension of the incident. After the incident one male was able to re-enter the premise whilst still in possession of a knife. This male went to the rear of the building to attempt to discard the weapon but was unable to due to police presence. He then went to the front of the premise to attempt to discard the weapon but again was unable to due to police presence. A subsequent search of the premise located one knife inside and two outside the premise. Tests are ongoing with regards to these weapons. Blood stained clothing was also located in a vehicle which was parked in the premise car park. Again tests are ongoing on these objects. Two males were arrested inside the premise and a third male was arrested outside. CCTV evidence is available of the above incident. The premise was closed voluntarily after the incident in order to preserve the crime scene. Subsequent discussion took place between the DPS Kevin Johnstone and the local policing team with regards to re-opening the premise over the weekend as they had two pre-booked functions on Saturday 16th March. It was agreed that a voluntary closure would be in place until Monday 18th March - but that one of the functions booked in for Saturday 16th March could take place as long as extra precautions were put in place. These included:-

- 1) two extra door security to work for the duration of the function
- 2) the premise to be responsible for ensuring that only family members and friends attended the function the premise was not to allow in general members of the public.
- 3) Alcohol was only to be served until 23:00hrs with the premise to be empty and closed up by 23:30hrs.

South Yorkshire Police also provided two Officers to monitor the premise and provide support should it be required. Unfortunately Officers had to enter the premise at 23:45hrs to remind Mr Johnstone for the agreement as the premise

was still open and the function was still in full swing. South Yorkshire Police find this extremely disappointing considering that, as they had understood it, they had been fair and proportionate in not issuing a formal closure notice on the premise at the time of the incident, and also subsequently allowing the premise to open to hold a pre-planned function on the basis that certain requirements would be met, which they weren't.

Prior to this incident we can confirm that the following incidents have taken place at the premises since 1st January 2013:-

- 1st January 2013 (03:56hrs) noise complaint regarding people in the street outside the premise (although SYP agree that this may not be solely related to Players Lounge)
- 1st January 2013 (04:15hrs) noise complaint regarding people still drinking in the street outside the premise (although SYP agree that this may not be solely related to Players Lounge)
- 12th January 2013 (00:20hrs) Officers attended the premise due to people fighting outside the premise. A further call received advising people who had left the premise were kicking vehicles in the street as they passed. No complaints made and no injured parties located so no further police action.
- 26th January 2013 (00:33hrs) Officers flagged down by a member of public advising that there was a large group outside Players causing noise and Anti-Social Behaviour nuisance. A further call was received advising that people from the group were throwing themselves into vehicles parked nearby the premise. Police speak to the premise who advise there are a group of people outside awaiting taxis and that there have been no issues.
- 26th January 2013 (23:11hrs) Member of the public advises that there
 is a group of people outside the premise shouting and arguing and it sounds
 like they are going to fight, The caller advised this happens every weekend.
- 27th January 2013 (00:49hrs) A male calls police to advise there are people fighting outside the premise. Officers attended. No fighting was taking place but there was a large group hanging around outside the premise. No injured parties or complainants so no further police action.
- 27th January 2013 (00:53hrs) Member of the public calls police to advise that there are young people fighting outside the premise throwing bottles and glasses. Linked to the above incident.
- 2nd February 2013 (00:45hrs) Member of the public called police to report fighting on the decking infront of the premise. Caller advised approximately 50 people arguing and fighting. Caller described people in the road also, and lying on car bonnets. Police attend and spoke to staff at the premise who advised there had been no issues. There was no fighting on attendance however there was a large group of people outside the premise, all of whom were in drink.
- 21st February 2013 (11:56hrs) Member of the public called to report underage drinking at the premise. Caller stated their 14 year old cousin went there the previous week and was "absolutely hammered". Officers attend the premise later that day along with Licensing Officers and Childrens Safeguarding to express their concerns and offer further support and advice.
- 3rd March 2013 (00:41hrs) Member of the public reports approximately 40 people outside the premise – some of them fighting. Officers attend and two people are detained.
- 3rd March 2013 (11:02hrs) Member of the public calls police to advise that the previous evening she had had to attend at the premise to collect her 15 year old daughter who was at the premise "very drunk". The caller advised that when she attended there were many more underage people there. She questioned the Door staff who did and said nothing. The caller advised she

was willing to provide the police with a statement should they require.

- 3rd March 2013 (13:48hrs) member of the public called police to advise she had been at a function at the premise the previous evening and when she had walked outside she was assaulted by a female. Investigations carried out then the victim advised she did not wish to make a formal complaint so no further police action taken.
- . 9th March 2013 (00:26hrs) Ambulance control call police to advise that they have had a call from a female advising there are approximatley 50-100 people fighting at the above premise with bottles being used as weapons. Police attend. On arrival there were a lot of people waiting outside the premise for taxis but there were no signs of fighting. No further police action.

Due to the above serious incident and the possibility for repercussions from this incident South Yorkshire Police are concerned that there may be potential for further serious crime and disorder to take place at the premises. We were already considering the requirement for a s51 Review based on previous incidents at the premise and the ongoing concerns we have regarding the apparent lack of control the Premise Licence Holder and DPS have over the premise. We are also concerned about the lack of responsibility that Messrs Johnstone take regarding incidents at their premise, and the possible effects of bad management on members of the public and local residents. South Yorkshire Police, along with other agencies, have tried to engage with the Johnstones by offering support and advice, but it seems that this is never fully taken on board.

As shown above there have been a large number of calls to South Yorkshire Police – whilst not all of them have resulted in criminal action being taken, all of the incidents have required Officer time

With regards to the CCTV system it has been discussed with Kevin Johnstone several times that it is a licensing requirement for there always to be someone on the premise who is able to operate the system to provide copies of footage to Officers immediately it is required. However following several instances recently when Mr Johnstone has not been able to provide footage, and advice from a local Officer that should there be a further breach of this license condition we would look at serving a S19 Closure Notice, still there was nobody on the premise during the incident on 15th March who was able to work the system and provide the required footage to Officers immediately. At the time of the incident it was believed that the injured parties' injuries may have been life threatening and therefore we could have been dealing with a murder. Obviously immediate receipt of CCTV footage can prove invaluable in such situations, and once again the premise was unable to provide this to us. Therefore, due to the serious nature of the incident on 15th March 2013 we now request that the premises be the subject of an Expedited Review under s53a of the Licensing Act 2003 in order to prevent serious crime and disorder and public nuisance, and protect the public from harm.

Signature of applicant:

Date: 18th March 2013 Capacity: Superintendent

Contact details for matters concerning this application:

Address: South Yorkshire Police Licensing Department, Attercliffe Police

Station

Telephone number(s): 0114 2523163

Email: sheffield.liquor-licensing@southyorks.pnn.police.uk

Notes for guidance:

1. A certificate of the kind mentioned in the form must accompany the application in order for it to be valid under the terms of the Licensing Act 2003. The certificate must explicitly state the senior officer's opinion that the premises in question are associated with serious crime, serious disorder or both.

Serious crime is defined by reference to section 81 of the Regulation of Investigatory Powers Act 2000. In summary, it means:

- conduct that amounts to one or more criminal offences for which a person who has attained the age of eighteen and has no previous convictions could reasonably be expected to be sentenced to imprisonment for a term of three years or more; or
- conduct that amounts to one or more criminal offences and involves the use of violence, results in substantial financial gain or is conduct by a large number of persons in pursuit of a common purpose.

Serious disorder is not defined in legislation, and so bears its ordinary English meaning.

2. Briefly describe the circumstances giving rise to the opinion that the above premises are associated with serious crime, serious disorder, or both.

South Yorkshire Police Sheffield Headquarters Snig Hill Sheffield S3 8LY

CERTIFICATE UNDER SECTION 53A(1)(b) OF THE LICENSING ACT 2003

I hereby certify that in my opinion the premises described below are associated with serious crime / serious disorder / both serious crime and serious disorder¹.

Premises²: Players Lounge 20 Yew Lane Sheffield S5 9AN

Premises licence number (if known): SY 0692 PR

Name of premises supervisor (if known): Kevin Johnstone

I am a Police Superintendent ³ in the South Yorkshire Police police force.

I am giving this certificate because I am of the opinion that other procedures under the Licensing Act are inappropriate in this case, because⁴:

On 15th March 2013 a serious incident took place at the premises which has led South Yorkshire Police to seek an Expedited Review of the premise licence. At 22:58hrs the Police received a call from Ambulance control advising of a stabbing at the above location. They advised the injured party was a 31 year old male with a single stab wound who was conscious and bleeding. Ambulance control advised that the offender had left the premise and that he may be at a nearby flat. Officers arrived at the scene at 23:03hrs. As there is an ongoing investigation connected with this incident full details cannot be provided so a

¹ Delete as applicable.

² Include business name and address and any other relevant identifying details.

³ Insert rank of officer giving the certificate, which must be superintendent or above.

⁴ Give a brief description of why other procedures such as a standard review process are thought to be inappropriate, e.g. the degree of seriousness of the crime and/or disorder, the past history of compliance in relation to the premises concerned.

brief summary of events will be outlined below:-

An argument occurred within the premise between the injured party and three males. This argument spilled out into the car park of the premise where the injured party was stabbed multiple times. Two members of door security intervened in the incident to split up the fighting and escorted some people from the car park back into the premise. However the fighting subsequently carried on in the road outside the premise. There was no attempt made by security staff to deal with this extension of the incident.

After the incident one male was able to re-enter the premise whilst still in possession of a knife. This male went to the rear of the building to attempt to discard the weapon but was unable to due to police presence. He then went to the front of the premise to attempt to discard the weapon but again was unable to due to police presence. A subsequent search of the premise located one knife inside and two outside the premise. Tests are ongoing with regards to these weapons. Blood stained clothing was also located in a vehicle which was parked in the premise car park. Again tests are ongoing on these objects. Two males were arrested inside the premise and a third male was arrested outside. CCTV evidence is available of the above incident.

The premise was closed voluntarily after the incident in order to preserve the crime scene. Subsequent discussion took place between the DPS Kevin Johnstone and the local policing team with regards to re-opening the premise over the weekend as they had two pre-booked functions on Saturday 16th March. It was agreed that a voluntary closure would be in place until Monday 18th March – but that one of the functions booked in for Saturday 16th March could take place as long as extra precautions were put in place. These included

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- 26th January 2013 (23:11hrs) Member of the public advises that there is a group of people outside the premise shouting and arguing and it sounds like they are going to fight, The caller advised this happens every weekend.
- 27th January 2013 (00:49hrs) A male calls police to advise there are people fighting outside the premise. Officers attended. No fighting was taking place but there was a large group hanging around outside the premise. No injured parties or complainants so no further police action.
- 27th January 2013 (00:53hrs) Member of the public calls police to advise that there are young people fighting outside the premise throwing bottles and glasses. Linked to the above incident.
- 2nd February 2013 (00:45hrs) Member of the public called police to report fighting on the decking infront of the premise. Caller advised approximately 50 people arguing and fighting. Caller described people in the road also, and lying on car bonnets. Police attend and spoke to staff at the premise who advised there had been no issues. There was no fighting on attendance however there was a large group of people outside the premise, all of whom were in drink.
- 21st February 2013 (11:56hrs) Member of the public called to report underage drinking at the premise. Caller stated their 14 year old cousin went there the previous week and was "absolutely hammered". Officers attend the premise later that day along with Licensing Officers and Childrens Safeguarding to express their concerns and offer further support and advice.
- 3rd March 2013 (00:41hrs) Member of the public reports approximately 40 people outside the premise some of them fighting. Officers attend and two people are detained.
- 3rd March 2013 (11:02hrs) Member of the public calls police to advise that the previous evening she had had to attend at the premise to collect her 15 year old daughter who was at the premise "very drunk". The caller advised that when she attended there were many more underage people there. She questioned the Door staff who did and said nothing. The caller advised she was willing to provide the police with a statement should they require.
- 3rd March 2013 (13:48hrs) member of the public called police to advise she had been at a function at the premise the previous evening and when she had walked outside she was assaulted by a female. Investigations carried out then the victim advised she did not wish to make a formal complaint so no further police action taken.
- . 9th March 2013 (00:26hrs) Ambulance control call Police to advise that they have had a call from a female advising there are approximately 50-100 people fighting at the above premise with bottles being used as weapons. Police attend. On arrival there were a lot of people waiting outside for taxis but there were no signs of fighting. No further Police action.

Due to the above serious incident and the possibility for repercussions from this incident South Yorkshire Police are concerned that there may be potential for further serious crime and disorder to take place at the premises. We were already considering the requirement for a s51 Review based on previous incidents at the premise and the ongoing concerns we have regarding the apparent lack of control the Premise Licence Holder and DPS have over the premise. We are also concerned about the lack of responsibility that Messrs Johnstone take regarding incidents at their premise, and the possible effects of

bad management on members of the public and local residents. South Yorkshire Police, along with other agencies, have tried to engage with the Johnstones by offering support and advice, but it seems that this is never fully taken on board.

As shown above there have been a large number of calls to South Yorkshire Police – whilst not all of them have resulted in criminal action being taken, all of the incidents have required Officer time

With regards to the CCTV system it has been discussed with Kevin Johnstone several times that it is a licensing requirement for there always to be someone on the premise who is able to operate the system to provide copies of footage to Officers immediately it is required. However following several instances recently when Mr Johnstone has not been able to provide footage, and advice from a local Officer that should there be a further breach of this license condition we would look at serving a S19 Closure Notice, still there was nobody on the premise during the incident on 15th March who was able to work the system and provide the required footage to Officers immediately. At the time of the incident it was believed that the injured parties' injuries may have been life threatening and therefore we could have been dealing with a murder. Obviously immediate receipt of CCTV footage can prove invaluable in such situations, and once again the premise was unable to provide this to us.

Therefore, due to the serious nature of the incident on 15th March 2013 we now request that the premises be the subject of an Expedited Review under s53a of the Licensing Act 2003 in order to prevent serious crime and disorder and public nuisance, and protect the public from harm.

(Signed)

(Date)

Appendix 'B'

City Council

THE LICENSING ACT 2003

Premises Licence No: SY 0692 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

Players Lounge 20 Yew Lane Sheffield **S5 9AN**

Telephone Number: 0114 2466147

Where the licence is time limited, the dates:

Not applicable.

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

Indoors

Indoors

1. Provision of regulated entertainment:

(a) indoor sporting events

Sunday	10:00 to 23:30 hours
Monday	10:00 to 24:00 hours
Tuesday	10:00 to 24:00 hours
Wednesday	10:00 to 24:00 hours
Thursday	10:00 to 24:00 hours
Friday	10:00 to 00:30 hours the following day
Saturday	10:00 to 00:30 hours the following day

(b) live music

Sunday	10:00 to 23:00 hours
Monday	10:00 to 23:00 hours
Tuesday	10:00 to 23:00 hours
Wednesday	10:00 to 23:00 hours
Thursday	10:00 to 23:00 hours
Friday	10:00 to 24:00 hours
Saturday	10:00 to 24:00 hours

(c) recorded music

Sunday	10:00 to 23:30 hours
Monday	10:00 to 24:00 hours
Tuesday	10:00 to 24:00 hours
Wednesday	10:00 to 24:00 hours
Application Type: LA03_App to Review Premises /Club	Unique Flare ID: 023540

Page 19



Thursday 10:00 to 24:00 hours

Friday 10:00 to 00:30 hours the following day Saturday 10:00 to 00:30 hours the following day

New Years Eve (31.12) 10:00 to 24:00 hours New Years Day (01.01) 00:00 to 23:20 hours

Christmas Day (25.12) 12:00 to 15:20 and 19:00 to 22:50 hours

(d) anything of a similar description to (b) or (c) Indoors

 Sunday
 10:00 to 23:30 hours

 Monday
 10:00 to 24:00 hours

 Tuesday
 10:00 to 24:00 hours

 Wednesday
 10:00 to 24:00 hours

 Thursday
 10:00 to 24:00 hours

Friday 10:00 to 00:30 hours the following day Saturday 10:00 to 00:30 hours the following day

2. Provision of entertainment facilities for:

(e) making music Indoors

(f) dancing

(g) entertainment of a similar description falling within (e) or(f)

 Sunday
 10:00 to 23:30 hours

 Monday
 10:00 to 24:00 hours

 Tuesday
 10:00 to 24:00 hours

 Wednesday
 10:00 to 24:00 hours

 Thursday
 10:00 to 24:00 hours

Friday 10:00 to 00:30 hours the following day Saturday 10:00 to 00:30 hours the following day

3. Late Night Refreshment: Indoors

 Sunday
 23:00 to 23:30 hours

 Monday
 23:00 to 24:00 hours

 Tuesday
 23:00 to 24:00 hours

 Wednesday
 23:00 to 24:00 hours

 Thursday
 23:00 to 24:00 hours

Friday 23:00 to 00:30 hours the following day Saturday 23:00 to 00:30 hours the following day

4. Sale by retail of alcohol:

(a) for consumption on the premises

Sunday	11:00 to 23:00 hours
Monday	10:00 to 23:30 hours
Tuesday	10:00 to 23:30 hours
Wednesday	10:00 to 23:30 hours
Thursday	10:00 to 23:30 hours
Friday	10:00 to 24:00 hours
Saturday	10:00 to 24:00 hours

Application Type, LACS, Applite Review Premises Clab.

New Years Eve (31.12) 10:00 to 24:00 hours

New Years Day (01.01) 00:00 to standard terminal hour

The opening hours of the premises are:

 Sunday
 10:00 to 23:30 hours

 Monday
 10:00 to 24:00 hours

 Tuesday
 10:00 to 24:00 hours

 Wednesday
 10:00 to 24:00 hours

 Thursday
 10:00 to 24:00 hours

Friday 10:00 to 00:30 hours the following day Saturday 10:00 to 00:30 hours the following day

New Years Eve (31.12) 10:00 to 24:00 hours

New Years Day (01.01) 00:00 to standard terminal hour

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.

PART 2

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

Mr Keith Johnstone 27 Wellington Road Stannington Sheffield S6 5PE

Telephone Number: 01142466147

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

N/A

Kevin Johnstone 3 Burrowlee Park Square Hillsborough Sheffield S6 2DA

Telephone Number: Unknown

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 1156 PR

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 Second Appointed Day

Issued on: 3rd November 2005

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	1	Granted 16 th September 2010		
Variation of DPS				
Transfer of Premises Licence				
Minor Variation	1	Granted 6 th January 2010		
Amendment to Premises	1	11 th October 2011		
Licence following review				

<u>Annex 1A – Mandatory Conditions</u>

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
- (b) 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).
 - (b) 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 Conditions effective from 6th April 2010:

These mandatory conditions apply where the licence authorises the supply of alcohol. The conditions in paragraph 1 to 3 do not apply where the licence authorises the sale by retail or supply of alcohol only for consumption off the premises.

- (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.
- 2. 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).
- 3. The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.

Annex 1C - Mandatory Conditions effective from 1st October 2010:

These mandatory conditions apply were the licence authorises the supply of alcohol. The condition 5 does not apply where the licence authorises the sale by retail or supply of alcohol only for consumption off the premises.

- 4. (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.
- 5. 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.

Annex 2 - Conditions consistent with the operating schedule

- 1. There shall be no sales of intoxicating liquor for consumption off the premises.
- 2. All staff and the Premises Licence Holder shall be trained in the operation of the Challenge 25 scheme and how to manage confrontation, staff training records must be maintained to the satisfaction of the Licensing Authority and made available to the officers of the Responsible Authorities and the Licensing Authority upon request.
- A minimum of one member of staff must be assigned to act as Children's Safeguarder at the premises and this role must be fulfilled in compliance with the guidance and training issued by the Safeguarding Children's Board.
- 4. A colour CCTV system to the specification of South Yorkshire Police, will be fitted, maintained and in use at all times the premises are open, the CCTV images will be stored for 28 days. Police and Authorised Officers of the Council will be given access to images for the purposes in connection and detection of crime and disorder.
- 5. The Premises Licence Holder and all persons working at the premises shall be fully trained in the use of the CCTV system, so that images can be immediately obtained by the Police and Authorised Officers of the Council.
- Staff will receive training on matters concerning underage sales, drugs policies, and operating procedures. Records of such training will be kept and made available for inspection by authorities upon request.
- 7. All doors and windows shall be closed, save for access and egress, when regulated entertainment is present in the premises.
- 8. The DPS or a designated member of staff must take a pro active approach to noise control, checking outside the premises to ensure that noise is kept to a reasonable level from patrons using the external area and manage noise levels internally so as not to cause a nuisance to the nearest noise sensitive property.
- The Premises Licence Holder shall prominently display A4 notices on all exits reminding patrons to leave the premises in a quiet and orderly fashion to respect the local neighbours needs.
- 10. The Premises Licence Holder shall prominently display A4 notices in all external areas reminding patrons to be quiet whilst using the facilities provided and that they are in close proximity to residential accommodation.
- 11. No amplified sound shall be played in the premises except through an in-house amplified sound system fitted with a sound limiter and a cut off device connected to all emergency fire doors. The settings of which shall have received prior written approval of the Environmental Protection Service
- 12. A recognised proof of age scheme must operate in compliance with the multi agency guidance issued by the Sheffield Safeguarding Children's Board, Trading Standards and South Yorkshire Police.

13.	Children under the age of	16 years n	nust be ac	companied b	y an adul	t and su	pervised
	at all times.			•	-		

14	. Persons und	ler the age o	f 18 years a	are not pe	ermitted to	remain on	the premises	after
	22:00 hours	unless dinin	g or attendi	ng a pre-	booked fur	nction, evei	nt or game.	

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

- The premises shall be used as a private members club and for the purpose of providing members and bona fide guests with facilities for the playing of snooker and similar sports. The provision of live music and entertainment facilities shall be ancillary to the main use.
- 2. There shall not be more than 200 persons on the premises at any one time.
- The provision of live music and similar entertainment facilities shall only be permitted for pre-booked events and shall be restricted to the new lounge as in accordance with the plan, dated 4th August 2005, revised 9th September 2010.
- 4. A permanent fixed residual current device (RCD) must protect the electrical power serving all amplified music equipment used for the purposes of live music.

Conditions attached after a hearing by the licensing authority 6th September 2011.

- 1. The DPS must become a member of Sheffield Licence Watch and attend regularly.
- 2. The Premises must display relevant posters and information relating to the supply of alcohol to underage customers in positions that are both visible inside and outside the premises and at the point of sale.
- 3. Training concerning 'Challenge 25', underage sales, drugs policies and operating procedures shall be provided to all new members of staff. Existing members of staff shall receive annual refresher training. Records of all training shall be retained at the site and made available for inspection upon request of any Responsible Authority or the Licensing Authority.
- 4. The external decking area may be utilised by customers between 09:00 hours and 22:00 hours only.
- 5. Save for access and egress, only customers wishing to smoke shall be permited to stand on the external decking area after 22:00 hours. Those customers wishing to smoke must not be permitted to drink in external areas while smoking after 22:00 hours.
- 6. The premises management must conduct a risk assessment in respect of all pre booked functions considering the employment of door supervisors and the use of non glass drinking vessels and maintain a written record of such risk assessments.
- 7. A registered SIA door supervisor must be employed at the premises from 21:00 hours until 30 minutes after the terminal hour whenever pre booked functions take place at the premises and also after 21:00 hours where numbers exceed 100 on a Friday or Saturday evening. The door supervisor must monitor all external areas to ensure noise from the premises and customers does not become excessive and to encourage customers to disperse quitely.

- 8. One hour before the conclusion of any pre booked function the premises management will ensure an announcment is broadcast within the premises that the event will be finishing in the next hour and customers requiring taxi transport should arrange their taxi.
- 9. A member of staff at the premises must carry out a check for litter and broken glass in the immediate area adjacent to the premises each evening after the premises has closed and clear up/remove any such broken glass.
- 10. A person who has successfully completed the Safe Guarding Children course must be on the premises at all times that under 18's are present.

Section 53A(2)(a)



Appendix 'C'

Notice of determination under Section 53B of consideration whether it is necessary to take interim steps.

South Yorkshire Police

The Sheffield City Council, being the licensing authority, on the 18th March 2013 received an application for a Summary Review of a Premises Licence from South Yorkshire Police in respect of premises known as "Players Lounge" 20 Yew Lane, Sheffield, S5 9AN.

The Licensing Sub-Committee considered the written representations of the South Yorkshire Police in an application served by Superintendent Shaun Morley, of the South Yorkshire Police in Sheffield, for a Summary Review of the Premises Licence, under Section 53A of the Licensing Act 2003, in respect of the above named premises, on the grounds that the premises had recently been associated with serious crime and disorder.

The Licensing Sub-Committee decided to **IMPOSE** Interim Steps pending the decision at the full Review hearing, as follows:

Premises Licence Suspension

The Premises Licence in respect of "Players Lounge" 20 Yew Lane, Sheffield, S5 9AN shall be suspended with immediate effect from the 19th March 2013 until the full Review hearing of the Premises Licence.

The Licensing Sub-Committee read the representations from Superintendent Morley, on behalf of the South Yorkshire Police, in support of the application. The Licensing Sub-Committee asked for clarification on the Summary Review process which was provided by the Legal adviser to the Sub-Committee who explained that a Summary Review allowed the Police to fast track a review of a Premises Licence, where they considered that such Premises was associated with serious crime or serious disorder (or both), and the Licensing Authority is to respond within 48 hours of receipt of a Summary Review Application and consider under section 53B of the Licensing Act 2003 whether it was appropriate to take interim steps quickly pending the determination of a review of the premises licence, the Legal Adviser further advised as to the decision making process, that needed to be appropriate and proportionate. The Licensing Officer advised the Licensing Sub-Committee of the interim steps that the Licensing Authority could consider taking, namely:

- modification of the current conditions of the Premise Licence:
- exclusion of the sale of alcohol from the current permissions of the Premise Licence;
- removal of the Designated Premises Supervisor (DPS) from the Licence; or
- suspension of the Licence.

In the written representations, Superintendent Morley, on behalf of the South Yorkshire Police, indicated that the South Yorkshire Police had serious concerns as regards the overall management structure of the Premises and the failure to promote the licensing objectives in respect of the Prevention of Crime and Disorder, despite working with the Premises Licence holder.

REASONS:

An Interim Decision was made for the following reasons:

- 1. There was a serious incident at the premises on the 15th March 2013 at or around 22:58 hours. An argument within the premises spilled out into the car park of the premises, two members of door security intervened in the incident to split up the fighting and escorted some people from the premises car park back into the premises. The fighting subsequently carried on in the road outside the premises. A 31 year old man sustained a stab wound. After the incident one male was able to re-enter the premises whilst still in possession of a knife. Following the incident, the premises agreed that a voluntary closure would be in place until the 18th March 2013, however one booked function could take place provided extra precautions were in place, including:
 - (i) Additional security to be employed for the duration of the function;
 - (ii) The premises to be responsible for ensuring only family members and friends to be in attendance at the function (the premises was not to permit entry to general members of the public);
 - (iii) Alcohol to be served only until 23:00 hours, closing by 23:30 hours.

Notwithstanding South Yorkshire Police providing 2 Officers to monitor and support the premises, the Officers were required to enter the premises at 23:45 hours wherein the premises was still open and the function ongoing.

The Licensing Sub-Committee accepted that the premises had recently been associated with serious crime and disorder.

- 2. The Licensing Sub-Committee were concerned that the potential for further incidents in the short term were possible.
- 3. The Licensing Sub-Committee were concerned in respect of the ability of the premises to take immediate steps, with the assistance of the Police, to address enhanced licensing, operational or management issues at the premises and to protect the community and its customers and local families.

The Licensing Sub-Committee had regard to the Licensing Act 2003, its Regulations, the new Home Office Guidance, the Council's Statement of Licensing Policy, and parameters provided by relevant case law (more specifically the case of *Daniel Thwaites Plc v Wirral Borough Magistrates' Court 2008*), whilst considering the application based on the licensing objectives. The Licensing Sub-Committee felt that there was sufficient evidence within the Summary Review Application. This decision took effect immediately and amounts to immediate notice of this decision and the reasons for making it.

Representations of Premises Licence holder

If the If the holder of the Premises licence makes, and does not withdraw, representations against any interim steps taken by the Licensing Sub-Committee, the Licensing Authority must, within 48 hours of receipt of the representations, hold a hearing to consider those representations, with notice to be provided to the Police, so they can also attend before the Licensing Sub-Committee. Such a

hearing must consider whether the interim steps are necessary for the promotion of the licensing objectives and determine whether to withdraw or modify the interim steps taken. Any correspondence arising from this matter should be sent to The Licensing Service, Block C, Staniforth Road Depot, Staniforth Road, Sheffield, S9 3HD or emailed to general.licensing@sheffield.gov.uk.

IMPORTANT NOTE:

Dated:19th March 2013

- 1. The above decision takes effect as from 19th March 2013.
- 2. The premises licence holder may make representations against the imposition of the interim step, any such representations must be made during the period specified under Section 53A(3)(e) and prescribed by Regulation 39A(2).

Signed: Chief Licensing Officer, Head of Licensing

Ster Louis

LICENSING ACT 2003

Section 53B (8)

Sheffield Appendix 'D'

Notice of determination under Section 53B of representation against interim steps

South Yorkshire Police

Representations relating to the Interim Steps decided by the Licensing Sub-Committee in respect of the Summary Review of the Premises Licence of "Players Lounge" 20 Yew Lane, Sheffield, S5 9AN

The Licensing Sub-Committee considered representations of the Premises Licence Holder and the South Yorkshire Police relating to the interim steps decided by the Licensing Sub-Committee on 19th March 2013 in respect of the Summary Review of the Premises Licence of "Players Lounge" 20 Yew Lane, Sheffield, S5 9AN.

Inspector Leek addressed the Sub-Committee on behalf of the South Yorkshire Police referring to the serious incident on the 15th March 2013 giving rise to the application for the review of a premises licence under section 53A of the Licensing Act 2003 (premises associated with serious crime or disorder). Inspector Leek told the Sub-Committee that he had viewed the incident of the 15th March 2013 via CCTV footage on 20th March 2013. He explained that the footage viewed revealed a significant number of individuals hardly able to stand up, who were unchecked. He said that notwithstanding the victim of the incident presented staggeringly drunk, he was still served. He continued that at the point the victim was asked to leave, he was at the door with a full pint. The CCTV footage revealed an apparent verbal altercation until a punch was thrown by one offender, there was no reaction in terms of security/supervisors, indeed the victim was pushed outside. The victim subsequently sustained multiple horrific injuries caused by the use of a weapon. Inspector Leek continued that notwithstanding some intervention by door supervision staff 3 persons involved in the altercation were allowed back into the premises, a knife was later found in the premises. In line with the cooperation of the Licence Holder and appropriate notification with the Superintendent the incident resulted in voluntary closure of the Premises. Inspector Leek confirmed that whilst police were able to view CCTV within the Premises, they were unable to retrieve the footage pursuant to the Premise Licence conditions.

Mr Hyldon, solicitor for the Licence Holder, addressed the Sub-Committee, he apologised for his client coming before the Committee. He stated that before the incident of serious disorder giving rise to the interim step the premises had been subject to Review in 2011 saying that the review was around matters of public nuisance not crime and disorder, he said that as a result of the review a further ten conditions were added to his client's licence. He referred to paragraph 21 of the Premises Licence Holder Representation in so far as his client thought he was doing everything possible to effect the smooth operation of the premises. He referred to paragraph 18 of the Representation referring to sums expended and produced photographs in this regard. He referred to the variation application in respect of the premises and the multi-agency approach involved in that process. He said that due to the comments of Police Officer Callery his client had applied for an extension of one hour, he advised that this additional hour was to be abandoned after the incident on the 15th March 2013. He referred to paragraph 20 stating that the Premises Licence Holder had complied with the condition and at no time had he been advised differently. He referred to a troublesome element in attendance at the premises following the closure of neighbouring venues. He referred to paragraph 25 of the Representation and agreed that an argument had occurred within the premises between the injured party and three males. He further stated that the 2 members of door staff had reacted Page 33

immediately. He said that the security staff had carried out their job, the incident carried out in the road well outside the allotted line of the premises. He referred to the immediate action of his client to try to engage alternative security, producing an email in this regard. He submitted that the actions taken reflected strong management. He said that going forward a weapons wand could be used to address concerns. He noted referring to paragraph 27 the voluntary closure amounted to a responsible operator.

He added that the function on the 16th March had ended at 23:30, people had remained in the premises as it was raining and in the interests of safety.

It was confirmed to the Sub –Committee that circa 120 people had been barred from the premises since December 2012, in this regard it was confirmed that CCTV footage was reviewed in advance of a decision to exclude customers.

It was confirmed to the Sub Committee that the serious incident had occurred on or around 22:45 and that the Police were made aware by the Ambulance service not from the premises.

The Police asked the Sub Committee to keep the Premise closed until review.

In summing up Mr Hyldon, on behalf of the Premises Licence Holder, asked that the suspension be removed submitting that the suggested condition at paragraph 35 should prevent reoccurrence.

Members of the Licensing Sub-Committee received representations against interim steps taken by the Sub-Committee following an application by the South Yorkshire Police under section 53A of the Licensing Act 2003 for a review of the Premises Licence granted to Mr Keith Johnstone in respect of the premises known as "Players Lounge" 20 Yew Lane, Sheffield, S5 9AN. Members were required to decide under section 53B of the Act whether the interim steps were necessary for the promotion of the licensing objectives and whether they should be withdrawn or modified pending a full review of the licence. In reaching a decision considered:

- The application made by the Police
- The certificate in support of that application stating that the premises are associated with serious crime and serious disorder
- The representations from the Police
- The representations from the licence holder including the offering of certain conditions
- The Council's Statement of Licensing Policy
- The Statutory Guidance of the Secretary of State and the non-statutory guidance on expedited/ summary licence reviews
- The parameters provided by relevant case law (more specifically the case of *Daniel Thwaites Plc v Wirral Borough Magistrates' Court 2008*).

After taking into account the licensing objectives and all relevant considerations the Sub-Committee decided that the interim step previously taken by the Sub-Committee to suspend the licence pending the full review is still appropriate,

The Premises Licence in respect of "Players Lounge" 20 Yew Lane, Sheffield, S5 9AN shall remain suspended with immediate effect from the 19th March 2013 until the full Review hearing of the Premises Licence.

Reasons:

- 1. The Licensing Sub-Committee accepted that the Premises had recently been associated with a serious crime and disorder.
- 2. The Licensing Sub-Committee were concerned that the potential for further incidents in the short term were possible.
- 3. The Licensing Sub-Committee were concerned in respect of the ability of the Premises to take immediate steps, with the assistance of the Police, to address enhanced licensing, operational or management issues at the premises and to protect the community and its customers and local families.

The only interim step that the Sub-Committee can therefore take is suspension of the Licence.

There is no right of appeal against this decision and there will be a full hearing of the review after the consultation period. You will be informed of the date in due course.

Supporting documents:

- Report of the Chief Licensing Officer dated 19th March 2013
- Appendix A Premises Licence No: SY 0692PR
- Appendix B Form for applying for a Summary Licence Review
- Annex B Certificate under Section 53A(1)(b) of The Licensing Act 2003
- Decision on Review dated 19 March 2013
- Premises Licence Holder's Representation
- Submissions on behalf of the Licence Holder:
- (i) 11 No Photographs
- (ii) Premises Ground floor plan (drawing no 004a revision 'a' January 2013
- (iii) email dated 18 March 2013

Dated 21st March 2013

Signed:

Chief Licensing Officer, Head of Licensing.

Please address any communications to:

Licensing General Section, Place Portfolio, Sheffield City Council, Block C, Staniforth Road Depot, Staniforth Road, Sheffield, S9 3HD

Or email: general.licensing@sheffield.gov.uk



Address correspondence to:

Julie Hague Sheffield Safeguarding Children Board - Licensing Project Floor 2 Redvers House Union Street Sheffield S1 2JQ

Telephone: 0114 2736753 Email: Julie.hague@shefffield.gov.uk

Fax: 0114 2734628

24th March 2013

The Licensing Authority Town Hall Surrey Street Sheffield

Dear Sirs

APPLICATION FOR AN EXPEDITED REVIEW OF THE PREMISES LICENCE: PLAYERS LOUNGE, 20 YEW LANE, SHEFFIELD S5 9AN

The Safeguarding Children Board is in receipt of the above documentation and is writing to make a representation regarding this matter, as the Responsible Authority for the protection of children from harm under the Licensing Act 2003. The reason for the representation is that safeguarding concerns have been identified in relation to the style and character of the premises and the way the premises has been managed, which has failed to provide a suitable, family friendly environment.

The Safeguarding Children Board has been repeatedly involved with the premises management since 2010 due to on-going safeguarding concerns at the premises. Complaints have been received regarding underage drinking and anti social behaviour at the premises. In February this year, I attended a meeting with the premises management to investigate further complaints regarding underage drinking and young people accessing the premises unaccompanied, via the 'membership scheme'. During this time the Safeguarding Children Board has tried to work in partnership with the premises management to improve the environment to make it safer and family friendly. I can confirm that a number of staff at the premises, including the Designated Premises Supervisor Mr Kevin Johnstone, have attended the multi agency safeguarding training; this means that the DPS and staff are aware of what is expected in terms of competent risk management for the protection of children from harm. Despite having been trained and repeatedly advised, safeguarding issues have continued to be raised at the premises.

I note from the evidence submitted by South Yorkshire Police that in the face of security staff, fights, assaults and incidents of disorder take place and have escalated. I am concerned that on 15th March 2013, a stabbing took place and a weapon was found inside the venue, with a further two weapons

having been found in proximity to the premises and security staff did not the fight as it moved to the road outside. This demonstrates that there is an escalating risk that children and young people either socialising at the premises or who are in proximity to it, may suffer physical or psychological harm.

Since 2010 the premises management has received on-going intervention, support and training, but disappointingly has still failed to achieve a culture change at the premises.

I am aware that an application to vary the premises licence has recently been submitted, to address the fact that the premises while being regulated in the style of a snooker membership club has in fact been operating as a public bar/function suite. This means that currently, children have liberal access in that they are permitted to remain at the premises until 10pm or after if attending parties/functions, dining, or attending a game or event. I am also concerned that currently young people aged 16 to 18 may access the venue unaccompanied. If robust measures are not enforced to address crime and disorder, children will continue to be exposed to risk of harm.

The evidence demonstrates that the environment at the premises is becoming increasingly unsuitable and hostile for children and young people; the premises is known to attract high numbers of young people who socialise in the bar, attend parties and attend sports coaching sessions. In light of the changed style and character of the operation it is imperative that stringent safeguarding measures are in place and enforced, to regulate the environment if children and young people are to continue to have access. I would therefore ask the Licensing Sub Committee to take positive action regarding this premises licence for the protection of children from harm.

Yours sincerely

JULIE HAGUE Licensing Project Manager Sheffield Safeguarding Children Board

Appendix 'F1'

Re-Review of hicerce
The Players Longe, 20 Year Love,
Sheffield S5 9AL.

LICENSING CENTED

26/3/13

Dear Sirs,

Re The Players Lounge, Yew Lane, Ecclesfield, Sheffield.

I have lived at my home address, which is approximately 100 yards away from this club, for over 25 years.

During these years, that is until it became The Players Lounge, there seems to have been little or no problem to myself, the neighbours, or Ecclesfield.

Once it became The Players Lounge, with Johnston running it, there has been nothing but problems.

The club has been allowed to open till late on a Friday and Saturday nights and is thought of as a 'night club' by both residents of Ecclesfield, and the people who visit the club on its 'late nights', most of whom are obviously not from the local area. I can say this, as when the premises has 'turned out', a large group of people gather on Yew Lane awaiting numerous taxi's to collect them.

Johnson cannot fail to be aware of the problems the club causes, with the Police having to attend almost all Friday/Saturday nights – blue lights and sirens in operation, and I know from newspaper reports which are still online (The Sheffield Star, Sept 2011) that the problems were put to him by Police and that his answer was not to put things right, but to abuse Police. This resulted in the loss of his licence for a few days with the threat of more serious action, if he failed to take appropriate action to ensure the club was run correctly. I'm sure told the licensing committee exactly what he thought they wanted to hear, as he was given his licence back.

He failed to alter anything and things have gone from bad to worse, until earlier this month when the normal trouble we all have to put up with turned into a serious stabbing, resulting in the temporary loss of licence, and closure of the club.

I have spoken to his father, who appears to help with the running of the club, at length, following a complaint to Police over damage to one of my cars caused by youths exiting the club, fighting drunk, and one youth throwing another onto the bonnet of the car.

Talking to his father was a waste of my time and breath. He stated that they have a sign up which asked customers to be quiet when leaving the club, and the sign being placed ended their responsibilities. I pointed out the 'club' had a duty of care to the residents, and that the 'club' should do all it could to keep their neighbours happy and avoid complaints. He told me that once customers were out of their door, they were no longer anything to do with the 'club'. I also put it to him that they were clearly allowing people, young males, but some females as well, to drink far too much alcohol, and many people were coming out of the club absolutely drunk, and that by law they should refuse to serve someone who was drunk, with more alcohol. He stated that they sold as much alcohol as possible, as more sales meant more profit!

I understand that anyone in business needs to make a profit, but this club is doing it at the expense of all its neighbours, the people of Ecclesfield, and even the customers themselves, some of whom must suffer (possibly long term) the effects of drinking large amounts of alcohol. There must also be a cost to the N.H.S., treating people injured during the numerous drunken fights outside the club. Also it is at the cost of Police time with the amount of man-hours the Police spend responding to incidents at the club. (And the tax payer who pays toward the N.H.S./Police).

I have had both my cars damaged recently by drunken youths fighting after coming out of the club in the early hours. One had its bonnet damaged as mentioned above, the other, in January 2013, had its wing mirror broken off. I have also had my garden fence (yet to be repaired) damaged twice.

I see these incidents occur, but am so in fear of my health and safety, that I dare not go out and challenge the offenders myself or make a citizen's arrest, and have to rely on the Police attending. Even if the Police arrive within a couple of minutes, the offenders have done their damage and are either gone or merge back into the crowd. When the car bonnet was damaged, I know that Police viewed CCTV at the club and on Yew Lane, and were unable to identify anyone from it, so whilst there is CCTV, it is limited in what it can do, and does not stop drunks fighting, causing damage or even stabbings!

This last week has been wonderful, with the club closed. Just like the 'old' days! There has been no screaming, shouting, swearing, damage, fighting, abuse, vomiting and urinating in the street, no fear, no traffic problems, no constant slamming of car doors, no cars driving on the footways, no cars parking on paths or grass verges, no having to stop up till 2 a.m. due to noise and fear of damage, no litter, no glass broken in the road, etc.. etc.. etc..

I hear of neighbours with small children, who are woken by all the noise, fighting and Police attending every weekend. Also talking of small children, every weekend women with babes in arms or kiddies in prams can be seen leaving the club and standing around waiting for taxi's till 1 a.m. or so. I have also seen women with babes in arms get involved in fights!

If you allow Johnson to have his licence back, I am sure we will be in for more of the same. He may well tell you the things he thinks you want to hear, but he has done this before, and up until March 2013, gotten away with it. He has shown he is not fit to hold a licence to run this club and serve alcohol.

If the licence is restored then serious restrictions need to be put in place please. I think one thing that would help the locals the most would be to restrict opening hours, the club having to close at 11 p.m. This should stop many offences occurring, and make the life of its neighbours more comfortable, as the drunks coming from the club, may not be as drunk!

The main points of a licence being granted are the prevention of crime and disorder, public safety, prevention of public nuisance and the protection of children.

This club and Johnston fail on every point. Please don't let him pull the wool over your eyes, when and if he asks for his licence back.

I suspect only a handful of residents may contact you about this club, but I can assure you that there are many more who would like to object, but feel it's a waste of time, as nothing will change.

If you did want to get a true picture of how all the residents felt about this club, say those in a quarter mile or so radius, then could you not commission a survey before making a decision which could have such a big impact on the future of Ecclesfield and its residents?

Yours sincerely,

Licensing AUTHORING HEARD F DEVELOPEMENT Services SHELFIELD CTM COUNCIL 22M March 2013.

To WHOM IT MAY Concern, SECTION

Vew lane Eccuerfield yesterday 21 march 2013.
I notice someone putting up notices, I stopped and read the 2 Notices, one was for an extension of the premises and one for the extension of the premises and one for the extension of the licensing hours.

it read that anyone could make written representation anytime up to the 12th March, how in hell could anyone make written representation obyfore 12th March of the Notice wasn't displayed by the owners of the Player bounge until the 215 Warch?

anyone can make a complaint within 21 days after the 25th February, 21 days after the 25th in Sunday 17th March, again of the is not displayed by the aumens until 215 March how can anyone make a complaint in time?

I am also informed that all the extensions that have been applied for have already been Carried out, how can then be if planning consent chasit yet been granted, or is this already cute dired before anyone has had the chance to aligher, there seems to be some very serious issues here

As you will see from the address my life of live on Peneville Crescent which is a short distance. from the Players Lounge, on Friday & Saturday rights Carparh by people writing the Player Lounge, we are woken after in the early houns of the morning by shouting, swearing, cardson slamning shut o engines being reuver up?

my hufe is a light sleeper o has defleculty

H. Ane alkeling. in getting back to sleep again. therefore affecting her fealth! on a couple of occasions I have ventured autside to ask there notre makers if they would try o leave greatly, then I get swore at, always a threatend with violence, my lilye of one both in our 700 a at our age we don't need these problems yust for the Dake of Domeone making more profit whilst other suffer You must be awore of the record the Playen tounge has i le regular fight, noose, drug dealing, damage to people for party a a recent statiling, how can you even consider extending the licensing them or extension to the property in view of all the trouble, what you thould be considering is closing the place down. Ane you also awak that a large Number of elderly residents live in close proximity to the Players hounge, have you considered there & peoples concerns? or does Steffield Council Lave a No Care attitude towards the elderly.

Not only do private residents have to suffer the noise or always associated with the Players hounge, the reputation of this chrinking den will reduce the value of aux to mes.

So if you do grant what the owners of the Players bounge are as ting for, myself to member of other vesidents in the area will be deeking a reduction in our council tax payment and we could also run a media campaign to highlite the problem we are encountering, because of the Player Lourge

Yours sincerely

AT Plusent, I Do Not WANT my DETAILS TO Be Green to Anyone other THAN THE People ADS Plessoral to in this letter

Appendix 'F3'



22nd March 2013

Licensing Section
Sheffield County Council
Block 'C' Staniforth Road Depot
Staniforth Rd
Sheffield
S9 3HD

Dear Sir/Madam

Re: Licensing Objection to The Players Lounge, 20 Yew Lane, Sheffield.

The Players Lounge started out as a Snooker Club known as The 147 Snooker club. During this time there were no problems whatsoever. Over the years it has become a nightmare. It is more like a nightclub with the late night drinking, outside smoking, music, and fighting.

This is or was a very quiet village and I would like to point out that the Players Lounge is situated right in the middle of a residential area – family houses, sheltered accommodation flats for the elderly and a nursery for the under fives.

The residents have to tolerate not only the noise from the people using the club, and on leaving to go home. The taxis peoping their hooters late at night when arriving to collect their fares but from the youngsters who gate crash parties which are being held there. This results in arguments and then the obvious to fighting. The police are called out regularly to attend trouble which has broken out which then spills out onto the public highway. The most recent resulted into a young male getting stabbed.

Empty beer bottles and broken glass is a regular weekend picture which can be a danger to the young children attending the nursery on a Monday morning.

The residents dread the warmer and lighter nights as this brings larger crowds to this small area and the visitors tend to sit outside the Players Lounge drinking and smoking which creates more problems as we cannot have our windows open and the people with gardens suffer from the families who bring their children with them and leave them outside unsupervised and they chase all over private property.

I would ask you to visit this site to see for yourselves to judge how inappropriate the area is to accommodate such a business.

I am enclosing a petition signed by some of the residents living in this area.

Yours faithfully



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 — 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), if given permission by the authority, question any other party; and 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.

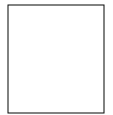
Licensing Act 2003 – Hearing Procedure (REVIEW) – Regulation 7 (1)

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 and other parties 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 by Members the applicant and other parties.
 - (c) The Licensing Officer will introduce the applicant for review (or his/her nominated representative) who will be asked to detail the application.
 - (d) Members may ask questions.
 - (e) The Licensing Officer will in turn introduce representatives for the other Responsible Authorities and Interested parties who will be asked to detail their relevant representations
 - (f) Members may ask questions
 - (g) With the leave of the Chair the licensee or his representative may cross examine the representatives of the applicant for review and the other Responsible Authorities and Interested Parties.
 - (h) The licensee (or his/her nominated representative) will then be asked to respond to the application and to any other representations made.
 - (i) The 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.
 - (j) The applicant will then be given the opportunity to sum up the application.
 - (k) The representatives of the Responsible Authorities will be given the opportunity to sum up
 - (I) The licensee will be given the opportunity to sum up
 - (m) The Licensing Officer will then detail the options.
 - (n) 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 Board Hearing will be held in public unless and in accordance with the Regulations the Committee determine that the public should be excluded.



SHEFFIELD CITY COUNCIL Committee Report



Report of:	Chief Licensing Officer, Head of Licensing
Date:	9 th April 2013
Subject:	Licensing Act 2003
Author of Report:	Claire Bower
Summary:	To consider an application for the variation of a premises licence made under the Licensing Act 2003.
Recommendations:	That members carefully consider the representations made and take such steps, as the Committee consider necessary for the promotion of the Licensing Objectives.
Background Papers:	Attached documents
Category of Report:	OPEN

REPORT OF THE CHIEF LICENSING OFFICER, HEAD OF LICENSING, TO THE LICENSING COMMITTEE

LICENSING ACT 2003

PREMISES: Players Lounge, 20 Yew Lane, Sheffield, S5 9AN

1.0 PURPOSE OF REPORT

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

Ref No: 28/13

2.0 THE APPLICATION

- 2.1 The applicant is Mr Keith Johnstone.
- 2.2 The application, which was received on 13th February 2013, is attached to this report labelled Appendix 'A'.
- 2.3 Page 2 of the application form details briefly the proposed variation.
- 2.4 The application has subsequently been amended by the applicant. Details of the amendment are attached to the report at Appendix 'B' and the Solicitor for the applicant will address the committee on the amendments at the hearing.
- 2.5 The current premises licence is attached at Appendix 'C'.

3.0 REASONS FOR REFERRAL

3.1 Representations concerning the application for variation have been received from the following :-

•	South Yorkshire Police	Attached at Appendix 'D'
•	Safeguarding Children Board	Attached at Appendix 'E'
•	Health and Safety	Attached at Appendix 'F'
•	Local residents (x 7)	Attached at Appendix 'G1', 'G2', 'G3', 'G4', 'G5', 'G6' & 'G7'

- 3.2 As the representations have not been resolved, the matter is referred to the Licensing
- 3.3 The applicant and representatives from 3.1 have been invited to attend the hearing. Copies of the notices will be available at the hearing.

4.0 FINANCIAL IMPLICATIONS

Committee.

4.1 There are no specific financial implications to the Council 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 'H'.
- 6.3 Attached at Appendix 'H' is the following:
 - a) the rights of a party provided in Regulations 15 and 16;
 - b) the consequences if a party does not attend or is not represented at the hearing
 - c) the procedure to be followed at the hearing.
- 6.4 All relevant parties have been invited to attend the hearing. Copies of the notices will be available 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 Committee consider necessary 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 modified conditions.
- 9.3 To reject the whole or part of the application.

Kec. 24058, Chq. 115

Appendix 'A'

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.

I Keith Johnstone 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.

SY0692PR	ce Number]		
Part 1 - Premis	ses details			
Postal address of pr	remises or, if none, ordna	ince survey ma	ap reference or desc	ription
Player's Lounge, 20	Yew Lane, Ecclesfield			
Post town Sheffield			Post code	
Sherifeid		_	S5 9AN	
Telephone number of	premises (if any)	I	0114 2466147	
Non-domestic rateab	le value of premises		£10,750.00	
Part 2 – Applica	ant Details			
Daytime contact te	lephone number	01142 668	664	
Email address (optional)				
Current postal	Mr. Keith Johnstone			
different from	27 Wellington Road Stannington			
premises address				
Post Town	Sheffield	Postco	ode	S6 5PE

Part 3 - Variation Please tick √ ves Do you want the proposed variation to have effect as soon as possible? Month Year Day If not do you want the variation to take effect from 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 N/A expected to attend. Please describe briefly the nature of the proposed variation (please read guidance note 1) The variation sought seeks to :-1. Approve alterations to the premises as particularised on the drawings deposited with the Licensing Authority (drawing number 004A). In summary the works comprise: . Reconfiguration of toilets including installation of disabled toilets and baby change facility. . Reconfiguration of bar. . Amendment to configuration of lobby. . Amendment to configuration of lounge bar with new fixed seating. . Amendment to configuration of fixed seating in the function suite. . Installation of new partition wall creating a separate lounge/restaurant including fixed seating and snooker room. . General redecoration throughout. To extend the terminal hour for the retail sale of alcohol until 00:00 hours Sunday to Thursday and 01:00 hours Friday and Saturday. 3. To bring forward the commencement hour for the retail sale of alcohol to 10:00 on a Sunday. To extend the hours for all licensable activities (with the exception of live music and retail sale of alcohol) by 1 hour Friday to Sunday and 30 minutes Monday to Thursday. 5. The opening hours of the premises are also to be amended every day so the premises will close 30 minutes after the end of the retail sale of alcohol. The variation also seeks to add non standard timings in relation to Christmas Eve, Boxing Day and Bank Holiday Sunday where retail sale of alcohol will be permitted until 02:00 the following day and all other licensable activities were specified. 7. The addition of films as a licensable activity. The removal of conditions located at annex 3 (Conditions 1 to 3 inclusive). 9. To allow the capacity for off sales as well as on sales. The proposed variations are not anticipated to adversely affect the four licensing objectives and the existing conditions on the Licence are to remain unamended except where identified and are assessed to be sufficient for the proposed variation.

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 Provision of regulated entertainment a) Plays (if ticking yes, fill in box A) \boxtimes b) Films (if ticking yes, fill in box B) \boxtimes 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 f) recorded music (if ticking yes, fill in box F) g) performances of dance (if ticking yes, fill in box G) \boxtimes h) anything of a similar description to that falling within (e), (f) or (g) (if ticking yes, fill in box H) \boxtimes Provision of late night refreshment (if ticking yes, fill in box I) \boxtimes Sale by retail of alcohol (if ticking yes, fill in box J)

In all cases complete boxes K, L and M

A

	Plays Standard days and timings (please read guidance note 6)		Will the performance of a play take place indoors or outdoors or both - please tick {Y} (please read guidance note 2).	Indoors Outdoors
Day	Start	Finish	-	Both
Mon			Please give further details here (please read guidance note	3)
Tue				
Wed			State any seasonal variations for performing plays (please	se read guidance note 4)
Thur			<u>-</u>	
Fri			Non standard timings. Where you intend to use the pre- performance of plays at different times to those listed in	mises for the the column on the left,
Sat	and a first adding		please list (please read guidance note 5)	
Sun			- -	
		[

В

	d days and t read guidan		Will the exhibition of films take place indoors or outdoors or both - please tick {Y} (please read guidance note 2).	Indoors Outdoors	✓
Day	Start	Finish		Both	
Mon	10:00	00:30	Please give further details here (please read guidance note Exhibition of film principally recorded entertainment on screen		
Tue	10:00	00:30			
Wed	10:00	00:30	State any seasonal variations for the exhibition of films 4)	(please read guidan	ce note
Thur	10:00	00:30	n/a		
Fri	10:00	01:30	Non standard timings. Where you intend to use the pre of films at different times to those listed in the column (please read guidance note 5)	mises for the exhi on the left, please	<u>bition</u> list
Sat	10:00	01:30	When the hours for the sale of alcohol are extended hereunde	r these hours are als	50
Sun	10:00	00:30	extended (see Box M below)		

C

Standar	r sporting rd days and ti read guidanc	imings	Please give further details (please read guidance note 3)
Day	Start	Finish	
Mon	As existing	00:30	-
Tue	As existing	00:30	State any seasonal variations for indoor sporting events (please read guidance note 4)
Wed	As existing	00:30	- -
Thur	As existing	00:30	Non standard timings. Where you intend to use the premises for indoor sporting events at different times to those listed in the column on the left, please list (please read guidance note 5)
Fri	As existing	01:30	When the hours for the sale of alcohol are extended hereunder these hours are also extended (see Box M below)
Sat	As existing	01:30	
Sun	As existing	00:30	- - -

D

entert Standar	g or wrest ainment d days and read guidan	timings	Will the boxing or wrestling entertainment take place indoors or outdoors or both – please tick {Y}(please read guidance note 2).	Indoors Outdoors
Day Start Finish		Finish	1	Both
Mon			Please give further details here (please read guidance note	2 3)
Tue				
Wed			State any seasonal variations for boxing or wrestling en guidance note 4)	tertainment (please read
Thur				
Fri			Non standard timings. Where you intend to use the pre wrestling entertainment at different times to those lister	mises for boxing or d in the column on the
Sat			left, please list (please read guidance note 5)	
Sun		<u> </u>		

E

Standar	Live music Standard days and timings (please read guidance note 6)		Will the performance of live music take place indoors or outdoors or both - please tick {Y} (please read guidance note 2).	Indoors Outdoors	<i>J</i>
Day	Start	Finish	<u></u>	Both	_
Mon			Please give further details here (please read guidance not	e 3)	
Tue					
Wed			State any seasonal variations for the performance of livinguidance note 4)	e music (please r	ead
Thur					
Fri			Non standard timings. Where you intend to use the preper performance of live music at different times to those list	mises for the ted in the colum	n on the
Sat			left, please list (please read guidance note 5)		
Sun					

F

Standar	Recorded music Standard days and timings (please read guidance note 6)		Will the playing of recorded music take place indoors or outdoors or both - please tick {Y} (please read guidance note 2).	Indoors Outdoors	√
Day	Start	Finish]	Both	
Mon	As existing	00:30	Please give further details here (please read guidance not	e 3)	
Tue	As existing	00:30	_		
Wed	As existing	00:30	State any seasonal variations for playing recorded mus note 4)	ic (please read gu	idance
Thur	As existing	00:30	-		
Fri	As existing	01:30	Non standard timings. Where you intend to use the pre- recorded music entertainment at different times to tho the left, please list (please read guidance note 5)	emises for the pl se listed in the c	aying of olumn on
Sat	As existing	01:30	When the hours for the sale of alcohol are extended hereunde extended (see Box M below)	er these hours are	also
Sun	As existing	00:30			

Standar	Performances of dance Standard days and timings (please read guidance note 6)		Will the performance of dance take place indoors or outdoors or both - please tick {Y} (please read guidance note 2).	Indoors Outdoors	
Day	Start	Finish	Ī	Both	
Mon			Please give further details here (please read guidance note	3)	
Tue					
Wed	-		State any seasonal variations for the performance of da note 4)	nce (please read guidance	
Thur					
Fri			Non standard timings. Where you intend to use the preperformance of dance entertainment at different times to	o those listed in the	
Sat			column on the left, please list (please read guidance note 5	,	
Sun					

Н

descri within Standar	ing of a sin ption to the (e), (f) or d days and ti read guidanc	at falling (g) mings	Please give a description of the type of entertainment you	will be providing		
Day	Start	Finish	Will this entertainment take place indoors or outdoors or both - please tick {Y} (please read guidance note 2).	Indoors √		
			, ,	Outdoors		
Mon	As existing	00:30		Both		
Tue	As existing	00:30	Please give further details here (please read guidance note 3)		
Wed	As existing	00:30				
Thur	As existing	00:30	State any seasonal variations for entertainment of a similar falling within (e), (f) or (g) (please read guidance note 4)	ar description to that		
Fri	As existing	01:30	-			
Sat	As existing	01:30	Non standard timings. Where you intend to use the prementertainment of similar description to that falling within different times to those listed in the column on the left, pl	(e), (f) or (q) at		
Sun	As existing	00:30	guidance note 5) When the hours for the sale of alcohol are extended hereunder these hours are also extended (see Box M below)			

Standar	Late night refreshment Standard days and timings (please read guidance note 6)		Will the provision of late night refreshment take place indoors or outdoors or both – please tick {Y} (please read guidance note 2).	Indoors Outdoors	V
Day	Start	Finish	- The Common Common and Common	Both	
Mon	As existing	00:30	Please give further details here (please read guidance r	note 3)	
Tue	As existing	00:30			
Wed	As existing	00:30	State any seasonal variations for the provision of late (please read guidance note 4)	e night refreshm	ent
Thur	As existing	00:30			
Fri	As existing	01:30	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 no	, to those listed	in the
Sat	As existing	01:30	When the hours for the sale of alcohol are extended hereus extended (see Box M below)	nder these hours a	are also
Sun	As existing	00:30			

Email attached to end of app J Will the supply of alcohol be for On the premises Supply of alcohol consumption Standard days and timings Off the premises (Please tick box Y) (please read guidance (please read guidance note 6) note 7) Both Day Start Finish State any seasonal variations for the supply of alcohol (please read guidance note 4) As 00:30 Mon existing 2400 00:00 Tue As existing Wed 00:00 As existing Non-standard timings. Where you intend to use the premises for the supply of 00:00 Thur As alcohol at different times to those listed in the column on the left, please list existing (please read guidance note 5) As per the existing Premises Licence without amendments save for the inclusion of 01:00 Fri As additional non standard timings to extend the licensing hour to 02:00 on Christmas Eve, existing Boxing Day and on Sundays preceding a Bank Holiday Monday. 01:00 As Sat existing 00:00 10:00 Sun

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 8)	3
None	

Ĺ

Hours premises are open to the public Standard days and timings (please read guidance note 6)		i c imings	State any seasonal variation	n (please read guidance note	2 4)
(please r Day	ead guidanc Start	e note 6) Finish	1		
Mon	As existing	00:30			
Tue	As existing	00:30			
Wed	As existing	00:30	Non standard timings. Wh	ere you intend to use the I	premises to be open to the
Thur	As existing	00:30	public at different times from (please read guidance note 5)	om those listed in the colu	mn on the left, please list
Fri	As existing	01:30	The premises shall close for s identified in Box M below	ervice to the public 30 minute	es after non standard times, as
Sat	As existing	01:30			
Sun	As existing	00:30			
					-
consequ	uence of th	e propose	ions currently imposed on the divariation you are seeking ed after a hearing by the Licens		
				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 e	nclose the premises licence or r	elevant part of premises licen	ce

М

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 9)

The proposed variations are not anticipated to adversely affect the four licensing objectives and the existing conditions on the Licence are to remain un-amended except where identified and are assessed to be sufficient for the proposed variation.

No new steps have been identified in relation to the four licensing objectives save as below

b) The prevention of crime and disorder

No further risks have been identified which need to be addressed.

c) Public safety

No further risks have been identified which need 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

No further risks have been identified which need to be addressed.

Thave made of enclosed payment of the ree	to ware maible outborition and	Ď
 I have sent copies of this application and the others where applicable 	ne plan to responsible authorities and	۷
 I understand that I must now advertise my 	application	Σ
 I have enclosed the premises licence or rel 		₽
 I understand that if I do not comply with the be rejected 	ne above requirements my application will	₽
IT IS AN OFFENCE, LIABLE ON CONVICTIO UNDER SECTION 158 OF THE LICENSING A CONNECTION WITH THIS APPLICATION	N TO A FINE UP TO LEVEL 5 ON THE STANDAI CT 2003 TO MAKE A FALSE STATEMENT IN O	RD SCALE, R IN
Part 5 - Signatures (please read guida	ance note 10)	
authorised agent. (Please read guidance note what canacity.	es licence holder) or applicant's solicitor or o e 11). If signing on behalf of the applicant ple	ase state ii
Signature: John Gaunt & Partners	Gata /Shes	
- / / -		
Capacity: Solicitors		
Where the premises licence is jointly held holder) or 2 nd applicant's solicitor or other signing on behalf of the applicant please s	signature of 2 nd applicant (the current premise authorised agent. (Please read guidance note it tate in what capacity.	ses licence (2). If
Signature: John Gaunt & Partners		
Date:		
Capacity: Solicitors		
		1
Contact name (where not previously give this application (please read guidance note	n) and address for correspondence associate 13)	a with
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 jhyldon@john-gaunt.co.uk	h you by email your email address (optional)	#
Jnytuon@Jonn-gaunt.co.uk		

Hollis Georgina (CEX)

From:

Jonathan Hyldon [JHyldon@john-gaunt.co.uk]

Sent:

13 February 2013 15:50

To:

Hollis Georgina (CEX)

Subject:

Fwd: Players Lounge, Sheffield

Attachments: image003.jpg; ATT00001.htm; Corrected Section J.doc; ATT00002.htm

Georgina

Further to our telephone conversation I confirm that it is the intention of the application to extend the supply of alcohol on Monday evenings until midnight only. The indication in the application is that it was to 00:30. This is a typographical error and I would be grateful if you could note the alteration.

For your assistance, I enclose herewith an amended section J, correctly drawn.

I understand that you have agreed to circulate this correction to all Responsible Authorities, for which I am grateful.

Should you require any further action on our behalf however, please do not hesitate to contact me.

Kind regards

Jonathan Hyldon

We would be grateful if you could provide us some feedback on the service you received, click here for a survey form.

Please click on the logo below to visit our award winning website and see the latest updates in our news section.

Partners: John Gaunt (569711) Katharine Redford (569712) Tim Shield (569713) Michelle Hazlewood (569714) Associates: Christopher Grunert Jonathan Hyldon Practice Manager: Jonathan Pupius

John Gaunt & Partners authorised and regulated by the Solicitors Regulation Authority - SRA No. 173393

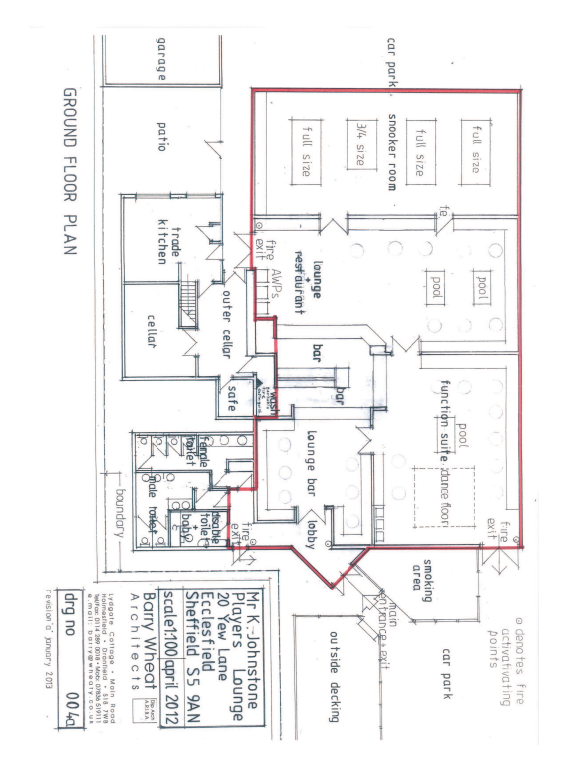
Please consider the environment before printing this email.

CAUTION

This email is intended to be confidential to the person to whom it is addressed and may be legally privileged. If you are not the intended recipient, please contact us by email or telephone and please delete the message from your system immediately.

Any unauthorised disclosure of information contained in this communication is strictly prohibited.

We use the word "partner" to refer either to a partner of John Gaunt & Partners (the "firm"); an office holder in a partner; or an employee of the firm with equivalent standing and qualifications.



Bower Claire

From:

Jonathan Hyldon [JHyldon@john-gaunt.co.uk]

Sent:

27 March 2013 16:18

To:

Bower Claire

Cc:

Hollis Georgina (CEX)

Subject:

Players Lounge, Ecclesfield

Importance: High

Hello Claire,

Further to our telephone conversation this afternoon please see below the Variation Application "as applied for" and "as amended".

Various points have now been removed from the application which are highlighted in red with caps locks stating "removed". The condition in blue is what has been amended as discussed.

I hope this clarifies the position. I shall of course address the Committee on why the variation is proceeding and why each of the points below are being applied for.

I also confirm that all of the requisite statutory notices are currently being displayed on site and have been since the application was lodged and also since the review was served. Mr Johnstone is taking photographs of the notices daily and has been following the telephone call which Nina in your licensing department received in February blatantly lying that notices were not being displayed. A full record of photos will be brought to the hearing on Mr Johnstone's phone.

In the mean time if you require any further information please do not hesitate to contact me.

"As applied for"

The variation sought seeks to:-

- 1. Approve alterations to the premises as particularised on the drawings deposited with the Licensing Authority (drawing number 004A). In summary the works comprise:
- . Reconfiguration of toilets including installation of disabled toilets and baby change facility.
- . Reconfiguration of bar.
- . Amendment to configuration of lobby.
- . Amendment to configuration of lounge bar with new fixed seating.
- . Amendment to configuration of fixed seating in the function suite.
- . Installation of new partition wall creating a separate lounge/restaurant including fixed seating and snooker room.
- . General redecoration throughout.
- 2. To extend the terminal hour for the retail sale of alcohol until 00:00 hours Sunday to Thursday and 01:00 hours Friday and Saturday.
- 3. To bring forward the commencement hour for the retail sale of alcohol to 10:00 on a Sunday.
- 4. To extend the hours for all licensable activities (with the exception of live music and retail sale of alcohol) by 1 hour Friday to Sunday and 30 minutes Monday to Thursday.
- 5. The opening hours of the premises are also to be amended every day so the premises will close 30 minutes after the end of the retail sale of alcohol.

Appendix 'C'

THE LICENSING ACT 2003

Premises Licence No: SY 0692 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

Players Lounge 20 Yew Lane Sheffield **S5 9AN**

Telephone Number: 0114 2466147

Where the licence is time limited, the dates:

Not applicable.

SECTION STEP 3013 STEP 301 Licensable activities authorised by the licence and the times the licence authorises the carrying out of licensable activities:

1. Provision of regulated entertainment:

(a) indoor sporting events

Sunday	10:00 to 23:30 hours
Monday	10:00 to 24:00 hours
Tuesday	10:00 to 24:00 hours
Wednesday	10:00 to 24:00 hours
Thursday	10:00 to 24:00 hours
Friday	10:00 to 00:30 hours the following day
Saturday	10:00 to 00:30 hours the following day

(b) live music

Indoors

Sunday	10:00 to 23:00 hours
Monday	10:00 to 23:00 hours
Tuesday	10:00 to 23:00 hours
Wednesday	10:00 to 23:00 hours
Thursday	10:00 to 23:00 hours
Friday	10:00 to 24:00 hours
Saturday	10:00 to 24:00 hours

(c) recorded music

Indoors

Sunday	10:00 to 23:30 hours
Monday	10:00 to 24:00 hours
Tuesday	10:00 to 24:00 hours
Wednesday	10:00 to 24:00 hours
Application Type: LA03_App to Review Premises /Club	Unique Flare ID: 023540



Thursday 10:00 to 24:00 hours

Friday 10:00 to 00:30 hours the following day Saturday 10:00 to 00:30 hours the following day

New Years Eve (31.12) 10:00 to 24:00 hours New Years Day (01.01) 00:00 to 23:20 hours

Christmas Day (25.12) 12:00 to 15:20 and 19:00 to 22:50 hours

(d) anything of a similar description to (b) or (c) Indoors

 Sunday
 10:00 to 23:30 hours

 Monday
 10:00 to 24:00 hours

 Tuesday
 10:00 to 24:00 hours

 Wednesday
 10:00 to 24:00 hours

 Thursday
 10:00 to 24:00 hours

Friday 10:00 to 00:30 hours the following day Saturday 10:00 to 00:30 hours the following day

2. Provision of entertainment facilities for:

(e) making music Indoors

(f) dancing

(g) entertainment of a similar description falling within (e) or(f)

 Sunday
 10:00 to 23:30 hours

 Monday
 10:00 to 24:00 hours

 Tuesday
 10:00 to 24:00 hours

 Wednesday
 10:00 to 24:00 hours

 Thursday
 10:00 to 24:00 hours

Friday 10:00 to 00:30 hours the following day Saturday 10:00 to 00:30 hours the following day

3. Late Night Refreshment: Indoors

 Sunday
 23:00 to 23:30 hours

 Monday
 23:00 to 24:00 hours

 Tuesday
 23:00 to 24:00 hours

 Wednesday
 23:00 to 24:00 hours

 Thursday
 23:00 to 24:00 hours

Friday 23:00 to 00:30 hours the following day Saturday 23:00 to 00:30 hours the following day

4. Sale by retail of alcohol:

(a) for consumption on the premises

 Sunday
 11:00 to 23:00 hours

 Monday
 10:00 to 23:30 hours

 Tuesday
 10:00 to 23:30 hours

 Wednesday
 10:00 to 23:30 hours

 Thursday
 10:00 to 23:30 hours

 Friday
 10:00 to 24:00 hours

 Saturday
 10:00 to 24:00 hours

Application Type (LACS_Applite Review Premises Clah

Umque Flare (D. 02354)

New Years Eve (31.12) 10:00 to 24:00 hours

New Years Day (01.01) 00:00 to standard terminal hour

The opening hours of the premises are:

 Sunday
 10:00 to 23:30 hours

 Monday
 10:00 to 24:00 hours

 Tuesday
 10:00 to 24:00 hours

 Wednesday
 10:00 to 24:00 hours

 Thursday
 10:00 to 24:00 hours

Friday 10:00 to 00:30 hours the following day Saturday 10:00 to 00:30 hours the following day

New Years Eve (31.12) 10:00 to 24:00 hours

New Years Day (01.01) 00:00 to standard terminal hour

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.

PART 2

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

Mr Keith Johnstone 27 Wellington Road Stannington Sheffield S6 5PE

Telephone Number: 01142466147

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

N/A

Kevin Johnstone 3 Burrowlee Park Square Hillsborough Sheffield S6 2DA

Telephone Number: Unknown

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 1156 PR

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 Second Appointed Day

Issued on: 3rd November 2005

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	1	Granted 16 th September 2010			
Variation of DPS					
Transfer of Premises Licence					
Minor Variation	1	Granted 6 th January 2010			
Amendment to Premises	1	11 th October 2011			
Licence following 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
- (b) 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).
 - (b) 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 Conditions effective from 6th April 2010:

These mandatory conditions apply where the licence authorises the supply of alcohol. The conditions in paragraph 1 to 3 do not apply where the licence authorises the sale by retail or supply of alcohol only for consumption off the premises.

- (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.
- 2. 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).
- 3. The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.

Annex 1C - Mandatory Conditions effective from 1st October 2010:

These mandatory conditions apply were the licence authorises the supply of alcohol. The condition 5 does not apply where the licence authorises the sale by retail or supply of alcohol only for consumption off the premises.

- 4. (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.
- 5. 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: 1/2 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.

Annex 2 - Conditions consistent with the operating schedule

- 1. There shall be no sales of intoxicating liquor for consumption off the premises.
- 2. All staff and the Premises Licence Holder shall be trained in the operation of the Challenge 25 scheme and how to manage confrontation, staff training records must be maintained to the satisfaction of the Licensing Authority and made available to the officers of the Responsible Authorities and the Licensing Authority upon request.
- 3. A minimum of one member of staff must be assigned to act as Children's Safeguarder at the premises and this role must be fulfilled in compliance with the guidance and training issued by the Safeguarding Children's Board.
- 4. A colour CCTV system to the specification of South Yorkshire Police, will be fitted, maintained and in use at all times the premises are open, the CCTV images will be stored for 28 days. Police and Authorised Officers of the Council will be given access to images for the purposes in connection and detection of crime and disorder.
- 5. The Premises Licence Holder and all persons working at the premises shall be fully trained in the use of the CCTV system, so that images can be immediately obtained by the Police and Authorised Officers of the Council.
- Staff will receive training on matters concerning underage sales, drugs policies, and operating procedures. Records of such training will be kept and made available for inspection by authorities upon request.
- 7. All doors and windows shall be closed, save for access and egress, when regulated entertainment is present in the premises.
- 8. The DPS or a designated member of staff must take a pro active approach to noise control, checking outside the premises to ensure that noise is kept to a reasonable level from patrons using the external area and manage noise levels internally so as not to cause a nuisance to the nearest noise sensitive property.
- The Premises Licence Holder shall prominently display A4 notices on all exits reminding patrons to leave the premises in a quiet and orderly fashion to respect the local neighbours needs.
- 10. The Premises Licence Holder shall prominently display A4 notices in all external areas reminding patrons to be quiet whilst using the facilities provided and that they are in close proximity to residential accommodation.
- 11. No amplified sound shall be played in the premises except through an in-house amplified sound system fitted with a sound limiter and a cut off device connected to all emergency fire doors. The settings of which shall have received prior written approval of the Environmental Protection Service
- 12. A recognised proof of age scheme must operate in compliance with the multi agency guidance issued by the Sheffield Safeguarding Children's Board, Trading Standards and South Yorkshire Police.

13.	Children under the age of	16 years	must be	accompanied	by an	adult and	superv	ised
	at all times.			•	-		•	

14	Persons under the age of	≟18 years ar∉	e not permitted	to remain on the	premises after
	22:00 hours unless dining	or attending	a pre-booked	function, event of	r game.

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

- The premises shall be used as a private members club and for the purpose of providing members and bona fide guests with facilities for the playing of snooker and similar sports. The provision of live music and entertainment facilities shall be ancillary to the main use.
- 2. There shall not be more than 200 persons on the premises at any one time.
- The provision of live music and similar entertainment facilities shall only be permitted for pre-booked events and shall be restricted to the new lounge as in accordance with the plan, dated 4th August 2005, revised 9th September 2010.
- 4. A permanent fixed residual current device (RCD) must protect the electrical power serving all amplified music equipment used for the purposes of live music.

Conditions attached after a hearing by the licensing authority 6th September 2011.

- 1. The DPS must become a member of Sheffield Licence Watch and attend regularly.
- 2. The Premises must display relevant posters and information relating to the supply of alcohol to underage customers in positions that are both visible inside and outside the premises and at the point of sale.
- 3. Training concerning 'Challenge 25', underage sales, drugs policies and operating procedures shall be provided to all new members of staff. Existing members of staff shall receive annual refresher training. Records of all training shall be retained at the site and made available for inspection upon request of any Responsible Authority or the Licensing Authority.
- 4. The external decking area may be utilised by customers between 09:00 hours and 22:00 hours only.
- 5. Save for access and egress, only customers wishing to smoke shall be permited to stand on the external decking area after 22:00 hours. Those customers wishing to smoke must not be permitted to drink in external areas while smoking after 22:00 hours.
- 6. The premises management must conduct a risk assessment in respect of all pre booked functions considering the employment of door supervisors and the use of non glass drinking vessels and maintain a written record of such risk assessments.
- 7. A registered SIA door supervisor must be employed at the premises from 21:00 hours until 30 minutes after the terminal hour whenever pre booked functions take place at the premises and also after 21:00 hours where numbers exceed 100 on a Friday or Saturday evening. The door supervisor must monitor all external areas to ensure noise from the premises and customers does not become excessive and to encourage customers to disperse quitely.

- 8. One hour before the conclusion of any pre booked function the premises management will ensure an announcment is broadcast within the premises that the event will be finishing in the next hour and customers requiring taxi transport should arrange their taxi.
- 9. A member of staff at the premises must carry out a check for litter and broken glass in the immediate area adjacent to the premises each evening after the premises has closed and clear up/remove any such broken glass.
- 10. A person who has successfully completed the Safe Guarding Children course must be on the premises at all times that under 18's are present.

Appendix 'D'

Rhodes Emma (CEX)

From:

Lucy.Adams@southyorks.pnn.police.uk on behalf of Sheffield.Liquor-

Licensing@southyorks.pnn.police.uk

Sent:

13 March 2013 15:11

To:

Licensing(General)

Cc:

Lizzie.Payne@southyorks.pnn.police.uk; Andrea.Marsden@southyorks.pnn.police.uk; Benita.Mumby@southyorks.pnn.police.uk; Simon.Leake@southyorks.pnn.police.uk;

Thomas.Fisher@southyorks.pnn.police.uk

Subject: Objection-Application for a variation to the premises licence Player's Lounge, 20 Yew Lane,

Ecclesfield

Sent on behalf of Sheffield Licensing, South Yorkshire Police

Licensing General

Block C

Staniforth Road Depot

609 Staniforth Road

Sheffield

S9 3GZ

Date: 13.03.13

Licensing Act 2003

Objection to the application for a variation to the premises licence

Player's lounge, 20 Yew Lane, Ecclesfield, Sheffield

On behalf of the Chief Constable of South Yorkshire, an objection is being made in relation to the above application.

The grounds of objection are based on the prevention of crime and disorder, public nuisance and the protection of children from harm. We have concerns regarding the proposed variation given ongoing issues at the premise. Further information will be provided in due course.

In order for the objection to be withdrawn, the matters outlined must be addresses to our satisfaction.

Yours faithfully,

For and on behalf of

Chief Constable, South Yorkshire Police

Appendix 'E'

From: Milchard Amy (CYPD) Sent: 13 March 2013 18:24 To: Licensing(General) Cc: Hague Julie

Subject: SENT ON BEHALF OF JULIE HAGUE, SAFEGUARDING CHILDREN BOARD: REPRESENTATION - APPLICATION TO VARY THE PREMISES LICENCE FOR PLAYERS LOUNGE YEW LANE ECCLESFIELD SHEFFIELD

This representation is sent by email in agreement with the Licensing Authority

The Sheffield Safeguarding Children Board has received and considered the above application and is hereby making a representation in relation to the proposed changes, under the core objective for the protection of children from harm (Licensing Act 2003).

The variation proposed by the applicant would result in a significant change to the style and character of the business, moving away from a membership controlled sports and social club to a general public late bar and party suite. I am concerned that if the application is granted as it stands, children and young people will be at increased risk of harm if additional safeguarding measures are not in place. This is because the existing licence conditions would mean that very young children may access the public bar, unaccompanied, until the early hours of the morning, in an environment that is adult orientated and where the main trade is the sale and consumption of alcohol.

The premises is well known to the SSCB and we have endeavoured to continually train staff to improve safeguarding and prevent underage sales; there is a record (including as recent as February 2013) of complaints regarding young people's behaviour and safety at these premises.

In order to ensure that adequate safeguarding systems are in place, if the application is granted, I would recommend that measures such as the following must be in place:

- 1. Persons under the age of 18 must be accompanied and supervised by a responsible adult at all times.
- 2. A designated family area must be used on a risk assessed basis (eg on football match viewings/match days)
- 3. Children accessing the premises to attend junior sports coaching sessions must be signed in and out of the premises by a responsible adult and a register of this process must be maintained and made available to the authorities for inspection on request. The premises management must obtain parent/carer consent for children under 16 years attending for sports coaching sessions and keep confidential records of emergency contact details for such children. The premises must have a suitable child protection policy to ensure that staff working with unaccompanied children are suitably vetted.
- 4. The booking contract for parties should include that a responsible adult is either in attendance or readily available in case of emergency and to provide supervision of children and vulnerable young people if required. This person should be nominated on the booking form along with their contact details (including a mobile phone number) so that staff can alert them if required.
- 5. Functions/parties should be ticketed or a guest list must be provided by the responsible adult prior to the event so that access can be controlled and audited.
- 6. It should be a booking condition that all guests must bring an acceptable form of identification (eg passport, photo driving licence or PASS logo card).
- Adults attending parties involving a combination of under 18's and over 18's should be issued with a wristband to indicate age-verification has taken place to assist bar staff to prevent underage sales/proxy sales of alcohol.

I will liase with the applicant's solicitor and try to resolve the above matter without the need for a formal hearing. I will notify the Licensing Authority of any agreements made.

Business Strategy & Regulation

Appendix 'F'

Director of Business Strategy & Regulation: Mick Crofts

Health Protection Service

2-10 Carbrook Hall Road • Sheffield • S9 2DB

Fax No. (0114) 273 6464

Officer: Mr S Gibbons 0114 273 4616 Tel: Ref: players/sg Date: 8 March 2013

Jonathan Hyldon John Gaunt & Partners Omega Court 372-374 Cemetery Road Sheffield S118FT

Dear Sirs

Licensing Act 2003 Application to Vary the Premises Licence

Premises: Players Lounge, 20 Yew Lane, Ecclesfield, Sheffield, S5 9AL

I write further to the above application and a site visit on 10 January 2013, during which it was noted that unauthorised alterations have taken place to the internal layout of the premises.

Whilst these alterations were to a reasonable standard, and form part of this application, I have concerns regarding the proposal to remove the following three conditions which were attached to the premises licence during a hearing by the Licensing Committee on 6 September 2011;

- 1. The premises shall be used as a private members club and for the purpose of providing members and bona fide guests with facilities for the playing of snooker and similar sports. The provision of live music and entertainment facilities shall be ancillary to the main use.
- 2. There shall not be more than 200 persons on the premises at any one time.
- 3. The provision of live music and similar entertainment facilities shall only be permitted for pre-booked events and shall be restricted to the new lounge as in accordance with the plan, dated 4th August 2005, revised 9th September 2010.

The premises are currently operating as a proprietary club for the purpose of providing members with the facilities for the playing of snooker or similar, with social facilities which are ancillary to the main usage.

This application if granted, with the removal of the above three conditions, would substantially change the style and operation of the premises from a membership snooker

Email Address: HealthProtection@sheffield.gov.uk

Visit us at: www.sheffield.gov.uk/environment/how-we-work/health-protection-/

Large print versions of this letter are available by telephoning (0114) 273 4415/273 5774 C:\Documents and Settings\ER95900\Local Settings\Tenpoagen\(\text{Settings\Tenpoagen} \text{Qc\LK289\players.doc} \) club to that of a late bar/nightclub. As the responsible authority for Public Safety at this stage I have no alternative than to make an Objection, with respect to the removal of these conditions, due to the internal layout and arrangements, which are unsatisfactory.

If you require any further information, please do not hesitate to contact me on the telephone number shown.

Yours faithfully

Mr S Gibbons

Environmental Health Officer

Copy Via Email Legal & Governance – Licensing General Section

Copy Via Post Players Lounge

20 Yew Lane Ecclesfield Sheffield S5 9AL

Hollis Georgina (CEX)

From:

Sent: 18 February 2013 18:26

To:

Licensing(General)

Subject: Re: 147 Snooker Club-Yew Lane-Ecclesfield-Sheffield

Appendix 'G1'

TO WHOM IT MAY CONCERN,

I STRONGLY OBJECT TO THE ABOVE PUBLIC HOUSE EXTENDING HIS OPENING HOURS. FOR THE PAST SIX FRIDAY'S NOW, WE HAVE BEEN WOKEN

UP, BETWEEN THE HOURS OF 12-1 AM, BY TEENAGERS, CAUSING A DISTURBANCE ON THEIR ROUTE HOME FROM THIS PLACE, BY THIS I MEAN FIGHTING,

ARGUING, SHOUTING AT THE TOP OF THEIR VOICES.BROKEN GLASSES AND BOTTLES, I HAVE ALSO HAD TO CLEAN VOMIT UP ON MORE THAN ONE OCCASION, WHICH

BELIEVE ME IS NOT NICE.SOME OF THESE YOUTHS ARE UNDER AGE TOO, AS THEY ARE IN FACT KNOWN TO ME. ITS ALWAYS GANGS OF THEM TOO, NOT A COUPLE BUT MAYBE 10-15 PEOPLE AT A TIME, SO WHAT I WOULD LIKE TO KNOW IS, WHY FRIDAY IS SO

POPULAR, MAYBE HE AS A SOME DEAL ON WITH CHEAP DRINKS, NOT SURE, BUT SOMETHING BRINGS THEM IN THERE DROVES. I START WORK AT 6.30 AM SO I GO TO BED EARLY, THEN TO BE WOKEN SUDDENLY IS NOT ON, AND I SHOULD NOT HAVE TO PUT UP WITH IT,

AND THEN TO FIND OUT THAT THEY WISH TO EXTEND THEIR OPENING HOURS IS RIDICULOUS AND AN INSULT. THIS BUSINESS STARTED OFF AS A SNOOKER CLUB, NOW ITS

BECOME A NIGHT CLUB IN THE MIDDLE OF A CONSERVATION AREA, WHERE NOISE POLLUTION IS A KEY FACTOR. TO GRANT THESE CHANGES WOULD BE UNFAIR TO

LOCAL RESIDENTS, OF WHICH A LOT OF THEM ARE RETIRED, ELDERLY AND POORLY AND ALREADY THEY ARE SICK OF THE TROUBLE THAT THIS CLUB BRINGS TO OUR VILLAGE.

ONE OTHER POINT I WOULD LIKE TO MAKE, IS THAT THIS GENTLEMAN CAN GO HOME AFTER HE LOCKS UP HIS PREMISES, WE CANNOT GET AWAY

FROM THE PROBLEMS, MAYBE IF HE WAS TO TAKE A LOOK AT THE SITUATION FROM OUR SIDE, HE MAY LOOK AT IT IN A DIFFERENT WAY, AND NOT BE SO QUICK OF THE MARK

TO APPLY FOR THESE CHANGES.I HAVE SAT BACK AND IGNORED THIS PROBLEM FOR A WHILE NOW, BUT IT DOES NOT GO AWAY, AND ITS GETTING MUCH WORSE AND AM NOW

AT BREAKING POINT. I MYSELF SUFFER WITH HIGH BLOOD PRESSURE AND TRY NOT TO LET THINGS BOTHER ME, BUT WHEN IT AFFECTS YOU ON A REGULAR BASIS IT REALLY

DOES GRIND YOU DOWN, SO I REALLY NEEDED TO GET MY POINTS ACROSS.BY EXTENDING HIS HOURS OF TRADING WILL MEAN THAT YOUTHS ARE GOING TO BE WALKING

THE STREETS AT 2-2.30 AM MAKING IT EXACTLY LIKE A NIGHT CLUB, AND JUST ADDING TO THE PROBLEMS WE ALREADY HAVE, IF A NIGHT CLUB IS WHAT THIS GENTLEMAN

WANTS WHY DOES HE NOT SHIFT IS BUSINESS IN TO THE TOWN CENTRE WHERE A NIGHT CLUB BELONGS, AND I AM SURE WOULD BE WELCOMED WITH OPEN ARMS.

I DO HOPE THAT YOU WILL CONSIDER ALL THE FACTS BEFORE A DECISION IS MADE, AND IT MAYBE A GOOD IDEA TO CONTACT THE POLICE, AS THE ABOVE BUSINESS IS ALREADY WELL KNOWN TO THEM. PLEASE LET ME KNOW OF ANY MEETINGS WHICH WILL TAKE PLACE REGARDS TO THE ABOVE AS I AM VERY KEEN TO ATTEND.

Appendix 'G2'

david ofretwell

From:

To: <general.licensing@sheffield.gov.uk> Sent: Tuesday, February 26, 2013 1:09 PM players lounge 20 yew lane sheffield s5 9an Subject:

from

0 1 MAR 2013

PINGCE

dear sir

this is my objection to the proposed changes to the licensing hours to the players lounge.

at the moment friday and saturday nights there has been several occurrances where police ambulance ect, have had to attend because of the violece and fighting that has happend between the hours of 11pm and 1am and i have to sit and wait for the reverlers to go home before i can go to bed.

one of the biggest problems is the decking which was extended to the main entrance from the road to the premises where customers sit summer and winter another problem once the staff have ejected the customers from the building when closing there not intrested what happenes in the car park this is when the violence and fighing starts and spills over into yew lane

the car park is an echo chamber and the noise goes all round the area in the early hours.

For the attention of Matt Proctor

Copy of letter sent to M. Young Planning Officer Development Services Howden House.



Dear Sir

Ref 13/00533/CHU

In reply to your letter dated 20th February, I would strongly object to permission being granted enabling the owners of "The Players Lounge" to extend their premises and licensing hours.

The "Players Lounge" started out as a Snooker Club and caused no problems whatsoever. Over the years it has gradually become more of a drinking establishment and entertainment place. The no smoking law has resulted in groups of patrons sitting outside drinking and smoking, causing a disturbance, excessive noise, abusive language and behaviour.

The building itself, is situated in close proximity to family houses and sheltered accommodation and the residents have repeatedly complained to the police about the problems they are experiencing.

Birthday parties are held there and the children usually accompany their parents. These children are not supervised and are often outside the building causing problems with running amok over neighbouring gardens and causing a general nuisance. Fighting often breaks out amongst the guest and glasses are thrown, resulting in the glass being strewn all over the pavement and road. The police are often called to attend these and I do believe that several arrests have resulted. At closing time there is the usual slamming of car doors plus the laughing and shouting of people leaving the premises.

I understand that the owners have already implemented some alterations to the interior of the club, so therefore, are really asking for retrospective planning permission. If it is granted does this not make a mockery of planning laws?

I would ask you to visit this site before making any decision, to see for yourselves how inappropriate it would be and very unfair to the residents already having a nightmare of a life especially at the weekends especially during the lighter nights and drier weather.

Yours faithfully

The RESIDENTS OF EVA RATCHIFFE HOUSE 81L March 2013

EVA RATCLIFFE. SHELTERED HOUSEING

THESE RESIDENTS OF YEW LANE WHO HAVE SIGNED BELOW WOULD LIKE TO MAKE THERE OBJECTION TO THE NEW PROPOSED OPENING HOURS AT THE PLAYERS LOUNGE AT 20 YEW LANE

N 20 EVA RATCHAFE P. SAVILLE W 11 M. WAKKER - " " & garkor 11 11 a Sericon-" " Kessy Lee 11 11 Annie Finkersgell 11 11 FRED ALLENDR 11 11 F. CHANNER " " BA SIMMONITE " 11 B SAVILLE 11 11 O FRETWELL 11 11 FILEEN STENNETT "" Patel HANWELL 111 5. HINWELL 36 YIMIMO D RENSAM 36 You land O. Rorshaw 28 youly C 20BE213

I Savelle In walker. & Hought A Simond K Price JESSY LEE a Preketsgill 7. Allender. 7 Chardler BA Summonde B Saulle € w.eu DO Fretwell

THESE RESIDENTS OF YEW LANE WHO HAVE SIGNED BELOW WOULD LIKE TO MAKE THERE OBJECTION TO THE NEW PROPOSED OPENING HOURS AT THE PLAYERS LOUNGE AT 20 YEW LANE

B Renshaw Mocat MACH. M Howe THEGINS R Bulty

Appendix 'G4'

From:

Sent: 08 March 2013 13:00 **To:** Licensing(General)

Subject: The Players Lounge - Ecclesfield

Dear Sir

I am writing in respect of the license extension being applied for by The Players Lounge (Formerly 147 Snooker Club)

of

20 Yew Lane

Sheffield

S5 9AN

I understand the main issue people have locally is associated with late night noise (especially at the weekend). I think that to extend the licensing hours will potentially cause more of an issue. Particularly considering the Eva Ratcliffe flats opposite have many elderly residents.

As such, I think this part of the application should be refused.

Regards

Chapeltown

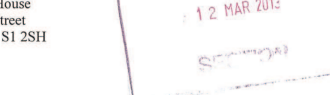
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Appendix 'G5'

Copy to Licensing. attentifie

M Young Planning Officer Development Services Howden House 1 Union Street Sheffield S1 2SH

Dear Sir



Ref 13/00533/CHU

In reply to your letter dated 20th February, I would strongly object to permission being granted enabling the owners of "The Players Lounge" to extend their premises and licensing hours.

The "Players Lounge" started out as a Snooker Club and caused no problems whatsoever. Over the years it has gradually become more of a drinking establishment and entertainment place. The no smoking law has resulted in groups of patrons sitting outside drinking and smoking, causing a disturbance, excessive noise, abusive language and behaviour.

The building itself, is situated in close proximity to family houses and sheltered accommodation and the residents have repeatedly complained to the police about the problems they are experiencing.

Birthday parties are held there and the children usually accompany their parents. These children are not supervised and are often outside the building causing problems with running amok over neighbouring gardens and causing a general nuisance. Fighting often breaks out amongst the guest and glasses are thrown, resulting in the glass being strewn all over the pavement and road. The police are often called to attend these and I do believe that several arrests have resulted. At closing time there is the usual slamming of car doors plus the laughing and shouting of people leaving the premises.

I understand that the owners have already implemented some alterations to the interior of the club, so therefore, are really asking for retrospective planning permission. If it is granted does this not make a mockery of planning laws?

I would ask you to visit this site before making any decision, to see for yourselves how inappropriate it would be and very unfair to the residents already having a nightmare of a life especially at the weekends especially during the lighter nights and drier weather.

Page 88

Appendix 'G6'

Sheffield Licensing Authority

PLAYERS LOUNGE - ECCLESFIELD

9/3/2013

Staniforth Road Block C Sheffield **S9 3HD**

I once again object to the above being granted extended Trading Hours. Every Friday and Saturday night we are woke from about 11pm by Gangs of people shouting, fighting Damaging cars, and urinating on my property. Taxis are pulling up all Night Long and because of the Volume of traffic it brings they park across my drive often sounding the horn. At Closing time the Door Men send everyone off the property into the Street. I see them then leaving while there is mayhem in the street. The Police then have to attend.

This Club has been operating for Months Like a Night Club, I KNOW that it is full of UNDER AGE, I have been told by a neighbour their 13 year Old went in on Boxing Day with the couples friends and Their 13year Old, A few of their School Pals were in but NO PARENTS, drunk and getting served.

The Alterations have again been done prior to planning permission. It is not a function room and a Restaurant it is 2 FUNTION ROOMS. People come from all over the Area because it's the only place that will have 18th Partys. That is were the problem lies, they hold 2 18th together. They have to go through the other room for toilets and to get out. What a joke our Planning Laws are, the same Happened with the decking. WE ARE SUPPOSED TO BE A CONSERVATION AREA.

This brings me to the last review on 6/9/2011 after the conditions were set the councillor summed up If at any point we are brought back for breech of these conditions there will be Grave consequences ! Well thats about Everyone broken, So now what ?.

I cannot believe that we are expected to put up with all this I feels So Sorry for the Residents at Eva Ratcliffe Sheltered Housing some of these people are in their 80s and 90s. The terraced houses have Young Children and find it very distressing. I have be approached by Several neighbours and also 2 residents of the Sheltered housing they feel that NO ONE CARES and is not listening to them.

This weekend again it was disgusting the noise. Again Police attended one neighbour said 4 Youths ran Down the back of the Club and threw something over the bottom wall. I will let you work that one out.

All I can say is that this is a TICKING TIMEBOMB something is seriously going to go wrong. The Police will then have the Job of telling the Parents.

I Could go on and on with the issues .But these are a few FACTS that I think need to be mentioned.

(He Reckons his Solicitor has told him he will get the Extensions without any problem).

Vours Faithfully

Appendix 'G7'

Hollis Georgina (CEX)

Sent: 12 March 2013 07:12
To: Licensing(General)

Subject: Players Lounge (Formerly 147 Snooker Club)



I would like to totally send my opposition of the players lounge extending its opening hours at the weekends.we live on an housing estate. and I thought we were trying to stop binge drinking. if the people using the players lounge want late night drinking they should go to town.

we still get problems with the noise etc now !!!!! some of us like to go to bed to sleep also can it be reminded that the club is surrounded by elderly people. it is not necessary for it to be opened later and definitely not wanted.

please think about the people living near before the greed of the owner of the club.

thankyou.

Sent from Windows Mail

Appendix 'H'

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 — 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), if given permission by the authority, question any other party; and 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.

Licensing Act 2003 – Hearing Procedure – Regulation 7 (1)

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.