Democratic Services

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Date: 31 July 2013 E-mail: Democratic_Services@bathnes.gov.uk

To: All Members of the Licensing Sub-Committee

Councillor Manda Rigby Councillor Anthony Clarke Councillor Roger Symonds

Chief Executive and other appropriate officers Press and Public

Dear Member

Licensing Sub-Committee: Tuesday, 6th August, 2013

You are invited to attend a meeting of the Licensing Sub-Committee, to be held on Tuesday, 6th August, 2013 at 10.00 am in the Kaposvar Room - Guildhall, Bath.

Briefing

Members of the Sub-Committee are reminded that the meeting will be preceded by a briefing at <u>9.30am.</u>

The agenda is set out overleaf.

Yours sincerely

Sean O'Neill for Chief Executive

If you need to access this agenda or any of the supporting reports in an alternative accessible format please contact Democratic Services or the relevant report author whose details are listed at the end of each report.

This Agenda and all accompanying reports are printed on recycled paper

NOTES:

- 1. Inspection of Papers: Any person wishing to inspect minutes, reports, or a list of the background papers relating to any item on this Agenda should contact Enfys Hughes, Sean O'Neill who is available by telephoning Bath democratic_services@bathnes.gov.uk or by calling at the Riverside Offices Keynsham (during normal office hours).
- 2. Details of Decisions taken at this meeting can be found in the minutes which will be published as soon as possible after the meeting, and also circulated with the agenda for the next meeting. In the meantime details can be obtained by contacting Enfys Hughes, Sean O'Neill as above.

Appendices to reports are available for inspection as follows:-

Public Access points - Riverside - Keynsham, Guildhall - Bath, Hollies - Midsomer Norton, and Bath Central, Keynsham and Midsomer Norton public libraries.

For Councillors and Officers papers may be inspected via Political Group Research Assistants and Group Rooms/Members' Rooms.

- **3. Attendance Register:** Members should sign the Register which will be circulated at the meeting.
- **4.** THE APPENDED SUPPORTING DOCUMENTS ARE IDENTIFIED BY AGENDA ITEM NUMBER.

5. Emergency Evacuation Procedure

When the continuous alarm sounds, you must evacuate the building by one of the designated exits and proceed to the named assembly point. The designated exits are sign-posted.

Arrangements are in place for the safe evacuation of disabled people.

Licensing Sub-Committee - Tuesday, 6th August, 2013

at 10.00 am in the Kaposvar Room - Guildhall, Bath

<u>A G E N D A</u>

1. EMERGENCY EVACUATION PROCEDURE

The Chair will draw attention to the emergency evacuation procedure as set out under Note 5 on the previous page.

2. APOLOGIES FOR ABSENCE AND SUBSTITUTIONS

3. DECLARATIONS OF INTEREST

At this point in the meeting declarations of interest are received from Members in any of the agenda items under consideration at the meeting. Members are asked to indicate:

- (a) The agenda item number in which they have an interest to declare.
- (b) The nature of their interest.
- (c) Whether their interest is a disclosable pecuniary interest <u>or</u> an other interest, (as defined in Part 2, A and B of the Code of Conduct and Rules for Registration of Interests)

Any Member who needs to clarify any matters relating to the declaration of interests is recommended to seek advice from the Council's Monitoring Officer before the meeting to expedite dealing with the item during the meeting.

- 4. TO ANNOUNCE ANY URGENT BUSINESS AGREED BY THE CHAIR
- 5. MINUTES 4TH JUNE 2013 (Pages 5 8)
- 6. PREMISES LICENCE REVIEW PROCEDURE (Pages 9 14)

The Chair will, if required, explain the procedure.

- 7. MIX GRILL REVIEW OF PREMISES LICENCE (Pages 15 140)
- 8. LICENSING PROCEDURE HACKNEY CARRIAGE (TAXI) AND PRIVATE HIRE DRIVERS HEARING (Pages 141 142)

The Chair will, if required, explain the licensing procedure.

9. EXCLUSION OF THE PUBLIC

The Committee is asked to consider passing the following resolution:

"that, having been satisfied that the public interest would be better served by not disclosing relevant information, in accordance with the provisions of Section 100(A)(4) of the Local Government Act 1972, the public be excluded from the meeting for the following item(s) of business because of the likely disclosure of exempt information as defined in paragraphs 1 and 2 of Part 1 of Schedule 12A of the Act, as amended".

- 10. APPLICATION FOR HACKNEY CARRIAGE/PRIVATE HIRE DRIVER'S LICENCE MR MM M (Pages 143 154)
- 11. APPLICATION FOR HACKNEY CARRIAGE/PRIVATE HIRE DRIVER'S LICENCE MR DA P (Pages 155 166)

The Committee Administrator for this meeting is Sean O'Neill who can be contacted on 01225 395090.

BATH AND NORTH EAST SOMERSET COUNCIL

LICENSING SUB-COMMITTEE

Tuesday, 4th June, 2013, 10.00 am

Councillors: Gabriel Batt, Manda Rigby (Chair) and Roger Symonds **Officers in attendance:** Enfys Hughes, John Dowding (Senior Licensing Officer) and Maggie Horrill

1 EMERGENCY EVACUATION PROCEDURE

The Democratic Services Officer drew attention to the emergency evacuation procedure as set out on the agenda.

2 APOLOGIES FOR ABSENCE AND SUBSTITUTIONS

Councillor Gerry Curran sent his apologies, Councillor Roger Symonds was his substitute.

3 DECLARATIONS OF INTEREST

There were none.

4 TO ANNOUNCE ANY URGENT BUSINESS AGREED BY THE CHAIR

There was none.

5 LICENSING PROCEDURE - HACKNEY CARRIAGE (TAXI) AND PRIVATE HIRE DRIVERS HEARING

RESOLVED that the procedure for this part of the meeting be noted.

6 EXCLUSION OF THE PUBLIC

RESOLVED "that, having been satisfied that the public interest would be better served by not disclosing relevant information, in accordance with the provisions of Section 100(A)(4) of the Local Government Act 1972, the public be excluded from the meeting for the following items(s) of business because of the likely disclosure of exempt information as defined in paragraphs 1, 2 and 3 of Part 1 of Schedule 12A of the Act, as amended."

7 CONSIDERATION OF CHANGE IN MEDICAL FITNESS - MRS T D

The Sub-Committee considered the report which sought consideration of Mrs TD's medical fitness to continue to hold a combined hackney carriage/private hire driver's licence.

The applicant was not present and had not given any reason for not attending the meeting and had not provided the requested medical evidence having been given ample opportunity to do so. Therefore Members agreed that the issue be heard in her absence.

The Licensing Officer presented the report and stated that as part of the renewal process for her licence Mrs TD had declared that she had angina that was being treated medically. The Council Policy requires applicants to meet the medical standards of a Group 2 (Vocational) driver as laid down by the Driver and Vehicle Licensing Agency (DVLA). Group 2 is more stringent than Group1 and applies to professional drivers of passenger carrying vehicles (PCVs) including taxi drivers and is justified as these drivers spend longer in their vehicles. Therefore the Licensing Officer had written to her on 8th March 2013 requesting that she get a letter from her GP stating that her angina was controlled and that she could meet the criteria for Group 2. After this letter Mrs D telephoned the office informing them again that her angina was 'medically controlled'. She was told again that the Council needed a letter from her GP confirming this. A further letter was sent on 11th April 2013 stating that as no information had been received the matter would be referred to the Council's Licensing Sub-Committee for its consideration. The criteria for Group 2 drivers who are diagnosed with angina was attached to the report at Annex D.

In the absence of the driver Members asked the Licensing Officer some questions. He confirmed that Mrs TD had informed Licensing of her medical condition when she renewed her licence.

The Licensing Officer left the meeting room and the Sub-Committee considered the matter.

Following the adjournment the Licensing Officer was invited to rejoin the Sub-Committee. He was advised that Members had considered the information before them and on the balance of probabilities found that Mrs TD was not a fit and proper person to hold a combined HackneyCarriage/Private Hire Drivers Licence and that the Sub-Committee had

RESOLVED that the combined Hackney Carriage/Private Hire driver's licence of Mrs TD be revoked under section 61(2B) of the Local Government (Miscellaneous Provisons) Act 1976 in the interests of public safety.

Reasons for the decision

Members considered the report of the Licensing Officer with regard to the disclosure by Mrs TD of her medical condition on her application to renew her combined Hackney Carriage/Private Hire Drivers Licence. In doing so they took into account the Local Government (Miscellaneous Provisions) Act 1976, the Council's Policy, the Human Rights Act 1998, the Equalities Act and case law.

Members were concerned that Mrs TD, who was licensed to drive a hackney carriage/private hire vehicle, had a medical condition that could impair her driving. Though it had been requested, Mrs TD had provided no letter from her GP confirming that she is medically fit enough to meet the standards for a Group 2 driver. She had been given ample opportunity to do this. They were also concerned about the length of time she may have had this condition as she had not informed the department until renewal of her licence. Members were concerned that Mrs TD was not taking the matter seriously and had not provided any written evidence as to how her condition was controlled. She was advised that the matter would be put before the Licensing Sub-Committee but had not taken the opportunity to attend and

had not given any reason as to why she did not attend. Members considered that without confirmation as to Mrs TD's fitness from her GP they were of the view that she is not a fit and proper person to continue to hold a combined Hackney Carriage/Private Hire Driver's Licence and were not satisfied that a member of their family or a loved one would be safe in a taxi driven by Mrs TD. Members considered that their decision was proportionate in light of the above and in the interests of public safety.

8 APPLICATION FOR HACKNEY CARRIAGE/PRIVATE HIRE DRIVER'S LICENCE:- MR R M R

The Sub-Committee considered the report which sought determination of an application by Mr RMR for the grant of a combined hackney carriage/private hire driver's licence.

The applicant was present. He confirmed he had read and understood the procedure for the meeting.

The Licensing Officer presented the report and stated that as part of the application process a Disclosure and Barring Service check was undertaken which had revealed a number of previous convictions. He circulated the Disclosure and Barring Service check, personal statement and references for Mr RMR. The applicant and officer withdrew from the meeting while Members took some time to consider these documents.

Mr RMR put his case and was questioned. Mr RMR then made a closing statement.

Following an adjournment it was

RESOLVED that a hackney carriage/private hire driver's licence be granted in respect of Mr RMR, subject to the standard terms and conditions.

Reasons for the decision

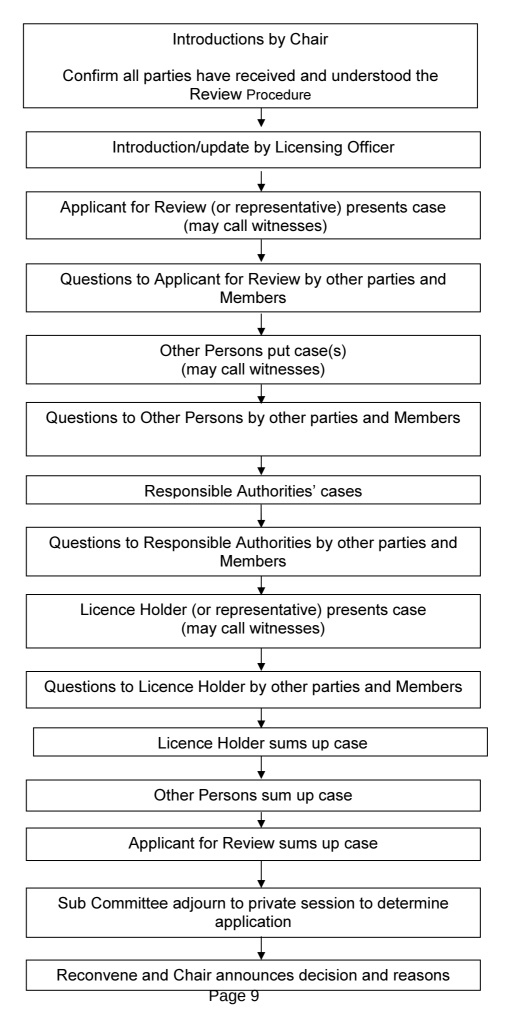
Members determined an application by Mr RMR for a combined hackney carriage/private hire driver's licence. In doing so they took into account the Local Government (Miscellaneous Provisions) Act 1976, the Council's Policy, the Human Rights Act 1998, the Equalities Act and case law.

Members listened carefully to Mr RMR's representations, had regard to his Disclosure and Barring Service check, his written statement and references. Members noted that the convictions though serious were historic, occurring over 35 years ago, and fell outside the Council's Policy and Home Office Guidelines. They noted that before being made redundant he had been employed for 19 years with the same company and since that time he had found employment with his son's taxi firm. They therefore found Mr RMR to be a fit and proper person to hold a combined hackney carriage/private hire driver's licence and were satisfied that a member of their family or a loved one would be safe in a car driven by him.

Chair(person)	
Date Confirmed and Signed	

Prepared by Democratic Services

LICENSING SUB-COMMITTEE Agenda Item 6 PROCEDURE FOR PREMISES LICENCE REVIEWS



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LICENSING ACT 2003

LICENSING COMMITTEE HEARING PROCEDURE ALCOHOL, LATE NIGHT REFRESHMENT AND ENTERTAINMENT REVIEW OF PREMISES LICENCE / CLUB PREMISES CERTIFICATE

- 1 The Chair will introduce Members of the Sub Committee and Officers present and explain the procedure to be followed.
- 2 The Licensing Officer will outline the nature of the matter to be considered by the Sub Committee.

In the following paragraphs where the term "party" or "parties" is used in addition to other terms this will mean anyone to whom notice of this meeting has been given.

- 3 (i) The Applicant for Review ("the Applicant"), or representative, addresses the Sub Committee. The Applicant may be asked relevant questions about the matters before the Sub Committee by the other parties, the Licence Holder and the Members.
 - (ii) The Applicant or representative, may call witnesses in support of the application and each witness may be asked relevant questions by the other parties and the Members
- 4 (i) Any other persons making relevant representations (or their representative) will take it in turn to address the Sub Committee and may be asked relevant questions by the other parties, the Applicant , the Licence Holder and the Members.
 - (ii) Any other persons (or their representative) may call witnesses in support of their representations and each witness may be asked relevant questions by the other parties, the Applicant, the Licence Holder and the Members.
- 5 Any Responsible Authority [defined in The Licensing Act 2003 s.69(4)] making a representation will address the Sub Committee. The Responsible Authorities may be asked relevant questions by the other parties, the Applicant, the Licence Holder and the Members.
- 6 The Licence Holder (or their representative) will address the Sub Committee. The Licence Holder may be asked relevant questions by the other parties, the Applicant and the Members.
- 7 The other parties will then be invited in turn to briefly summarise their points if they wish in the same order as before.
- 8. The Applicant will then be invited to briefly summarise the application.
- 9 The Chair will invite the Sub Committee to move into private session to enable the Sub Committee to deliberate in private in accordance with Paragraph 14(2) of the Hearings Regulations 2005. The Sub Committee will only reconvene to resolve any points of uncertainty on the evidence already given. During their deliberation the Sub Committee will be accompanied *for advice only* by the Legal Adviser and the Committee Administrator. The Sub Committee may retire to a private room or alternatively require vacation of the meeting room by all other persons.

10 When the Sub Committee resumes, the Chair will announce the decision in public; this will include the reasons (or advise that the decision will be released in writing with reasons within the statutory time limit in this instance 5 working days).

Please Note:

- Where the Sub Committee considers it necessary to do so, it may vary this procedure.
- Decisions will generally be taken regardless of whether the Applicant is present. All
 notices and representations received from absent parties will be considered.
- Only in <u>exceptional circumstances</u> will the Sub Committee take into account any additional late documentary or other information produced by an existing party in support of their application/representation. This will be at the discretion of the Chair and with the agreement of all the other parties. No new representations will be allowed at the hearing.
- The hearing will take the form of a discussion However, the Sub Committee will allow all parties to ask questions of another party present, as set out above, but formal cross examination will be discouraged.
- The Sub Committee will disregard any information or representation given by a party which is not relevant to the Application and the Licensing Act 2003.
- The Chair will allow the parties an equal maximum period of time in which to make representations. The amount of time will be at the discretion of the Chair, but in the interests of costs and efficiency will not normally exceed <u>twenty minutes</u>. This will include the time taken for the presentation and the summing up, but not the time taken for questions.
 - NB Where there is more than one party making relevant representations the time will be split between those parties. It is recommended that they arrive early to discuss the application with the other interested parties.
- The Chair may require any person attending the hearing who is behaving in a disruptive manner to leave the hearing and refuse to allow that person to return, or only allow them to return subject to certain conditions. Any person so excluded will however be entitled to submit to the Sub Committee any information which they would have been entitled to give orally had they not been required to leave.
- Bath & North East Somerset Council is committed to taking decisions in an honest, accountable and transparent fashion, but on occasion may find it necessary to exclude members of the press and public based upon the legal framework given in the Local Government Act 1972 Schedule 12 (a). On these occasions decisions based on the above framework will be given.

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Agenda Item 7

Bath & North East Somerset Council

MEETING DATE: **Tuesday 6 August 2013** AGENDA ITEM NUMBER

TITLE: Application for a Review of a Premises Licence for **Mix Grill**, 4 Cleveland Place East, Walcot, Bath BA1 5DJ.

WARD: Walcot

AN OPEN PUBLIC ITEM

List of attachments to this report:

- Annex A Application for the Review of a Premises Licence
- Annex B Copy of Current Premises Licence
- Annex C Site Plan

Annex D Representations received from "other persons" in support of the review.

Annex E Representation received on behalf of the premises licence holder...

1 THE ISSUE

1.1 An application has been received from Michael Dando, Licensing Enforcement Officer for Bath & North East Somerset Council, for the Review of a Premises Licence under section 51 of the Licensing Act 2003, in respect of **Mix Grill 4 Cleveland Place East, Walcot, Bath BA1 5DJ.**

2 **RECOMMENDATION**

2.1 That the sub-committee determines the application to Review the Premises Licence.

3 FINANCIAL IMPLICATIONS

3.1 The application for the review of the premises licence is free of charge.

The Licensing budget contains a "non-chargeable" element that covers this cost.

4 THE REPORT

- 4.1 An application has been received for the Review of the Premises Licence (Annex A).
- 4.2 The application relates to the following licensing objectives, namely;
 - Prevention of Crime & Disorder; and
 - Public Nuisance;

The alleged grounds for the Review are:

- A history of the Police being called to the premises to deal with threats of violence and fighting;
- Persistent breaches in respect of the hours the provision of late night refreshment is permitted to take place, in itself constituting an offence under s.136 Licensing Act 2003;
- Public nuisance caused by noxious odours;
- Public nuisance caused by noise
- 4.3 The Licensing Authority may, having had regard to the application and any relevant representations, take any of the following steps (if any) as it considers necessary for the promotion of the licensing objectives:

a) Modify the conditions of the Licence;

- b) Exclude a licensable activity from the scope of the Licence;
- c) Remove the Designated Premises Supervisor;
- d) Suspend the Licence for a period not exceeding three months;
- e) Revoke the Licence

Where the Licensing Authority takes a step mentioned in 4.3 (a) or (b), it may provide that the modification or exclusion is to have effect for only such period (not exceeding three months) as it may specify.

Any determination made by the Licensing Authority does not have effect until the end of the period given for appealing against the decision, or, if the decision is appealed against, until the appeal is disposed of.

4.4 The Licensing Authority will also have regard to the Council's Licensing Policy, the Statutory Guidance issued under Section 182 of the Licensing Act 2003, the Licensing Act itself, and, in particular, to:-

a) Sections 4, 9, 10, 13, 51, 52, 53, 182, and 183 of the Act.

b) Chapters 1, 2, 3, 8, 9, 10, 11 and 12 of the Statutory Guidance (as revised June 2013)

- c) Paragraphs 3, 5, 6, 15, 18 20, 21, 24, 28, 33 37 and 40 45 inclusive, of the Policy.
- 4.5 An appeal may be made to the Magistrates Court within 21 days of the notification of the decision by the Council to the applicant for the review, the holder of the premises licence or any other person who made relevant representations in relation to the application.

On appeal the court may either dismiss the appeal, substitute the decision appealed against for any other decision which could have been made by the Licensing Authority, or remit the case to the Licensing Authority to dispose of it in accordance

with the direction of the court. The court may make such Order for costs as it thinks fit.

4.6 The current Premises Licence (**Annex B**) permits the following licensable activity:

1) The Provision of Late Night Refreshment

Friday and Saturday 23:00 to 03:00

Sunday to Thursday 23:00 to 01:00

There are no non-standard timings.

2) **Opening hours** detailed on the licence are:

Friday and Saturday 23:00 to 03:00

Sunday to Thursday 23:00 to 01:00

3) The licence is subject to the following **conditions**:

Annex 1 – Mandatory Conditions

• Any individual employed to carry out a security activity must be licensed by the Security Industry Authority.

Annex 2 – Conditions consistent with the operating schedule

- Staff shall arrange for a taxi service if requested;
- Free drinking water shall be available;
- CCTV cameras shall be in operation at the premises;
- Customers shall not be permitted to bring bottles or glasses into the shop;
- A prominent sign shall be displayed telling customers to leave the shop in a quiet manner;
- The premises shall have an extract system which is designed to prevent noxious smells

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

There are no Annex 3 conditions as the last Variation application proposing an extension in the hours and the addition of alcohol to the licence was refused in its' entirety by the Licensing Sub-Committee

- 4.7 A site plan is attached at **Annex C**.
- 4.8 In accordance with the requirements of the Act the applicant has served copies of the application upon the Licence Holder, Police, Fire Authority, Environmental Health, Development Control, Trading Standards, the Child Protection Agency and the Public Health Authority.

4.9 Notices were placed by the Licensing Officer outside the premises and in the public Printed on recycled paper Page 17

area of the Licensing Office at the One Stop Shop, Lewis House, Manvers Street, Bath BA1 1JG, for a period of 28 days, commencing the day after the application was served on the Licensing Authority.

- 4.10 Written representations have been received from "other persons" in respect of the prevention of crime and disorder licensing objective and the prevention of public nuisance objective (**Annex D**).
- 4.11 A written representation has been received from Licensing Agent David Holley acting on behalf of the premises licence holder (**Annex E**).
- 4.12 The current premises licence does not permit the sale of alcohol at the premises.
- 4.13 This report has not been sent to the Trades Union because they would have no involvement in this application.

5 RISK ASSESSMENT

5.1 A risk assessment related to the issue and recommendations has been undertaken, in compliance with the Council's decision making risk management guidance.

6 EQUALITIES

6.1 An Equality Impact Assessment (EqIA) has been completed. No adverse or other significant issues were found.

7 CONSULTATION

7.1 The applicant for review has given notice of the application to the premises licence holder and to all the relevant Responsible Authorities, and has advertised the application both at the premises and in the public area of the Council's One Stop Shop, Lewis House, Manvers Street, Bath.

8 ISSUES TO CONSIDER IN REACHING DECISION

- 8.1 When reaching a decision, the licensing authority must carry out its functions with a view to promoting the four licensing objectives.
- 8.2 Consideration must be given to the Human Rights Act 1998 and the "convention rights".

9 ADVICE SOUGHT

9.1 The Council's Monitoring Officer (Divisional Director – Legal & Democratic Services), s.151 Officer (Divisional Director – Finance) and the Divisional Director have had the opportunity to input to this report and have cleared it for publication.

Contact person	Terrill Wolyn, Licensing Services, 01225 396939
Background papers	The Licensing Act 2003, Guidance issued under s.182 of the Act, Regulations issued under the Act, BANES Licensing Policy.

	ENVIRONMENTAL SERVICES	A
	1 8 JUN 2013	12
[Insert name and address of relevant licensing authority and its referen	e number (optional)] Post Log (Retional)]	
Application for the review of a premises licence or club premises c Licensing Act 2003	chicate under the	

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 Michael Dando, Licensing Enforcement Officer, Bath & North East Somerset Council (Insert name of applicant)

apply for the review of a premises licence under section 51 / apply for the review of a club premises certificate under section 87 of the Licensing Act 2003 for the premises described in Part 1 below (delete as applicable)

Part 1 – Premises or club premises details

Postal address of premises or, if none, ordnance survey map reference or description		
Mix Grill. 4 Cleveland Place East, Walcot, Bath.		
Post town Bath	Post code (if known) BA1 5DJ	

Name of premises licence holder or club holding club premises certificate (if known) Mr Jamie Brian.

Number of premises licence or club premises certificate (if known) 07/01519/LAPRE

Part 2 - Applicant details

l am	Please tick ✓ yes
1) an individual, body or business which is not a responsible authority (please read guidance note 1, and complete (A) or (B) below)	
2) a responsible authority (please complete (C) below)	Х
3) a member of the club to which this application relates (please complete (A) below)	

(A) DETAILS OF INDIVIDUAL APPLICANT (fill in as applicable)

Please tick ✓ yes	
Mr Mrs Miss M	Is Other title (for example, Rev)
Surname	First names
I am 18 years old or over	Please tick ✓ yes
Current postal address if different from premises address	2
Post town	Post Code
Daytime contact telephone number	
E-mail address (optional)	

(B) DETAILS OF OTHER APPLICANT

Name and address		
	25	
		1
		1
Talanhana multan (if and)		
Telephone number (if any)		
E-mail address (optional)		

Please provide as much information as possible to support the application (please read guidance note 3)

The **Mix Grill** was firstly granted a Premises Licence issued under the Licensing Act 2003. Authorising the sale of late night refreshment in 2007.

NINEX A

During this time one Mr JAMIE BRIAN aka JAMIE KOC has been the sole licence holder. Please see Mix Grill folder 2013 Annex A.

Since this time there have been various complaints about the premises in regards to :-

- Police being called to deal with threats of violence, fights public nuisances and reports of after-hours selling of hot food. The dates of these incidents range from 10 December 2010 to 06 October 2011. Please see Mix Grill folder 2013 Annex B, for full details of events and timings of events.
- Police Officers and Licensing Officers observing out of hours sale of food above the ambient temperature (hot food). Evidence of some of these occasions are detailed in Mix Grill folder 2013 Annex C. Dates of alleged offences are:
 - a) Police Officers statement dated 21 March 2012, Wednesday morning at 01:42Hrs, when the premises should have stopped serving hot food at 01:00Hrs.
 - b) Police Officers statement dated 12 May 2012, Saturday morning at 04:05Hrs, when the premises should have stopped serving hot food at 03:00Hrs.
 - c) Licensing Officers statement dated 13 July 2012, Friday morning at 01:17Hrs, when the premises should have stopped serving hot food at 01:00Hrs.
 - d) Licensing Officers statement for 15 July 2012, Sunday morning at 03:26Hrs, when the premises should have stopped serving hot food at 03:00Hrs.
 - e) Licensing Officers statement for 10 August 2012 Friday morning at 01:25Hrs, when the premises should have stopped serving hot food at 01:00Hrs.
 - f) Licensing Officers statement 16 March 2013, Saturday morning at 03:11Hrs, when the premises should have stopped serving hot food at 03:00Hrs.
- 3) On 31 January 2013 an Officer of the Public Protection Section had cause to serve a Statutory Notice under Section 80, the Environmental Protection Act 1990. To prevent the continuation of an odorous smell nuisance. Please see Mix Grill folder 2013 Annex D.

The problem arising from the premises extracting system should have been mindful to Mr BRIAN aka Mr KOC due to the condition on his licence, Please see Mix Grill folder Annex A, page 5, item 6 which states, "The premises shall have an extraction system designed to prevent noxious smells."

- 4) Advertisement for the premises shows that the premises is stating that the provision of hot food can be carried out from the premises between the hours of 15:00Hrs to 03:00Hrs seven days a week. See advertisements in Mix Grill folder Annex E.
- 5) In Annex F of the Mix Grill folder you will find previous letters and e-mails, from previous Licensing Officers and members of the Police. These make reference to illegal un-licensable activities covering the periods from 10 January 2008 to 10 February 2012.

Letters of education concerning illegal un-licensable activities are dated as 19 February 2008, 28 April 2009 & 10 February 2012. Witness statement of the 10 August 2012 in Annex C should also be viewed with these letters and e-mail. As education and advice was given verbally to MR ZAFFER KOCH at the time of the illegal activity taking place at the time and date stated.

Summary.

In summary;-

- 1) Concerns of both the Police and Licencing Officers from 2007 to the present day that the premises have been serving hot food after its licenced hours.
- 2) The actual evidence gathered during the period of 13 May 2012 to 16 March 2013 which shows that the illegal sale of hot food is still taking place.
- 3) Also that during this period there has been educational conversations with both Mr BRIAN aka MR KOC and Mr ZAFFER KOC explaining that the sale of hot food outside of the granted hours on the licence is illegal.
- 4) The fact that Final Warning Letters have been sent, again pointing out the sale of hot food outside of the granted hours on the licence is illegal and that such actions should stop immediately.
- 5) With none of the above warnings, conversations or letters being acted upon by Mr BRIAN aka Mr KOC. It shows a complete disregard for his responsibilities under the Licensing Act 2003. And the promotion of the licensing objectives. There has also been an unwillingness to follow guidance issued by two Responsible Authorities, those being the Police and the Licensing Section.

It is requested that the Licencing Sub Committee revokes the Premises Licence issued under the Licensing Act 2003, authorising the sale of late night refresh from the **Mix Grill** premises.

Please state the ground(s) for review (please read guidance note 2)

Over the period of the last 5 years the premises known as Flames, King Mix Grill and Mix Grill (all one and the same premises and have been managed/owned by one MR JAMIE BRIAN aka MR JAMIE KOC), has been found to be trading outside of the agreed premises Late Night Refreshment hours, those being :-

Friday and Saturday 23:00 – 03:00Hrs Sunday to Thursday 23:00 – 01:00Hrs

This action being in contravention of Section 136 of the Licensing Act 2003.

Also

During the last year the Police, the Licensing Section and the Public Protection Section have been requested by neighbours of the property, or had reason to attend the premises of the Mix Grill to deal with complaints of noise, odour and out of hours sales.

All of the above undermining the licensing objectives of:-

- 1) Prevention of Crime and Disorder.
- 2) Prevention of Public Nuisance.

(C) DETAILS OF RESPONSIBLE AUTHORITY APPLICANT

Name and address
Michael Dando.
Licensing Enforcement Officer.
2
Bath & North East Somerset Council.
Licensing Section,
Lewis House,
Manvers Street,
Bath.
BA1 1JG.
Telephone number (if any)
01225 477946
E-mail address (optional)
michael dando@bathnes.gov.uk

This application to review relates to the following licensing objective(s)

1) the prevention of crime and disorder

2) public safety

3) the prevention of public nuisance

4) the protection of children from harm

Please tick one or more boxes \checkmark

X	
X	
	,

Please	tick	✓	yes

ANN

Have you made an application for review relating to the premises before

Day	Month	Year	

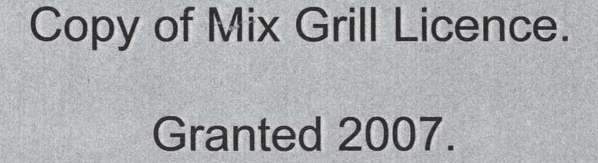
If you have made representations before relating to the premises please state what they were and when you made them

ANNEX A

]	Please tick 🗸
yes		
• I have sent copies of this form and enclo and the premises licence holder or club as appropriate		
• I understand that if I do not comply with application will be rejected	n the above requirements my	Х
9		
IT IS AN OFFENCE, LIABLE ON CONVIC STANDARD SCALE, UNDER SECTION 155 A FALSE STATEMENT IN OR IN CONNEC	8 OF THE LICENSING ACT 2	003 TO MAKE
Part 3 – Signatures (please read guidance note	e 4)	
Signature of applicant or applicant's solicitor guidance note 5). If signing on behalf of the ap		
Signature		
Date 18 ^{7#} June 2013		
Capacity Licensing Enforcement Offi		
Contact name (where not previously given) an associated with this application (please read gu Michael Dando. Licensing Enforcement	nidance note 6)	dence
Bath & North East Somerset Council. Licensing Section, Lewis House, Manvers Street,	* a	
Post town	Post Code	
Bath	BA1 1JG	
Felephone number (if any)01225 47794		
If you would prefer us to correspond with you		-mail address
optional) michael_dando@bathnes.gov	v.uk	

Notes for Guidance

- 1. A responsible authority includes the local police, fire and rescue authority and other statutory bodies which exercise specific functions in the local area.
- 2. The ground(s) for review must be based on one of the licensing objectives.
- 3. Please list any additional information or details for example dates of problems which are included in the grounds for review if available.
- 4. The application form must be signed.
- 5. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 6. This is the address which we shall use to correspond with you about this application.



ANNEX A





Schedule 12 Part A

Regulation 33, 34

Premises Licence

Premises Licence Number	07/01519/LAPRE	
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Part 1 – Premises Details

12

Postal address of premises, or if none, ordnance survey map reference or description, including Post Town, Post Code

Mix Grill 4 Cleveland Place East Walcot Bath BA1 5DJ

Telephone number07769724323

Where the licence is time limited the dates Not applicable

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

Late Night Refreshment (Indoors only)

Friday and Saturday	23:00 - 03:00
Sunday to Thursday	23:00 - 01:00

The opening hours of the premises

Mandau	00:00 01:00	
Monday	23:00 - 01:00	
Tuesday	23:00 - 01:00	
Wednesday	23:00 - 01:00	
Thursday	23:00 - 01:00	AL.
Friday	23:00 - 03:00	
Saturday	23:00 - 03:00	*
Sunday	23:00 - 01:00	
		м.

124

13.00



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

Part 2

Name, (registered) address, telephone number and email (where relevant) of holder of premises licence

Mr Jamie Brian 4A Cleveland Place East Bath BA1 5DJ 07769724323 jamie_koc@hotmail.com

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

Registered Business Number - Not applicable

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

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

This licence is issued by Bath & North East Somerset Council as licensing authority under Part[®] 3 of the Licensing Act 2003 and regulations made thereunder.

Signed for and on behalf of Bath & North East Somerset Council:

Dated 25 July 2007

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

Annex 4 – Plans

6

As submitted with application.

Annex 1 – Mandatory conditions

10

Any individual employed to carry out a security activity must be licensed by the Security Industry Authority.

14

Annex 2 – Conditions consistent with the Operating Schedule

Staff shall arrange for a taxi service if requested.

Free drinking water shall be available.

CCTV cameras shall be in operation at the premises.

Customers shall not be permitted to bring bottles or glasses into the shop.

A prominent sign shall be displayed telling customers to leave the shop in a quiet manner.

The premises shall have an extract system which is designed to prevent noxious smells.

ANNEX A

Police Incident Reports. From 2010 to 2011.

ALINEX A Page 36

ANNEX D

Incident no.	1 (linked to 2)
Date	06/10/11 - Thursday
Time	01:36
Informant	Member of staff from Mixed Grill
Log no.	AS-20111006-0053
Police Arrival	01:43 (7 minutes)
Incident	VAP - Assault
	Report of female being hit by a male on Cleveland
	Place. Information received that the offender is
	outside the Mixed Grill. Initial incident is followed by
	an assault on the informant's boss. Two arrested.
Guardian	118926/11 and 118924/11
	ABH and Racially aggravated ABH (both male victims)
Arrest	2 arrested - 52SE/3050/11 and 3051/11
Disposal	Awaiting CPS result
Related	Yes. Staff from Mixed Grill involved and recorded as
	victims.

ANNEX D

Incident no.	2 (linked to 1)
Date	06/10/11 Thursday
Time	01:42
Informant	MOP
Log no.	AS-20111006-0058
Police Arrival	01:43
Incident	Disturbance/Nuisance Informant details the location as outside the Curfew and Flames, 4 or 5 males fighting and the Police arriving. Transferred to working log above.
Guardian	Refer to incident 1.
Arrest	Refer to incident 1.
Disposal	Refer to incident 1.
Related	Yes. Staff from Mixed Grill involved and recorded as victims.

ANNEX D

Incident no.	4
Date	30/07/11 - Saturday
Time	05:00
Informant	Member of staff from Mixed Grill
Log no.	AS-20110730-0354
Police Arrival	05:05 (5 minutes)
Incident	Disturbance/Nuisance
	Informant states he is outside the Mixed Grill and male
	keeps following him. Description of the offender and
	vehicle provided. Police attend and words of advice
	given. Log closed stating that there appears to be
	problems between Mixed Grill and the owner of Mega
	Byte.
Guardian	N/A
Arrest	N/A
Disposal	N/A
Related	Yes – at the location and call from member of staff.

ANNEX A

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ANNEX D

Incident no.	5 (linked to 6)
Date	14/07/11 - Thursday
Time	03:07
Informant	MOP
Log no.	AS-20110714-0102
Police Arrival	03:15 (8 minutes)
Incident	VAP – Assault
	Location - Mixed Grill. Informant reporting that a
	friend has been asked to leave the kebab shop and
	has head has been stamped on by Greek kebab shop
	owners. The informant keeps the victim in a nearby
	telephone kiosk for safety. The informant leaves the
	location as he feels uneasy about making the call.
	The victim remains in the TK. BANES CCTV has not
	captured the incident. Police arrive and the victim is
	arrested after he assaults police. The suspect is
	taken to hospital prior to custody.
	Staff report to officers that the arrested male said "go
	back home!" as he left the shop and then swung a
	glass bottle towards the window, which missed.
Guardian	83300/11 – Racially aggravated Public Order
Arrest	1 arrest – 52SB/2702/11
Disposal	Charged S5 POA
Related	Yes. Informant reporting that incident is taking place
	at the premises.

ANNEX D

Instals where	
Incident no.	6 (linked with 5)
Date	14/07/11 – Thursday
Time	03:10
Informant	МОР
Log no.	AS-20110714-0104
Police Arrival	X-ref to AS-20110714-0102
Incident	Disturbance/Nuisance
	MOP reporting a drunk male just went into the kebab
8	house and then tried to throw a bottle at the window.
	He then fell over and hit his head and is claiming he's
	been assaulted by staff.
Guardian	N/A – as above
Arrest	N/A – as above
Disposal	N/A as above
Related	Yes. Informant reporting that incident is taking place
	at the premises.

Incident no.	13
Date	11/02/11 - Friday
Time	01:50
Informant	MOP
Log no.	AS-20110211-0073
Police Arrival	Police attendance not required.
Incident	Contact Informant reporting that Mixed Grill is still open and serving food and it does not have a licence. Informant has previously phoned the Council and they told him it should only be open until 01:00.
Guardian	N/A
Arrest	N/A
Disposal	N/A
Related	Yes. MOP stating location is Mixed Grill.

ANNEX A

ANNEX D

Incident no.	15
Date	19/01/11 - Wednesday
Time	03:11
Informant	Male at Mixed Grill
Log no.	AS-20110119-0075
Police Arrival	03:21 (10 minutes)
Incident	VAP – Assault
341	Informant provides the location as Mixed Grill kebab
5	shop and states there are 4 or 5 males being violent
	and causing problems in the shop. Informant says the
	males are Turkish and think they have come to cause
	trouble, to hurt a member of staff and may have
	weapons. Informant refused to provide his name and
	cleared the call. CCTV operator can see 5 males
	inside the premises but no weapons. Police attend
	and 2 males are arrested for public order.
	Guardian states that 2 males entered the shop and
	purchased food and then returned with number of
	other males. The victim (member of staff at Mixed
	Grill) was told by the males that they had been sent to
10	kill him and that if he didn't leave the country by
	Wednesday he would be dead and his body would go
	back to Turkey.
Guardian	7153/11 S5 Public Order
Arrest	2 arrested – 52SE/228/11 and 229/11
Disposal	NFA – CPS advice
Related	Yes. Male states the incident is at Mixed Grill.

ANNEX

7

Incident no.	17
Date	12/01/11 - Wednesday
Time	01:04
Informant	MOP
Log no.	AS-20110112-0032
Police Arrival	Police attendance not required.
Incident	Licensing
	Informant reporting that Mixed Grill is still open and
	that despite their licensing stating they an open until
	01:00 they are staying open until 03:00 - 04:00. Call
	handler looks at previous logs and sees that as the
	premises is not selling alcohol the reported mater
	should be dealt with by the council.
Guardian	N/A
Arrest	N/A
Disposal	N/A
Related	Yes. Informant stating the incident is at Mixed Grill.

ANNEX D

Incident no.	18
Date	31/12/10 - Friday
Time	00:58
Informant	MOP
Log no.	AS-201001231-0046
Police Arrival	Police not required to attend
Incident	Contact Record.
	Informant reporting that Mixed Grill is opening later
	than its licence permits. Logged for info; as no alcohol
	is sold so not a Police issue.
Guardian	N/A
Arrest	N/A
Disposal	N/A
Related	Yes. Informant provides the location as Mixed Grill.

ANNER 3

ANNEX D

Incident no.	21
Date	23/12/10 – Thursday
Time	01:27
Informant	MOP
Log no.	AS-20101223-0061
Police Arrival	Police attendance not required
Incident	Contact Record
	Informant alleging that Mixed Grill is open beyond its
	licensed hours and should close at 01:00 but is still
	serving customers. As there is no alcohol licence
	involved it is not a Police matter and the log is closed.
Guardian	N/A
Arrest	N/A
Disposal	N/A
Related	Yes. Informant provides location as Mixed Grill.

ANNEX D

Incident no.	22
Date	10/12/10 - Friday
Time	03:31
Informant	Member of staff from Mixed Grill
Log no.	AS-20101210-0083
Police Arrival	03:57 (26 minutes)
Incident	Disturbance/Nuisance
	Informant reporting that there are four males outside
	the address who work at the takeaway down the road
	and are trying to fight them. Informant reluctant to
	provide descriptions of people involved. Police attend
	close the log stating that it was a dispute between
	employees from rival restaurants.
Guardian	N/A – no offences disclosed. Intel report submitted.
Arrest	N/A
Disposal	N/A
Related	Yes. Call from Mixed Grill staff.

Incident no.	23
Date	06/12/10 – Monday
Time	01:17
Informant	MOP
Log no.	AS-20101206-0032
Police Arrival	Police attendance not required
Incident	Disturbance/Nuisance
	Informant reporting that there are sounds of a
	disturbance at Mixed Grill. States that he could hear
	3-5 voices outside talking possibly in Arabic.
Ξ.	Informant cannot see the front of the takeaway. A call
	is made to Mixed Grill ad staff inform the Police that
	nothing is happening and that it is just the night time
A.	economy.
Guardian	N/A
Arrest	N/A
Disposal	N/A
Related	Tenuous. Informant provides location as Mixed Grill
	but cannot see from her location.

ANNEX D

Incident no.	24
Date	06/12/10 - Monday
Time	01:46
Informant	Unknown
Log no.	AS-20101206-0037
Police Arrival	02:10 (24 minutes)
Incident	Contact Record
	Informant is in the Mixed Grill and states that persons
	from another kebab shop across the road are trying to
	fight. Police arrive as the informant is on the line.
	There are no complaints and the attending unit submit
	an intelligence report stating that there are on going
	issues between Mixed Grill and Mega Bytes.
Guardian	N/A - no offences disclosed. Intel report submitted
Arrest	N/A
Disposal	N/A
Related	Yes. Caller states incident is at Mixed Grill.

ANNEX

NEX D

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MG11T

AVON AND SOMERSET CONSTABULARY

RESTRICTED (when complete)

iles 2005, Rule 27.1
able
y knowledge and belief ar I have wilfully stated in it,

I am Police Constable 1665 Martin Michael Holliwell of the Avon and Somerset Constabulary, currently stationed at Bath Police Station. I joined the Constabulary in 1990, and until 2003 was stationed in Bristol. In 2003 I became the Beat Manager for Weston village, Bath, and in 2006 I became the incumbent Beat Manager for the Walcot, Lambridge and Lansdown wards. I have been a uniformed Officer since 1990, and have worked as a Beat Manager in various locations for at least half my Service.

One of my current wards, Walcot, encompasses the area around London Road and Cleveland Bridge. This is an area with high volumes of traffic and pedestrians; the area is as busy during the night as it is in the day. London Road and Cleveland Bridge form the link between the A36 and the A46 and the M4 and the road is constantly busy. The limited parking spaces are now "Residents Only", severely limiting any visitors' ability to park legally on this busy thoroughfare.

The area is also densely populated, with flats above the shops on the bridge, and houses adjacent to both sides of the rank of shops. It is a main pedestrian route into and out of Bath city centre, for residents of Snowhill, London Road and Larkhall as well as places further afield.

Signature:

Signature witnessed by:

2006/07 (1)

RESTRICTED (when complete)

ANNEX D

AVON AND SOMERSET CONSTABULARY

RESTRICTED (when complete)

Page No 2 of 2

MG11(CONT)

Continuation of Statement of: Martin Michael Holliwell

The area has a number of late night takeaways and late night establishments – it is possible to purchase alcohol in two nearby outlets, until 2200 hrs (Morrisons and London Road Stores), and I would describe these outlets as well run and well managed.

It has been my experience, both here and in Bristol, that serving alcoholic beverages in late night takeaways is downright dangerous. Many pedestrians walking home from the City Centre, especially on weekends, will have consumed a lot of alcohol. At the moment, they will stop off at a Takeaway and order a meal; I have had complaints from residents that matters have got out of hand whilst late night revellers are waiting for their food – I have witnessed this myself in the City Centre, where fights can break out at a moments' notice, over spurious reasons.

The presence of alcohol on the premises, in my opinion, would only serve to exacerbate the issue – at present there are no premises on this side of Bath that have a late night licence, and, again in my opinion, the presence of alcohol would serve as a catalyst for people to meet and linger and drink in the street outside; the potential for Public disorder, road traffic collisions, noise, anti social behaviour and disruption to local residents would be increased massively.

Signature:

Signature witnessed by:

2006/07 (1)

RESTRICTED (when complete)

Statements of alleged witnessed sale of hot food outside of licenced hours.

PS 3227 Wednesday 21 March 2012.

PS 633 Saturday 12 May 2012.

0

Licencing Officer MD 13 & 15 July 2012.

Licensing Officer KM Friday 13 May 2012. Photographs of 13 May 2012. Receipt for food on 13 May 2012.

Licensing Officer AT Sunday 15 May 2012. Photographs of 15 May 2012. Receipt for food on 15 May 2012.

Licencing Officer MD 10 August 2012.

Licencing Officer MD 16 March 2013. Environmental Health Officer NS 16 March 2013. Photographs of 16 March 2013. Receipt for food on 16 March 2013.



23	
	AVON AND SOMERSET CONSTABULAR MG11 (T) RESTRICTED (when complete)
	WITNESS STATEMENT (CJ Act 1967, s.9: MC Act 1980 ss.5A (3)(a) and 5B: MC Rules 1981 r.70)
	URN URN
	Statement of Age if under 18Daniel James Shepherd (if over insert 'over 18')OccupationPolice Sergeant
	This statement (consisting of 2 page(s), each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated anything which I know to be false, or do not believe to be true.
	Signature Date Wednesday, 21 March 2012
	Tick if witness evidence is visually recorded (<i>supply witness details on rear</i>) I am Police Sergeant 3227 Daniel James Shepherd currently stationed at Bath police station of Avon and
į,	Somerset Constabulary.
	On Wednesday, 21 March 2012 I attended CLEVELAND PLACE EAST, BATH where at number 4
	is situated the MIX GRILL, fast food restaurant.
	I understand that this premise is licensed to operate and only serve hot food between 2300-
	0100hrs Sunday to Thursdays.
	At 0142hrs I observed a lone male enter the shop and appeared to order food, I could clearly hear
	the staff talking back and confirm his order of a kebab.
	This male was then joined by another person at 0145hrs and a second food order was confirmed
	for a pizza.
	At 0152hrs both persons left together carrying a pizza box and kebab.
	The shop was well lit, the front door open and all neon advertising boards operating.
	I then entered the shop and spoke to the manager who identified himself as Ahmed DEMER.
	Having introduced myself I asked him if he knew his licensed operating hours for this day.
	He replied "ONE OR TWO O'CLOCK?"
	I informed him I had seen his staff serve the two men hot food and that the facts of this breach
	would be reported to the local authority licensing officer.
	Signature DSGAR Psigner five witnessed by:
	Signature: DSG Psigea 57 e witnessed by:

ANNLA

Signature: 2003(1.1)

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AVON AND SOME SET CONSTABULARY

RESTRICTED (when complete)

Page No 2 of 2

MG 11T (CONT)

Continuation of Statement of: Daniel James Shepherd

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He informed me that he had applied to extend the hours and that it was unfair that other shops had been granted extensions and he had been prevented from doing so.

He stated that this was because their shop had called the police a number of times due to problems and this now was used against them.

DS6/11 2

Baget 58 witnessed by:



RESTRICTED (when complete)



WITNESS STATEMENT		
Criminal Procedure Rules, r 27. 2; Criminal Justice Act 1967, s. 9; Magistrates' Courts Act 1980, s.5B		
Statement of Vicky BARKER		
Age if under 18 Over 18 (if over insert 'over 18') Occupation Police Constable		
This statement (consisting of 2 page(s), each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it, anything which I know to be false, or do not believe to be true.		
Signature Date 12/05/2012		
Tick if witness evidence is visually recorded (supply witness details on rear)		
I am Temporary Police Sergeant 633 Vicky BARKER of the Avon and Somerset		
Constabulary. I am at present attached to Bath Police Station.		
At 0405 hours on Saturday 12 th May 2012 I attended at Mix Grill, 4 Cleveland Place East,		
Bath which is a take away food establishment. I am aware that the premise is licensed to		
serve late night refreshments on a Friday and Saturday between 2300 hours and 0300		
hours. I noted that the premises door was wide open, the lights were on inside the premises		
and the neon advertising boards were on. Behind the counter were approximately six		
members of staff and I could see that the fat fryers were on and a member of staff was		
making a pizza base. I asked to speak to the manager who identified himself as Ali		
KARTAR, I asked when he was licensed until and he replied "THREE". KARTAR advised a		
member of staff to switch off the lights on the menu board and switch off the equipment and		
informed me that they were cleaning up and were not open and informed me that the closed		
sign was displayed on the outside of the address. KARTAR advised that the staff were		
making food for themselves as they worked long days often for fifteen hours. There was a		
female sat at a table at the location emptying out her bag, I asked KARTAR why she was in		
the premises and he informed me she was there as she was drunk and upset. I advised		
KARTAR that if be was not open and was cleaning then he should have the main lights off		
and the front door shut to make it obvious that the premises was closed. KARTAR told me		
Signature: Signature witnessed by:		
2010/11 RESTRICTED (when complete)		



Page No 2 of 2

Continuation of Statement of: Vicky BARKER

that it took 45minutes to an hour to do the cleaning. At this point I could not see any members of staff cleaning except for them all to point to the kebab machine which was switched off. I spoke with the female in the customer area and she advised she had been in the take away with her boyfriend but he had walked off. To ensure her safety I provided the female who I now know to be Zara PALMER with a lift home. During the journey I asked PALMER why she had been inside the Mix Grill and she informed me

that she had placed a food order just minutes before I arrived and had paid £12 for a pizza, chips and onion rings which she had not received.

At 0415 hours I drove past the Mix Grill and saw that the lights were now off, chairs had been placed on tables and a member of staff was sweeping the floor.

Signature: Signature witnessed by: Page 60 2010/11 RESTRICTED (when complete)

SW/WS1

Bath & North East Somerset Council Public Protection Service

STATEMENT OF WITNESS C.J.A. Statement

(Criminal Procedure Rules, r 27.1(1); Criminal Justice Act 1967, s. 9; Magistrates' Courts Act 1980, s. 5B)

STATEMENT OF: Michael Huw Dando

Age of Witness: over 18 (True age to be shown where witness is a juvenile or person involved in serious crime enquiry, otherwise "over 18" will suffice)

Occupation of Witness: Licensing Enforcement Officer

This statement, consisting of ...4....pages each signed by me, is true to the best of my knowledge and belief, and I make it knowing that if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Dated: 16th day of July 2012

Signed.....

My name is Mike Dando and I am employed by Bath and North East Somerset Council as a Licencing Enforcement Officer. Parts of my duties are to patrol the City Centre and the surrounding area and report and take action in relation to illegal unlicensed hot food activities. The Chief Executive of Bath and North East Somerset gives me the authority to undertake enforcement actions, under Section 136 (1) of the Licensing Act 2003.

On 13th July 2012 myself and Kirsty Morgan a fellow Licencing Officer were on a routine licensing check within the Bath City area. One of the premises we were intending to visit was the MIX GRILL on London Road.

This premise was to be checked as there had been various reports from the Police that hot food was being served outside of the permitted licenced hours granted to this premises.

At 01:00Hrs we drove past the MIX GRILL on Cleveland Place East on our way to the Esso garage on London Road. I noticed that the lights were on, the door was open and all the signage in the windows was illuminated. I also noticed that there were two males behind the counter.

Signed.....



SW/WS1

On return from the Esso garage we drove back past the MIX GRILL. This time I noticed that the main lights were off but the lights behind the counter were still on and all of the signage in the windows was still illuminated. Also the main door was still wide open. There were now three males in the shop.

At 01:11Hrs I parked the car in one of the parking spaces on Cleveland Place East and at 01:16Hrs Officer Morgan went back to the premises of MIX GRILL to see if they were still serving hot food. I remained in the vehicle.

At 01:21Hrs Officer Morgan returned to the vehicle carrying a white plastic bag, Kirsty Morgan informed me that she had been able to purchase a cheese burger and chips from the MIX GRILL.

We drove from Cleveland Place East and drove to Henrietta Road approximately two minutes away. I parked the car and both myself and Officer Morgan carried out temperature test on the food which had been purchased from MIX GRILL.

I firstly turned the temperature probe on and allowed it to read the ambient temperature of the vehicle we were sat in.

The ambient temperature of the car according to the probe was shown at 20.6C.I took a photograph of this.

I then used the probe to record the temperature of the cheese burger, the digital reader showed the temperature of the cheese burger to be 49.9C. I took a photograph of this.

I then used the probe to record the temperature of the chips, the digital reader showed the temperature of the cheese burger to be 79.3C. I took a photograph.

Officer Morgan then handed over the receipt for the food purchased, I took a photograph of this.

Signed......

The food was placed in a public waste bin on our return to Manvers Street car park, when I dropped Officer Morgan off to collect her car at 01:45Hrs.

I then travelled back to my home in my vehicle passing the MIX GRILL at 02:01Hrs. I noted that the main lights were still off, the lights behind the counter were still on, the front door was wide open and all the signage in the windows were still illuminated. The three gentlemen seen earlier were all behind the counter.

On Sunday 15th July 2012 myself and Andy Tapper a fellow Licencing Officer were carrying out an inspection of the MIX GRILL at Cleveland Place. Due to Police complaints that the premises was selling hot food out of licenced hours.

Both myself and Officer Tapper drove past the MIX GRILL premises at 03:15Hrs. I observed that the door was wide open, all the lights were on in the shop and that all the signs in the windows were illuminated.

I turned my vehicle around in London Road and travelled beck to Cleveland Place where I parked in one of the parking spaces.

At 03:20Hrs Officer Tapper left the vehicle and went directly to the MIX GRILL to see if he could obtain hot food from the premises. I remained in the vehicle.

At 03:26Hrs Officer Tapper returned to the vehicle carrying a white plastic bag. Officer Tapper informed me that he had been able to purchase a burger and chips from the premises.

I drove to Henrietta Road approximately 2 minutes away where the food was temperature tested and our contemporaneous notes were updated.

I firstly turned the temperature probe on and allowed it to read the ambient temperature of the vehicle we were sat in.

Signed.....

Rev 2.0 / Section 5.0 – Statement of witness – unlined / SW/W91 / September 2009

The ambient temperature of the car according to the probe was shown at 19.9C.I took a photograph of this.

I then used the probe to record the temperature of the cheese burger, the digital reader showed the temperature of the burger to be 68.2C. I took a photograph of this.

I then used the probe to record the temperature of the chips, the digital reader showed the temperature of the cheese burger to be 78.0C. I took a photograph of this.

Officer Tapper then gave me the receipt for the food the purchased. I took a photograph of this.

I then drove Officer Tapper back to his house leaving him at 03:48Hrs. I then started travelling back to my home in my vehicle passing the MIX GRILL at 03:591Hrs. I noted that the all of the lights were still on, the front door was still wide open and all the signage in the windows was still illuminated.

Signed......

Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1/ September 2009

SW/WS1

Bath & North East Somerset Council Public Protection Service

STATEMENT OF WITNESS C.J.A. Statement

(Criminal Procedure Rules, r 27.1(1); Criminal Justice Act 1967, s. 9; Magistrates' Courts Act 1980, s. 5B)

STATEMENT OF Kirsty Morgan

Age of Witness over 18

(True age to be shown where witness is a juvenile or person involved in serious crime enquiry, otherwise "over 18" will suffice)

Occupation of Witness Licensing Officer

This statement, consisting of ..2...pages each signed by me, is true to the best of my knowledge and belief, and I make it knowing that if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Dated the 18th day of July 2012

I am a Licensing Officer employed by Bath & North East Somerset Council. On Friday 13th July 2012 I took part in routine licensing checks in the company of Officer Dando, a Licensing Enforcement Officer.

One of the premises visited was Mix Grill on London Road, the visit was prompted by intelligence from the Police alleging that the premises is selling hot food outside the permitted hours and also complaints from a rival business.

At 01:00Hrs myself and Officer Dando drove past the premises, the lights were on and the door was wide open.

Officer Dando parked the car around the corner from the premises; I got out of the car at 01:16 hours and headed for the Mix Grill premises.

At 01.17Hrs I entered the premises. The door was still wide open and I noted that the main lights that had been on earlier were now switched off, the lights behind the counter were still on, the TV and the light-up signs in the window were also on.

There were 3 men behind the counter when I entered, two of which were already cooking burgers, chips and what looked like onions, the other male was watching the music channel on the TV, no-one else was in the shop.

Signed......KMorgan

Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1 / September 2009

SW/WS1

I ordered a cheese burger and chips at 01:17Hrs, this was prepared in front of me. I was told that in total it would come to £4:00 I asked if I could pay by debit card, the male that was not cooking stated that there is a 75p charge on all card transactions.

I paid £4.75 altogether for the burger and chips with my VISA debit card and retained a receipt. My cheese burger and chips were given to me at 01:21Hrs, the cheese burger and chips were wrapped separately in a polystyrene box and brown paper, I then proceeded to leave the premises.

I arrived back at the car at 01:21Hrs where I handed the receipt to Officer Dando. We drove further down the road onto Henrietta Street and parked up where we tested the temperature of the food.

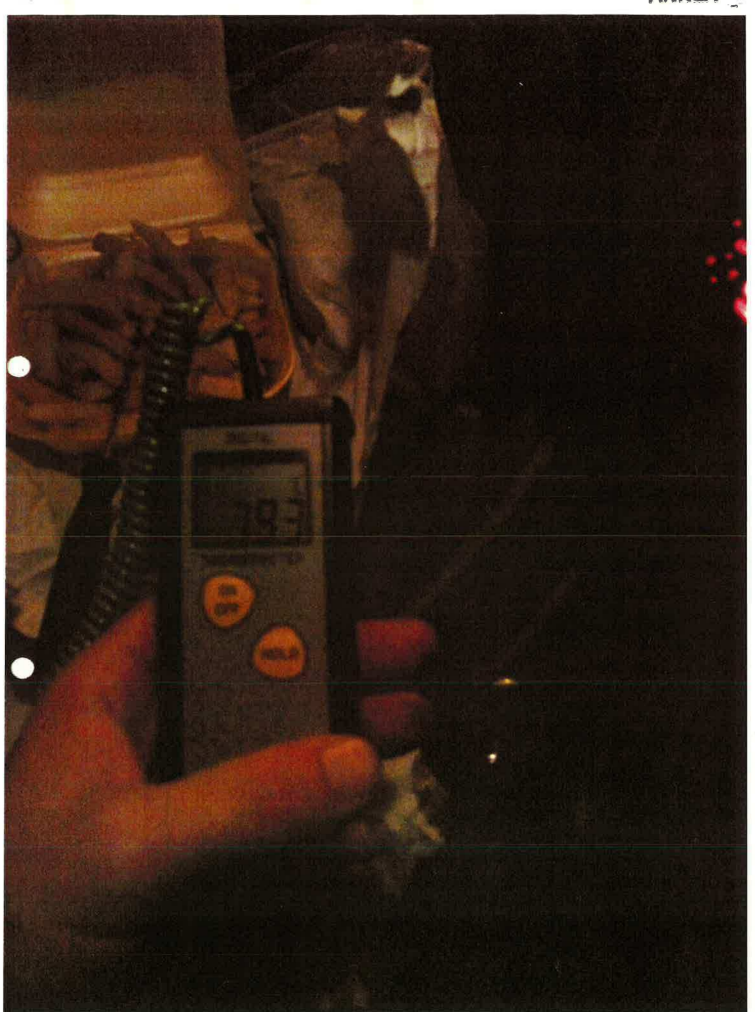
Office Dando first tested the ambient temperature of the car with a food probe and took a picture of the reading.

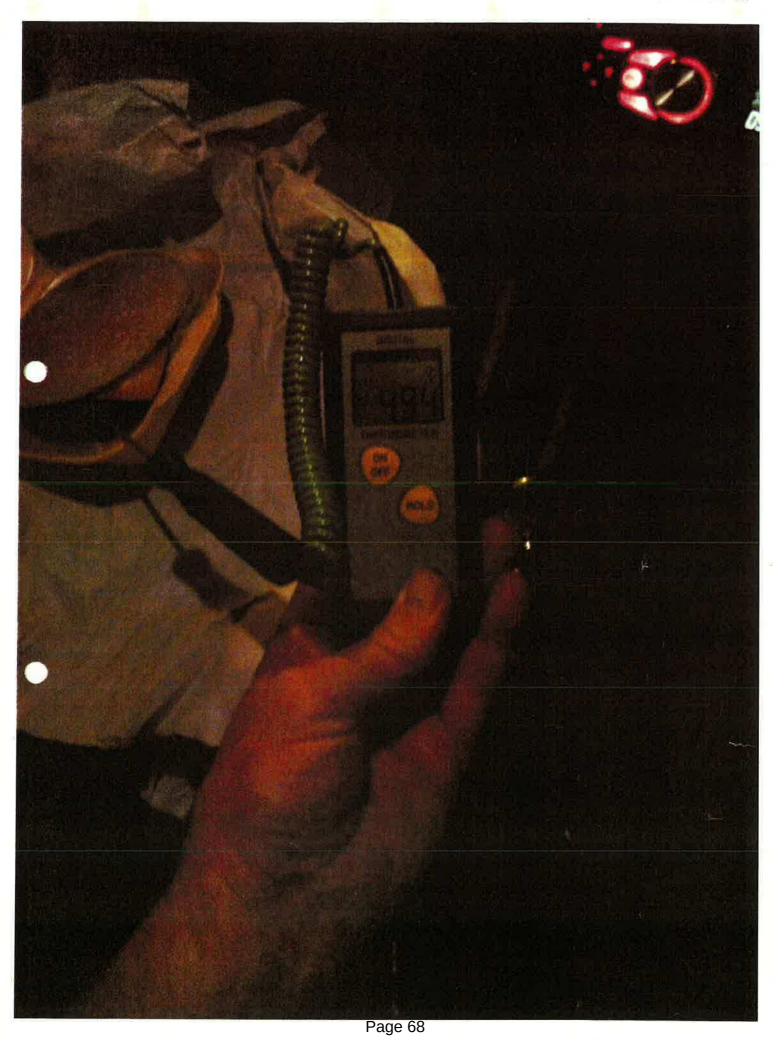
I then opened the packaging that the burger was in and Officer Dando tested the temperature of the burger with the food probe and took a photograph of the outcome.

He then wiped the end of the food probe with anti-bacterial wipes. I then opened the packing of the chips and Officer Dando tested their temperature, he took a photo of the reading.

I then recorded my visit on a notepad which Officer Dando retained.

Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1 / September 2009







KINGS N. LL (MerchRent)

thank you

TERMINAL ID: ####3700 MERCHANT ID: #######34138

ICC

Uisa ********************* PAN SEQ NO: 01 AID: A000000031010

SALE AMOUNT ±4.75

*** CUSTOMER COPY *** Please retain for your records

PIN VERIFIED

AUTH: 003858 Date: 13/07/12 time: 01:21

SW/WS1

Bath & North East Somerset Council Public Protection Service

STATEMENT OF WITNESS C.J.A. Statement

(Criminal Procedure Rules, r 27.1(1); Criminal Justice Act 1967, s. 9; Magistrates' Courts Act 1980, s. 5B)

STATEMENT OF Andrew John Tapper

Age of Witness over 18

(True age to be shown where witness is a juvenile or person involved in serious crime enquiry, otherwise "over 18" will suffice)

Occupation of Witness Licensing Officer

This statement, consisting of \mathcal{S}_{exp} pages each signed by me, is true to the best of my knowledge and belief, and I make it knowing that if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Signed. A Tape

My name is Andrew Tapper and I am employed as a Licensing Officer by Bath and North East Somerset Council based in Lewis House.

At 3:15am on Sunday 15th July 2012 I was in company Michael Dando a fellow Licensing Officer when we drove past the premises known as Mixed Grill at Cleveland Place East. I could clearly see that the premises were open for business. All the lights and signs were still illuminated and there was a male member of staff behind the counter. I could also see that there were 2 other people in the public area of the shop premises.

We parked up around the corner and I entered the premises on my own at 3:20am. On entering the premises I could see that there were 2 members of staff behind the counter. A female wearing a red T shirt with the words KING MIXED GRILL (in white lettering) on the rear of the T shirt (I had seen this female outside the premises a short while previously smoking a cigarette) and the male I had seen earlier dressed in a chef's white top.

Signed. ATTAMA

Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1 / September 2009

SW/WS1

I could also see what appeared to be a male dressed in the same type of white top the chef was wearing sat at a window table eating from a Domino Pizza Box. There was another member of the public sat at another window table reading from a magazine.

I could see that the burners to the KEBAB meat grill was still working as the burners were still operating and the meat was rotating slowly. There was a vapour coming from the chip cooker which also led me to believe that it was still at working temperature.

At one stage the male member of staff spoke in a foreign language I did not understand to the man eating the Pizza. He then switched off the burners to the Kebab meat that was still cooking.

The female member of staff asked me what I wanted and I ordered a Plain Burger with salad and a portion of chips. I saw the female complete my order for chips and the male member of staff began cooking my burger. At various times the male and female members of staff both checked on the burger before it was packaged.

I was asked for £4:00 which I paid for with a £5:00 note and was given a £1 coin in change. I was not offered a receipt so I asked for one. Initially the female picked up a small blank page lined receipt book and said she would have to write it out for me. She then went to the till behind the counter to the right and produced a till receipt for me. The time was 3:26am. As I was leaving the premises 3 males and entered and I could hear them talking to the the female member of staff but I did not hear what was said. The 2 other males that were in the shop when I entered were still sat at the same tables.

Signed ALLAppe

Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1 / September 2009



ANNE

When I checked the receipt I could see that it was dated for 15/07/2012 at 3:38 but it stated it was for a Cartridge and the name of the business was shown as ARSLAN Computer and Ink Center 01225 471924.

I joined Mr Dando in the vehicle and we drove to Henrietta Road just off Bathwick Street where at 3:32am where I handed him the receipt and the purchases before we started to test the temperature of the purchases. The initial ambient temperature reading on the device was shown as 19.9 degrees. At 3:33am the burger measured at 68.2 degrees and at 3:35am the chips recorded 78 degrees. Mr Dando took photographs of the measurements as they were recorded by me. I recorded these temperatures in a note book as I was making brief notes of my visit to the premises. The notes and the receipt were retained by Michael Dando

Signed. A.J.J. A. M.

Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1 / September 2009

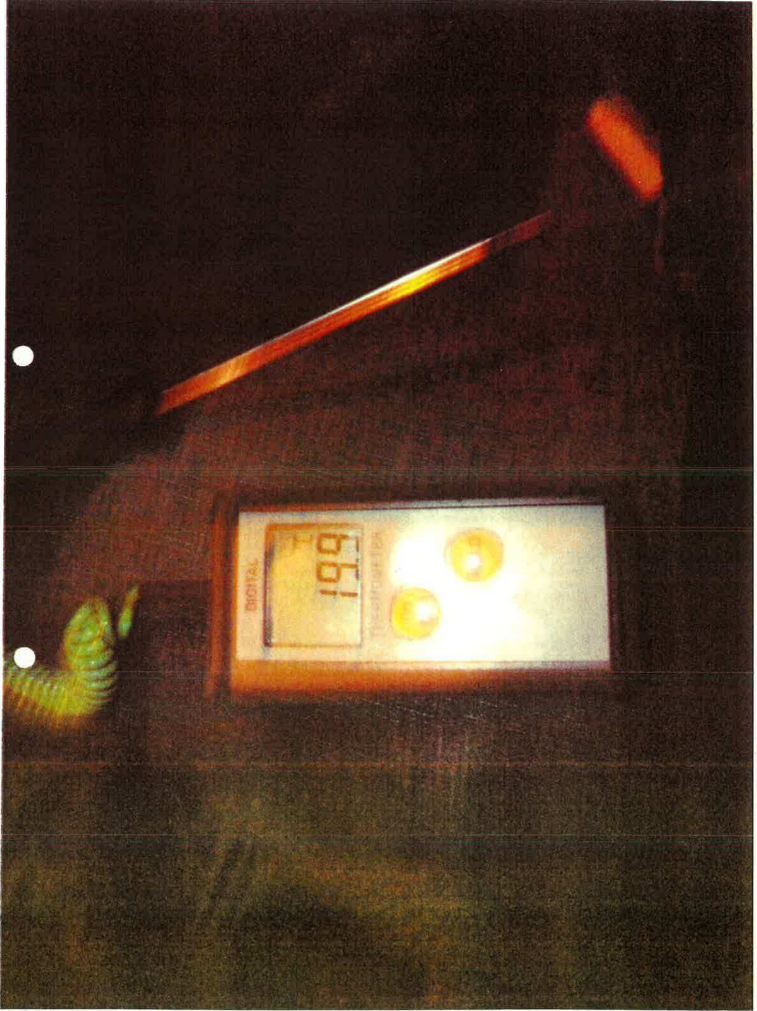


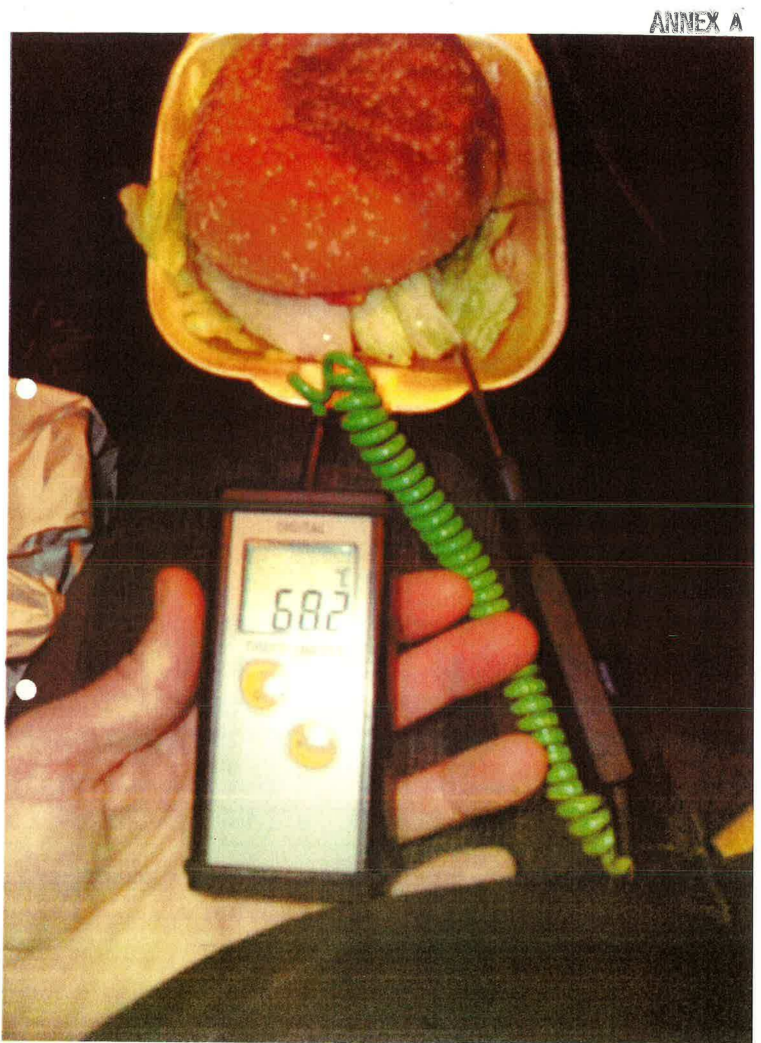
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Signed A Jappel

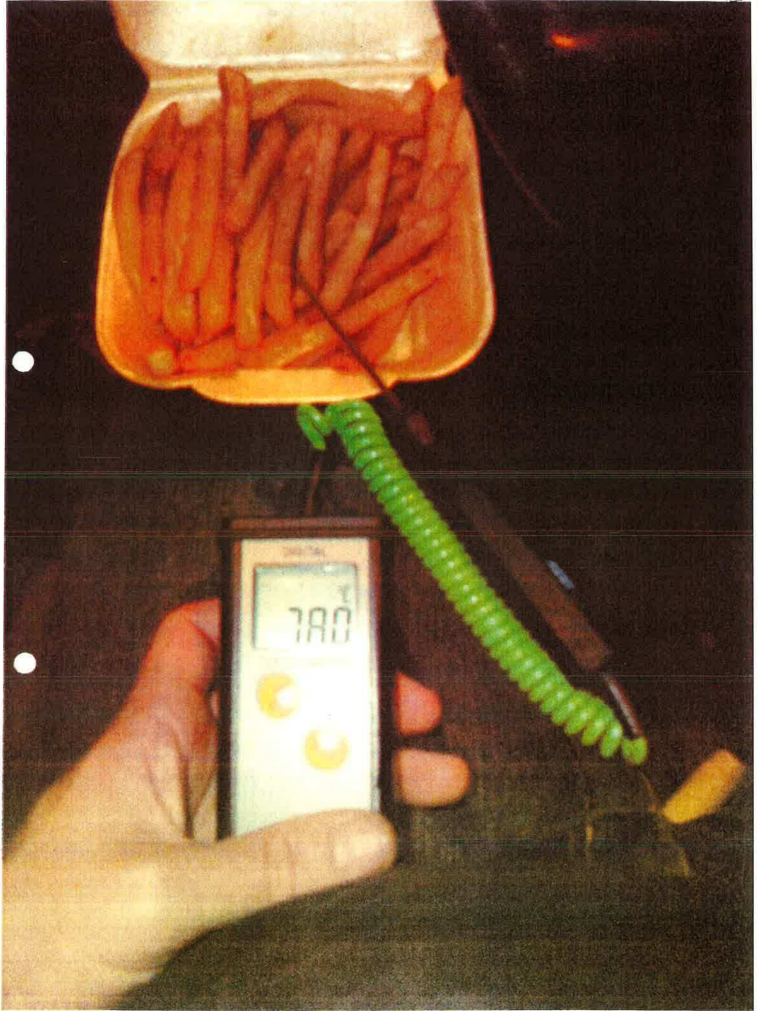
Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1 / September 2009





Page 76

ANNEX A



15/07/2012 3:38 01 000000#8294 Murat

Cartridge +4.00

ITEMS 10 CASH +4.00

> ARSLAN COMPUTER & INK CENTER 01225 471924

SW/WS1

Bath & North East Somerset Council Public Protection Service

STATEMENT OF WITNESS C.J.A. Statement

(Criminal Procedure Rules, r 27.1(1); Criminal Justice Act 1967, s. 9; Magistrates' Courts Act 1980, s. 5B)

STATEMENT OF: Michael Huw Dando

Age of Witness: over 18

(True age to be shown where witness is a juvenile or person involved in serious crime enquiry, otherwise "over 18" will suffice)

Occupation of Witness: Licensing Enforcement Officer

This statement, consisting of $\dots 6 \dots$ pages each signed by me, is true to the best of my knowledge and belief, and I make it knowing that if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Dated: 10th day of August 2012

Signed......

My name is Mike Dando and I am employed by Bath and North East Somerset Council as a Licencing Enforcement Officer. Part of my duties are to patrol the City Centre and the surrounding areas. Then report and take action in relation to illegal unlicensed hot food activities. The Chief Executive of Bath and North East Somerset gives me the authority to undertake enforcement actions, under Section 136 (1) of the Licensing Act 2003.

On 10th August 2012 I was carrying routine licensing check within the Bath City area. One of the premises I visited was the MIX GRILL on London Road.

This premise was to be checked as there had been various reports from the Police that hot food was being served outside of the permitted licenced hours granted to this premises.

At 01:10Hrs I drove along Cleveland Place East and noticed Mr ZAFFER KOCH sat inside the internet café two doors down from the MIX GRILL. As I drove past the premises of the MIX GRILL, I noticed that the lights were on, the door was open and all the signage in the windows was illuminated.

Signed.....?

I also noticed that there were two IC1 males sat at the table inside the door, dressed in casual wear whilst there were two members of staff working behind the counter.

I turned my vehicle around and parked my car in one of the parking bays on Cleveland Place. I left the vehicle and I crossed the road stopping outside the front door of a private residence, No1 The Paragon. From this location I could clearly see the entrance to the MIX GRILL. Both of the IC1 males seen earlier had left the premises of the MIX GRILL and were nowhere in sight.

I observed the premises of the MIX GRILL from 01:18Hrs and saw one of the members of staff leave the premises light a cigarette and carry on what appeared to be a conversation on a mobile phone.

At 01:25Hrs a heavy set IC1 male entered the premises, from the direction of Cleveland Place East. The male approached the counter and at this point I decided to approach the premises.

I walked past the window and looked in to the premises, the male I had seen entering the premises was now stood at the counter talking to a member of staff who was behind the counter.

I walked past the MIX GRILL to see if Mr ZAFFER KOCH was still in the internet café where I had seen him earlier. I entered the internet café and Mr ZAFFER KOCH was still sat in the seat by the door where I had seen him before. He appeared to be carrying on a conversation on the telephone in what I believe to be Turkish.

A young man was sat next to Mr ZAFFER KOCH, I asked the young man if he was Mr BRIAN as he bore a striking similarity to Mr JAMIE BRIAN the licence holder for the MIX GRILL. The young man replied, "No."

Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1 / September 2009

Signed.....

As I was asking this question of the younger gentleman a female entered the internet café. The female asked me if she could help. I explained I needed to speak to Mr ZAFFER KOCH and I would come back in a minute.

I left the internet café and went in to the premises of the MIX GRILL. I was followed by the female from the internet cafe. The heavy set IC1 male I had seen entering the premises was now sat at one of the tables to the left hand side of the door.

I observed that there was a member of staff behind the counter and that there were chips being fried in the deep fat fryer.

The female who had followed me from the internet café asked if everything was ok. I introduced myself and showed my warrant. The female stated that the staff were doing a deep clean at the moment because they hadn't done one yet this month.

She then spoke in a raised voice to the members of staff present saying, "Why aren't you lot cleaning?"

I asked if the gentleman sat at the table was a member of staff, the female replied, "No he wasn't, he's a friend, one of the few people I can speak English to."

The female had now taken a seat against the wall facing the door. The lady then informed me, that the man worked for Hiltons and that they looked after their cars so you have to treat them right.

I asked the lady who the chips were being cooked for and she replied "They are for the staff."

Signed....

I approached the gentleman seated at the table and introduced myself and showed my warrant. I asked if he had ordered any food from the staff behind the counter. I also asked if he had made any payment for his food.

The female who had now got up from her chair and was stood just to my rear over my left shoulder. Before the gentleman answered I saw him look at her. I looked at the woman and caught the movement of her head as she was shaking her head in a no movement.

I asked the gentleman again if he had ordered food and paid for it yet. He replied that, "I'm just on a break, there isn't anywhere else open and they let us sit here."

I told the lady that I would go and see if Mr ZAFFER KOCH had finished the conversation he was having on his mobile. The female informed me that he was talking to someone in Turkey and would be some time.

As I walked towards the internet café Mr ZAFFER KOCH came out still talking on his mobile phone. Mr ZAFFER KOCH ended his conversation and hung up. The female had now followed me from the MIX GRILL.

I asked Mr ZAFFER KOCH why the MIX GRILL was still open. The female replied that they were cleaning and asked ZAFFER KOCH why the staff hadn't started cleaning. She then walked back off towards the MIX GRILL.

Again I asked Mr ZAFFER KOCH why the premises were open and all the lights on and the door open. I also asked why there was a member of the public in there when they were supposed to be closed.

Mr ZAFFER KOCH explained that the man worked for Hiltons and they looked after the cars for them. They phone up for food but they work till now and we give them special price for their food.

Signed.....

SW/WS1

I informed Mr ZAFFER KOCH that this was illegal as the food was being cooked and sold after the premises closing time of 01:00HRs. Mr ZAFFER KOCH said he understood but what can you do. They need to be allowed to open longer so that they can pay all the bills they have.

At this time the young man who had been sat next to Mr ZAFFER KOCH in the internet café walked up and joined Mr ZAFFER KOCH and myself.

I told Mr ZAFFER KOCH that it did not matter that they had bills to pay as this was no excuse for serving hot food outside of his allowed hours. The young man that I know now to be called SINAN BRIAN said that they don't do that.

I repeated to MR SINAN BRIAN what Mr ZAFFER KOCH had told me about Hilton staff and the special price they get charged for their food.

Mr SINAN BRIAN then stated, "He doesn't know what he's talking about." and walked off in the direction of the MIX GRILL.

It was at this stage that I asked Mr ZAFFER KOCH who the young man was and what, was his connection to the MIX GRILL. Mr ZAFFER KOCH then informed me that the young man was his son and he was called SINAN BRIAN.

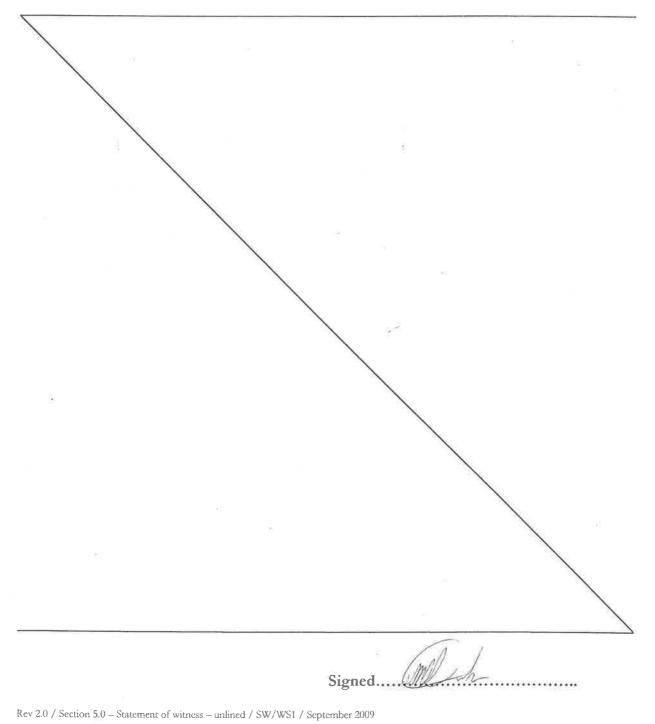
I informed Mr ZAFFER KOCH that he must comply with his licenced hours and not sell hot food outside of those times. Mr ZAFFER KOCH said that he would do this as he wanted to re-apply for extended hours until 05:00Hrs.

I informed Mr ZAFFER KOCH that I would have to log what I had seen happening here tonight and the conversation we had had. Mr ZAFFER KOCH said he understood.

Signed....

I returned to my car and left the area at 01:54Hrs. I parked my car and continued to complete my contemporaneous notes.

At 02:12Hrs on my way home I drove back past the MIX GRILL. Main lights in the seated area were switched off. The lights behind the counter were still on. The door was still wide open and I could see no cleaning taking place. Both MR ZAFFER KOCH and Mr SINAN BRIAN were stood on the pavement outside the MIX GRILL.



ANNEX A

SW/WS1

Bath & North East Somerset Council Public Protection Service

STATEMENT OF WITNESS C.J.A. Statement

(Criminal Procedure Rules, r 27.1(1); Criminal Justice Act 1967, s. 9; Magistrates' Courts Act 1980, s. 5B)

STATEMENT OF: Michael Huw Dando

Age of Witness: over 18

(True age to be shown where witness is a juvenile or person involved in serious crime enquiry, otherwise "over 18" will suffice)

Occupation of Witness: Licensing Enforcement Officer

This statement, consisting of ...3....pages each signed by me, is true to the best of my knowledge and belief, and I make it knowing that if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Dated: 18th day of March 2013

Signed.....

My name is Mike Dando and I am employed by Bath and North East Somerset Council as a Licencing Enforcement Officer. Parts of my duties are to patrol the City Centre and the surrounding areas. Then report and take action in relation to illegal unlicensed hot food activities. The Chief Executive of Bath and North East Somerset gives me the authority to undertake enforcement actions, under Section 136 (1) of the Licensing Act 2003.

On 16 March 2013 I was carrying routine licensing check within the Bath City area, with Environmental Health Officer Nigel Shires. One of the premises we visited was the MIX GRILL on London Road.

This premise was to be checked as there had been various incidents where the provision of hot food, being provided illegal out of hours. Had been reported by the Police and witnessed by Licensing Officers on various occasions in the past.

At 03:01Hrs I drove my car with myself and Officer Shires inside, along London Road. We noticed that as we approached the junction of Cleveland Place East, where the premise of the MIX GRILL is. The lights of the premises were on, and all the signage in the windows was illuminated.

Signed.....

I turned into Cleveland Place East and parked my car opposite the premises of the MIX GRILL.

Officer Shires left the vehicle with myself and made his way to the MIX GRILL to see if the sale of hot food was taking place and to see if he could obtain any as evidence if this was taking place.

I walked up Cleveland Place East and turned left into London Road so I could have a clear view of the front door of the MIX GRILL. From this position I could confirm that the front door was shut, but all of the internal lights were on as were the neon signage in the window.

I saw Officer Shire enter into the MIX GRILL and approach the counter where he was approached by a member of staff the time by my watch was 03.12Hrs. I continued watching and saw Officer Shire receive a white carrier bag from the member of staff; the time this happened was 03:18Hrs.

I returned to my vehicle where I was met by Officer Shire carrying the white plastic bag I had seen handed to him by the member of staff.

Officer Shire handed me the bag which I opened and saw a metal foil container inside with a white cardboard lid on the top.

Using a food probe I recorded the temperature of the food. The Food probe showed a reading of 70.6C the time was 03:24Hrs. The content of the metal foil box was made up of what appeared to be kebab meat, chips, red cabbage, onions and salad.

Officer Shire then handed me the receipt for the food he had purchased. The receipt showed the time of 04:30Hrs, the price of £5.80 and the date of 16/03/2013. However the receipt showed the items sold as 2 cartridges at a cost of £4.80 and £1.00 and the premises name as Arslan.

Signed.....



I took photographs of the food present, the temperature of the food recorded and the receipt received.

I disposed of the food and its wrapping in a litter bin on Cleveland Place East and then both Officer Shire and myself left the area in my car, the time was 03:31Hrs and as I drove out on to London Road I noted that the door of the MIX GRILL was shut but all of the lights were still on.

Signed......

Rev 2.0 / Section 5.0 - Statement of witness - unlined / SW/WS1 / September 2009

Statement of Witness

(Criminal Procedure Rules, r 27.2; Criminal Justice Act 1967, s. 9, Magistrates' Courts Act 1980, s.5B)

STATEMENT OF

Nigel John Shire

Age of witness (if over 18, enter "over 18"): Over 18

Occupation of Witness: Environmental Health Officer

This statement (consisting of one page) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Dated the 19th March 2013

Signature....

My name is Nigel Shire and I hold a BSc (hons) degree in Environmental Health obtained in 2011. I have been employed by Bath & North East Somerset Council since 2012 as an Environmental Health Officer.

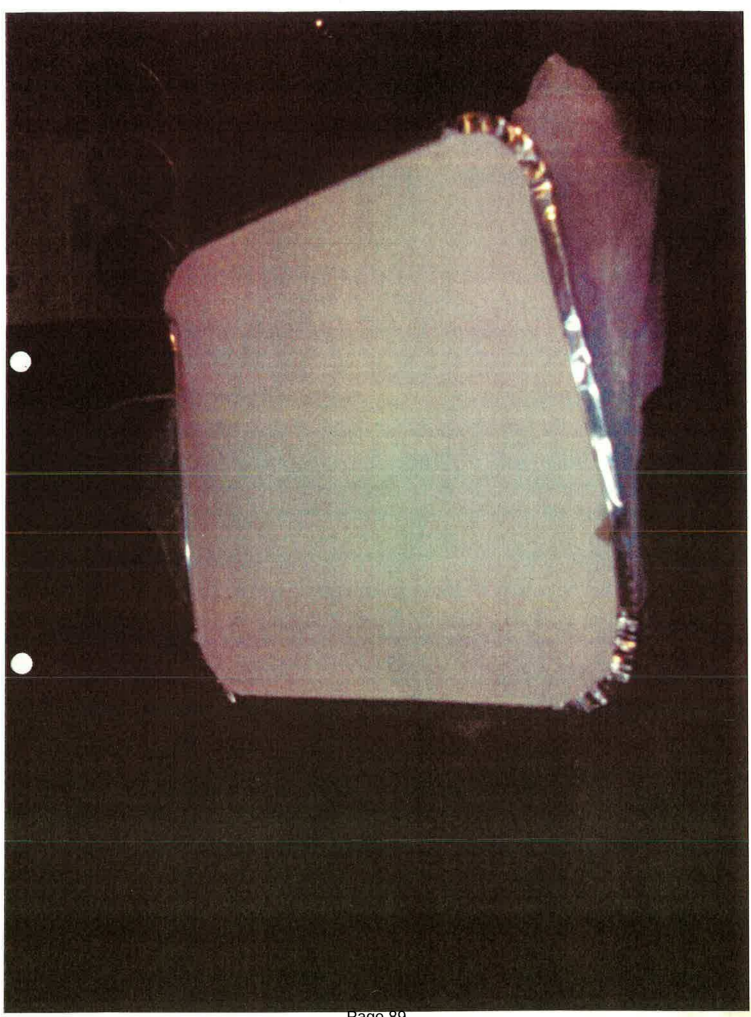
Part of my duties involve the investigation of noise complaints and on the evening of Friday 15th March 2013 into the morning of 16th March 2013 I was part of a multi-agency licensing enforcement group (LEG) reviewing licensable premises in the city of Bath.

On 16th March at 03.11 I entered the Kings Mix Grill takeaway at 4 Cleeveland Place East, Bath at the request of licensing enforcement officer Mr Michael Dando. I was able to purchase a Doner kebab and a can of Fanta orange from the premises. I paid for the two items using a £10 note and received change for the sale which totalled £5.80.

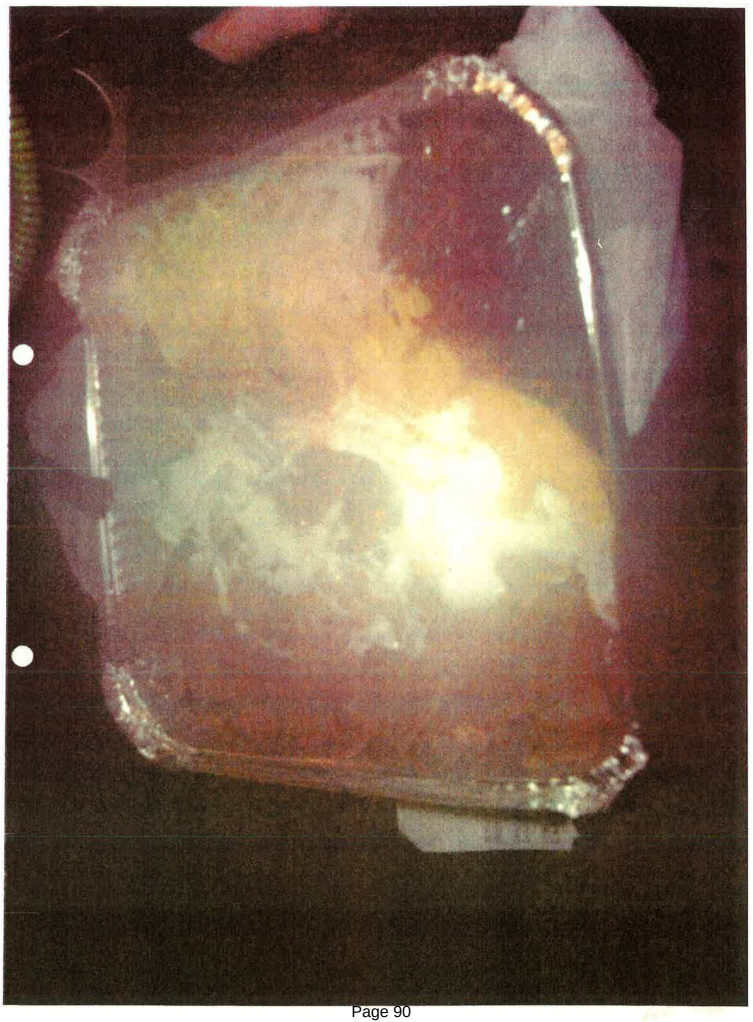
A receipt was requested, which itemised the two items as printer cartridges. The receipt was dated the 16th March 2013 with a time identified as 4.30.

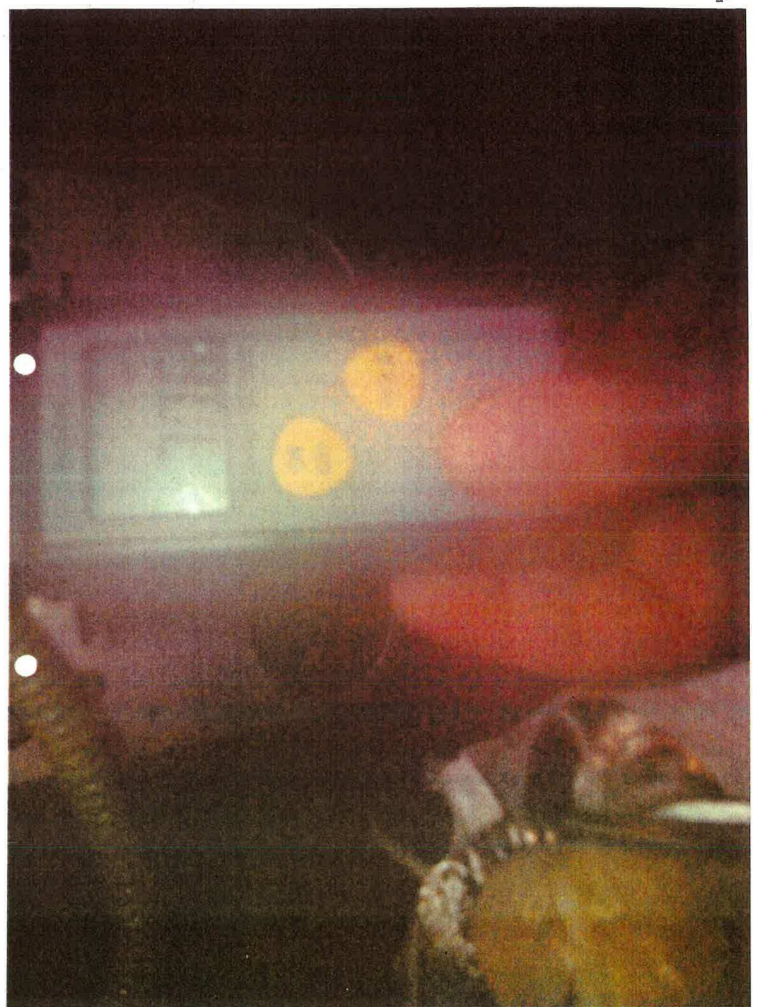
. (witness) Signed: Date:

ANNE



ATTNEY A





ANNEX A

16/03/2013	4:30	01
000000#1717	Murat	

Cartridge Cartridge			*4. *1.	
TTEMS	Ā	20		

CASH 20 *5.80

ARSLAN

Statutory Notice for odorous nuisance.

AAN

Environmental Officer DH 31 January 2013.

ANNEX A

BATH AND NORTH EAST SOMERSET COUNCIL



ENVIRONMENTAL PROTECTION ACT 1990 (Section 80)

Abatement Notice in Respect of Statutory Odour Nuisance

TO: Mr Jamie Brian Koc

OF: Kings Hot Grill, 5 Cleveland Place East, Bath, BA1 5DJ

TAKE NOTICE that under the provisions of the Environmental Protection Act 1990, the BATH AND NORTH EAST SOMERSET COUNCIL being satisfied of the existence and likely recurrence of a statutory nuisance under section 79(1) (d) of that Act emanating from Kings Hot Grill, 5 Cleveland Place East, Bath, BA1 5DJ within the district of the said Council arising from:-

Cooking Odours

HEREBY REQUIRE YOU as the occupier and person responsible for the said odour nuisance emanating from the premises within 14 DAYS from the service of this notice, to abate the same and also **HEREBY PROHIBIT** the recurrence of the same and for that purpose require you to-

ABATE THE NUISANCE

TAKE NOTICE that pursuant to The Statutory Nuisance (Appeals) Regulations 1995 regulation 3 paragraph (2)(b) applies and this Abatement Notice shall continue to have effect notwithstanding any appeal to a magistrate's court that has not been decided by the court.

If without reasonable excuse you contravene or fail to comply with any requirement of this Notice you will be guilty of an offence under Section 80 of the Environmental Protection Act 1990 and on summary conviction will be liable of a fine not exceeding £5,000 together with a further fine of an amount equal to one tenth of that amount (£500) for each day on which the offence continues after the conviction. A person who commits an offence on industrial, trade or business premises shall be liable on summary conviction to a fine not exceeding £20,000. The Council may take proceedings in the High Court for securing the abatement, prohibition or restriction of the nuisance. If you fail to execute all or any of the works in accordance with this notice, the Council may execute those works and recover from you the necessary expenditure incurred.

DATED THIS DAY THE

31 January 2013

) has 1-fer

Signed Diarmid Henry Senior Environmental Health Officer

All communications should be sent to:-

BATH AND NORTH EAST SOMERSET COUNCIL

ENVIRONMENTAL SERVICES, LEWIS HOUSE, MANVERS STREET, BATH, BA1 1JG Tel: (01225) 477555 Fax: (01225) 477596

NB The person served with this notice may appeal against the notice to a magistrate's court within <u>21 days</u> beginning with the date of service of the notice. See notes on the reverse of this form.

Date:	
Our ref:	
Direct line:	
Fax:	
E Mail:	

31 January 2013 12/05069/E_NE (01225) 477555 (01225) 477596 Diarmid_Henry@bathnes.gov.uk

Mr Jamie Brian Koc Kings Hot Grill 4 Cleveland Place East BATH

Dear Mr. Koc,

The Environmental Protection Act 1990 Odour Nuisance from Kings Hot Grill, 4 Cleveland Place East, Bath

I refer to the attached Statutory Notice which has been served on you under Section 80, Environmental Protection Act 1990.

The Notice has been served on you because Bath and North East Somerset Council is satisfied of the existence and likely recurrence of an odour nuisance at Kings Hot Grill, 4 Cleveland Place East, Bath.

No further action will be taken by the Council if you ensure that no further odour nuisance arises. This means that cooking odours from your premises must not affect neighbouring properties so as to cause a Statutory Nuisance.

I must advise you that if further complaints are received the Council will monitor the premises. If it is considered that a statutory nuisance has occurred then the matter may be forwarded to the Council's legal department for consideration of legal proceedings.

Your attention is drawn to the appeals provisions on the reverse of the Notice,

Yours Faithfully,

tions them

Diarmid Henry SENIOR ENVIRONMENTAL HEALTH OFFICER



Date: Our ref: Your ref: Direct line: 01225 477555 Fax: Email:

7 November 2012 12/05069/E_NE

(01225) 477596 diarmid_henry@bathnes.gov.uk

Mr Jamie Brian Flames Hot Grill 4 Cleveland Place East BATH BA1 5DJ

Dear Mr Brian.

Environmental Protection Act 1990 Complaint of Alleged Odour Nuisance from Flames Hot Grill, 4 Cleveland Place East, Bath

This Service is in receipt of an alleged odour nuisance from your premises. It is alleged that cooking odours from your premises are affecting a neighbouring property. I am concerned that the extraction system at your premises may not be functioning correctly. I would therefore be grateful if you would contact me at your earliest convenience to arrange a suitable time to visit to inspect the installation.

Please note, that if an odour nuisance is proved the Council is obliged to serve a statutory notice requiring the abatement of the nuisance and prohibiting a recurrence. A person found guilty of an offence on summary conviction for failing to comply with such a notice may be liable to a fine not exceeding £20,000.

I look forward to hearing from you.

Yours sincerely,

1-12

Diarmid Henry Senior Environmental Health Officer

STATEMENT OF WITNESS

Criminal Justice Act 1967 s.9; Magistrates' Courts Act 1980 ss5A(3)(a) & 5B; Magistrates' Courts Rules 1981 r.70

Continuation of statement of : <u>DIARMIN HEAK</u> Page: Page: I subsequently served an abatement notice on Jamie Brian Koc in respect of a statutory odour nuisance emanating from his premises. The notice was served by first class post on 31 January 2013. I produce a true copy of the abatement notice and covering letter marked **DH2**. I can confirm that no appeal was lodged against the abatement notice.

I believe the facts stated in this statement are true

...Signature Witnessed by . Signature /

STATEMENT OF WITNESS

Criminal Justice Act 1967 s.9; Magistrates' Courts Act 1980 ss5A(3)(a) & 5B; Magistrates' Courts Rules 1981 r.70

Continuation of statement of : ________ ARM_______ HEAL______ Page: 2______ was my intention to visit the premises to carry out an inspection of the kitchen extract.

I visited Kings Hot Grill at 5.00pm on Monday 19 November 2012. At the time of my visit the kitchen extract was switched off even though cooking activities were taking place. Jamie Brian was not present during my visit, however I did advise the member of staff in charge at the time to ensure that the kitchen extract was run whilst cooking.

I received a further complaint of odour nuisance regarding Kings Hot Grill in January 2013. As a result of this complaint I made a telephone call to Jamie Brian. During the conversation, Jamie Brian stated that the complainant should expect a smell within their flat as they lived above a takeaway. I explained my concerns that the kitchen extract had not been operating as it should and that the entire extract system had been switched off during my visit on 19 November 2012. Jamie Brian stated that the kitchen extract did operate all the time but later in the conversation contradicted himself stating that the extract did not need to operate all of the time. Jamie Brian then stated that I did not know anything about kitchen extracts and that he would rather speak with someone more knowledgeable. He then became verbally aggressive and I ended the call.

Signature Witnessed by ... Signature /

STATEMENT OF WITNESS

Criminal Justice Act 1967 s.9; Magistrates' Courts Act 1980 ss5A(3) & 5B; Magistrates' Courts Rules 1981 r.70

Statement of: **Diarmid Henry**

Age of Witness: **Over 18** (if over 18 insert "over 18")

Occupation of Witness: Senior Environmental Health Officer

This statement, consisting of page(s), signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have willfully stated in it anything which I know to be false or do not believe to be true.

Dated the 11 day of June 2013 Signature.

My name is Diarmid Henry, I am a Senior Environmental Health Officer employed by Bath and North East Somerset Council. I have been qualified as an Environmental Health Officer since 2005. I also hold the Institute of Acoustics Diploma in Acoustics and Noise Control. My duties involve the investigation of statutory noise nuisances as defined by section 79(1)(g) of the Environmental Protection Act 1990.

APPEALS

The Statutory Nuisance (Appeals) Regulations 1995 as follows:-

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

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

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

- that the abatement notice is not justified by section 80 of the 1990 Act (summary proceedings for statutory nuisances);
- b. that there has been some informality, defect or error in, or in connection with, the abatement notice, or in, or in connection with, any copy of the abatement notice served under section 80A(3) (certain notices in respect of vehicles, machinery or equipment);
- that the authority have refused unreasonably to accept compliance with alternative requirements, or that the requirements of the abatement notice are otherwise unreasonable in character or extent, or are unnecessary; d.
- that the time, or, where more than one time is specified, any of the times, within which the requirements of the abatement notice are to be complied with is not reasonably sufficient for the purpose; e
 - where the nuisance to which the notice relates:
 - is a nuisance falling within section 79(1)(a), (d), (e), (f), or (g) of the 1990 Act and arises on industrial, trade or business premises, i
 - or -ii

g

i

j.

- is a nuisance falling within section 79(1)(b) of the 1990 Act and the smoke is emitted from a chimney,
- iii is a nuisance falling within section 79(1)(ga) of the 1990 Act and is noise emitted from or caused by a vehicle, machinery or equipment being used for industrial, trade or business purposes.
- that the best practicable means were used to prevent, or to counteract the effects of, the nuisance;
- that, in the case of a nuisance under section 79(1)(g) or (ga) of the 1990 Act (noise emitted from premises), the requirements imposed by the abatement notice by virtue of section 80(1)(a) of that Act are more onerous than the requirements for the time being in force, in relation to the noise to which the notice relates, of:
 - any notice served under section 60 or 66 of the Control of Pollution Act 1974 (the 1974 Act) (control of noise on construction sites and from certain premises), or
 - ii any consent given under section 61 or 65 of the 1974 Act (consent for work on construction sites and consent for noise to exceed registered level in a noise abatement zone), or
 - iii any determination made under section 67 of the 1974 Act (noise control of new buildings);
- that, in the case of a nuisance under section 79(1)(ga) of the 1990 Act (noise emitted from or caused by vehicles, machinery or equipment), the requirements imposed by the abatement notice by virtue of section 80(1)(a) of the Act are more onerous than the requirements for the time being in force, in relation to the noise to which the notice relates, of any condition of a consent given under paragraph 1 of Schedule 2 to the Noise and Statutory Nuisance Act 1993 (loudspeakers in streets or roads); h.
 - that the abatement notice should have been served on some person instead of the appellant, being
 - the person responsible for the nuisance, or ii
 - the person responsible for the vehicle, machinery or equipment, or
 - iii in the case of a nuisance arising from any defect of a structural character, the owner of the premises, or
 - iv in the case where the person responsible for the nuisance cannot be found or the nuisance has not yet occurred, the owner or occupier of the premises;
 - that the abatement notice might lawfully have been served on some person instead of the appellant being:
 - in the case where the appellant is the owner of the premises, the occupier of the premises, or
 - in the case where the appellant is the occupier of the premises, the owner of the premises,
 - and that it would have been equitable for it to have been so served;
 - that the abatement notice might lawfully have been served on some person in addition to the appellant, being:
 - a person also responsible for the nuisance, ii
 - a person who is also an owner of the premises, or iii
 - a person who is also an occupier of the premises,
 - iv a person who is also the person responsible for the vehicle, machinery or equipment,

and that it would have been equitable for it to have been so served.

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

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

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

- quash the abatement notice to which the appeal relates, or a.
- b. vary the abatement notice in favour of the appellant in such manner as it thinks fit, or

dismiss the appeal; C.

and an abatement notice that is varied under sub-paragraph (b) above shall be final and shall otherwise have effect, as so varied, as if it had been so made by the local authority.

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

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

(7) In exercising its powers under paragraph (6) above, the court:-

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

SUSPENSION OF NOTICES

(1) Where:-

a.

- an appeal is brought against an abatement notice served under section 80 or section 80A of the 1990 Act, and:-
- b. either:-
- compliance with the abatement notice would involve any person in expenditure on the carrying out of works before the hearing of the appeal, or
- ü in the case of a nuisance under section 79(1)(g) or (ga) of the 1990 Act, the noise to which the abatement notice relates is noise necessarily caused in the course of the performance of some duty imposed by law on the appellant, and
- either paragraph (2) does not apply, or it does apply but the requirements of paragraph (3) have not been met,
- the abatement notice shall be suspended until the appeal has been abandoned or decided by the court.
- (2) The paragraph applies where:
 - the nuisance to which the abatement notice relates:-
 - is injurious to health, or
 - ii is likely to be of a limited duration such that suspension of the notice would render it of no practical effect, or
 - b the expenditure which would be incurred by any person in the carrying out of works in compliance with the abatement notice before any appeal has been decided would not be disproportionate to the public benefit to be expected in that period from such compliance.
- (3) Where paragraph (2) applies the abatement notice:
 - shall include a statement that paragraph (2) applies, and that as Ragent 01shall have effect notwithstanding any appeal to a magistrates' court which has not been a. decided by the court, and
 - shall include a statement as to which of the grounds set out in paragraph (2) apply. Ь.

ANNEX A Page 102

Adverts for premises obtained in March 2013.

ARIT

ANNEX A





PIZZA - BURGERS - CHARCOAL GRILL - KEBABS

KING MIX GRILL

NEW Menu September 2012

r.co



RECOUNT

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tel:

Must mention promotion when ordering to get deal

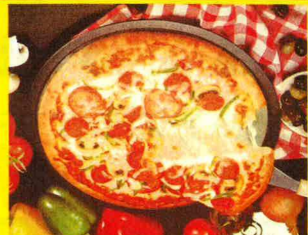
Copyright . 23925 . 09/12

Fries & 1,5ltr Bottle



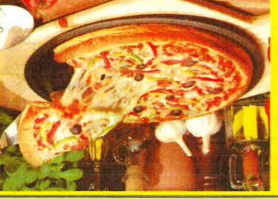
Garlie Bread with Cheese

mee lit mgs 25 Belivery to BA1 & BA2, 53 delivery to all other postcodes, delivery hours 3pm til 3am.



66.93	66'\$3	Garlie Bread
		Pepperoni, Sweetcorn, Tomato & Chicken
		Beef, Onions, Mushrooms, Peppers, Ham,
66.113	66.63	Kings Special
	OJBH	Onions, Peppers, Sweetcorn, Mushrooms & Toi
67.113	67.63	ุ № 266โละโลก
		Chicken, Ham, Pepperoni & Beef
66.013	66.83	lead test
		Tandoori Chicken, Onions, Peppers & Jalapene
66.013	66.83	Tandoori Hot
		Double Pepperoni & Lalapeno
66.63	66'23	Pepperoni Hot
	n Peppers	Double Pepperoni, Mushrooms, Onions & Gree
66.013	66.83	Pepperoni Plus
15.		
666	660	

Beef, Mushrooms & Onions		
el Ester	67.83	67.013
Chicken, Sweetcorn & Mushrooms		
Chicken Special	67.83	61.013
Ham, Mushrooms & Pineapple		
Tropicana	64.83	67.013
stqqssniq & msH		
neiieweH	66'23	66'63
Ram & Mushrooms		
Ham & Mushroom	66.73	66.63
Mozzarella Cheese & Special Tomato Sauce		
Margherita	66.93	66.83
		15.
	660	6601



66'93

5.53			Carlie Mushroom
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			Mixed Choice
1'63	01.73	01.23	Kotte Kedad
£.23	06.43	05.53	Vegetarian Kebab
1.63	01.73	01.23	Shish Kebab
8.63	08.73	08.23	Chicken Special
1.63	01.73	-01.23	Chicken Shish

08.43

All Kebabs contain a portion of fresh salad

Doner Kebab

Kebabs



Page 106

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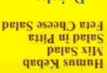
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Medium Large Mega



Tegetarian

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Doner Burger

Messy Burger,

Tropical Hawaiian, Texas Hot, Jalapene, hot sauc

Burgers

BBQ Deluxe, BBQ, sauce, facon, lettuce

1/2 Pounder Burger, Ketebup, maya. lettaer, onion, tonuto Mega Triple Burger, Ketebup, maya. lettaer, onion, tonuto

1/4 Pounder Burger, Ketchup, mayo, lettuce, onion, tumato

Spicy Veggie, Hatt sauce, solial, palpenos Chicken Fillet Burger, Lettuce, mayo

Veggie Supreme, water and foreing, mayo

Spicy Bean Burger, Mixed and approximate

Fish Burger, Lettace, mayo, barger sauce

Drinks

Vater **Canned Drinks**



Bottled Drinks 1.5h

05.23 02.13 00.13

08.43

00.43

08.83

05.43

06.63 01.23 08.63 00.03 00.23 00.43

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00.73 00.83 02.43 sgel/ dis/1 dit/1

with cheese extra 10p

05.23

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Kings Mix Grill - Kebab, Pizza, Burgers. in Bath - order food for delivery with Just Eat Page 1 of 2

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ANNEX

message



Home BA1 Bath Kings Mix Grill - Kebab, Pizza, Burgers.

kings mixgrill Burgers Kebabs Chicken Pizze Chips

Kings Mix Grill - Kebab, Pizza, B... 4 Cleveland Place East Bath Avon, Bath BA1 View all opening times Types of food: Pizza, Kebabs, Halal



More about Kings Mix Grill - Kebab, Pizza, Burgers.

Takeaway Description

Kings Mix Grill on Cleveland Place in East Bath delivers flavoursome fast food straight to your door when you order online at Just-Eat.co.uk. This takeaway brings you various types of flavoursome Pizzas like the delicious Pepperoni Plus made on a 9 or 12" base topped with double pepperoni, green peppers, mushrooms and onions a real delight! You can order Cod and Chips or Roast Chicken and Chips from Kings Mix Grill too plus Burgers, Kebabs and lots on the menu to satisfy your hunger. Order today from Kings Mix Grill and sample the quality of their food and service. Kings Mix Grill is open Monday to Sunday 15:00 – 03:00. Orders of £10.00 or more are delivered for £1.00, under delivery is not available.

Kings Mix Grill - Kebab, Pizza, Burgers, Menu

Map

Customer reviews of Kings Mix Grill - Kebab, Pizza, ^{Opening Hours:} Burgers.

 Quality
 Alex from bath

 Deliverytime
 • • •

Date: 19/02/2013

Monday	15:00 - 03:00
Tuesday	15:00 - 03:00
Wednesday	y15:00 - 03:00
Thursday	15:00 - 03:00

Page 107

http://www.just-eat.co.uk/restaurants-kings-mix-grill

Kings Mix Grill - Kebab, Pizza, Burgers. in Bath - order food for delivery with Just Eat Page 2 of 2



Browse takeaways New takeaways Pizza Chinese Indian London Edinburgh Glasgow Manchester Liverpool Cardiff Leeds Birmingham Bristol List your restaurant



Council inspections, letters and e-mail.

From 2008 to 2012.

. A Page 110

09/00923/L_LA02

ANNEX A

LICENSING SERVICE REQUEST

(LICENSING ACT 03 - UNPERMITTED HOURS)

Flames 4 Cleveland Place East Walcot Bath BA1 5DJ			
Date received	05.02.2009	Officer	Emma Stoneman
Details of servio	ce request/complaint:		
coming and goin significant distur means the premi	g at 04.00 this morning bance. Complainant we	 This happens of ent and complain nsed hours for the 	hours - there were still people quite regularly and is causing led yesterday, and says that this e next few weeks. After that, they
food and drink de	we could not require the uring the hours permitte a couple of weeks for ol	ed by the licence.	se, but they could only sell hot I said we would arrange to visit
		8	2
Customer Name	e: Mike Menzies		
Address:	4 Cleveland Place East Walcot Bath BA1 5DJ		
Contact:	07786 705549		
Actions taken/o	utcome:	() () () ()	л. 1
4			
			7
	25		
Date customer i	nformed of outcome		How
Linked to licens	ing record?	YES/NO Page 111	Licence no.
Date closed		5 ×	Signature

Date closed



FILE NOTE

MIX GRILL 4 CLEVELAND PLACE EAST WALCOT BATH BA1 5DJ

Date 4 April 2008

Officer

Emma Stoneman

Notes:

01.40hrs i/c PC Andy Yates Premises still open, lights on, staff behind counter and 2 customers sitting at tables.

02.00 - Lights off, premises appeared closed.

07/01519/LAPRE

FILE NOTE

MIX GRILL 4 CLEVELAND PLACE EAST WALCOT BATH BA1 5DJ

Date 1 February 2008

Officer

Emma Stoneman

Notes:

01.36hrs.

Observed premises still open, lights on, 2 members of staff behind counter (including Jamie Brian) and 2 other males seated in front of AWP machine. 01.40hrs - main shop lights turned off and staff appeared to be closing premises up although 2 males still at AWP.

FILE COPY Environmental Services ANNEX 9-10 Bath Street, Bath BA1 1SN

www.bathnes.gov.uk

Date:	19 February 2008
Our ref:	07/01519/LAPRE
Your ref:	
Direct line:	(01225) 477531
Fax:	(01225) 477596
Email:	licensing@bathnes.gov

5) 477596 g@bathnes.gov.uk

Mr J Brian **Basement Flat** 7 Cleveland Place East Bath BA1 5DJ

Dear Mr Brian

Licensing Act 2003 Mix Grill 4 Cleveland Place East Walcot Bath BA1 5DJ

I am writing to you following my visit to your premises at 01.05 hours on 18 January 2008 with my colleague Licensing Enforcement Officer Mal O'Hagan.

When we spoke to you, you advised us that you had been selling hot food later than the times permitted by your Premises Licence. I would like to remind you that the sale of hot food after 23.00 hours requires a licence and must only be carried out during the times set out on the licence.

You are currently allowed to sell hot food until 01.00 hours during the week, and until 03.00 hours on Friday and Saturday nights. If you wish to sell hot food later than this you will need to make an application to extend the hours on your licence and the application must be granted before you can operate during the longer hours.

May I take this opportunity to remind you that if you sell hot food later than the hours permitted on the premises licence you will be committing an offence. The maximum penalty for such an offence is £20,000 fine, 6 months' imprisonment, or both.

If you have any questions please feel free to contact me on 01225 396719.

Yours sincerely

FS

Emma Stoneman Licensing Officer

ANNEX 07/01519/LAPRE

FILE NOTE

MIX GRILL 4 CLEVELAND PLACE EAST WALCOT BATH BA1 5DJ

Date 10 January 2008

Officer

Emma Stoneman

Notes:

T/C received from local resident Mr Mike Menzies enquiring if the times for LNR refreshment had been extended. Last night he observed the premises still open at 3am and when he asked the owners they said they were now allowed to open until 3am on Wednesdays and Thursdays also. Confirmed to Mr Menzies that there had been no change to the permitted hours and that we would contact the premises to advise them of this. Asked him to keep up informed if observes further problems.

FILE NOTE

MIX GRILL 4 CLEVELAND PLACE EAST WALCOT BATH BA1 5DJ

Date 18 January 2007

Officer

Emma Stoneman

Notes:

01.05hrs.

Visit to premises i/c MOH in response to complaint that premises had been trading until 3am on Wednesdays and Thursdays.

At time of visit two male customers were seated in the premises eating hot food. Spoke with the licence holder Jamie Brian, advised on routine visit but had reason to believe he had been trading beyond permitted hours.

Mr Brian explained that he had been away on holiday but his staff had opened later and had complaints from a local resident. He stated that following his application hearing he had adhered to the permitted hours but had no complaints and since then had regularly opened until 4am. I advised that he was not licensed to operate until that time and would need to apply to vary his licence (successfully) before making use of any later hours. I reminded him that it is an offence to sell hot food/drink otherwise than in accordance with a licence and advised re the penalties if convicted. Mr Brian responded that we should tell the police and take further action; he said he would lose money by not staying open so it made no difference if he was fined. Mr Brian showed a complete disregard for the advice we had given him and the licensing legislation.

Action: liaise with police and monitor premises.

From: Sent: To: Subject: Steven Mildren [Steven.Mildren@avonandsomerset.police.uk] 05 February 2009 12:13 Emma Stoneman RESTRICTED: RE: Problem Licensed Premises - Mix Grill/Flames, 4 Cleveland Place East. BA1 5DJ

Emma leave it with me Steve

----Original Message----From: Emma Stoneman [mailto:Emma_Stoneman@BATHNES.GOV.UK]
Sent: 05 February 2009 11:57
To: Steven Mildren
Cc: Alan Bartlett
Subject: Problem Licensed Premises - Mix Grill/Flames, 4 Cleveland Place East, BA1 5DJ

Steve,

We are having on going problems with the above premises and were hoping to enlist the help of some of your team.

The premises have caused problems for the last couple of years, often opening much later than they are permitted. I have had dealings with the licence holder Mr Jamie Brian in relation to this premises and his previous premises (Kings and an unlicensed mobile takeaway). Despite lots of advice (including a visit to the Police Station) and warning letters from us he still continues to trade in breach of licensing legislation.

On a couple of occasions Mr Brian has openly admitted to me that he regularly trades until 4am and is not concerned that he doesn't have the permission to do so. I have carried out a number of visits and observations of the premises, unfortunately these haven't produced any evidence as he seems quite sporadic in his later opening hours. However, I continue to have regular complaints from a local resident who is disturbed by this, including a call from the resident this morning.

Due to the history with this premises we are looking to monitor the premises closely with a view to pursuing a prosecution if we can gain the necessary evidence. Ideally we would be looking to witness a breach then follow this up with a final warning. If a second breach is observed then we would hopefully be in a position to take further action.

For your information, the premises licence authorises the provision of late night refreshment (hot food/drink) between the following hours:

Sunday to Thursday: 23.00 to 01.00 hours

Friday and Saturday: 23.00 to 03.00 hours.

It is not an offence for the premises to be open later than this, as long as they are not selling hot food. However information that the premises is open well beyond their permitted hours is likely to indicate that they are also trading. The sale of hot food/drink after the terminal hour is an offence under s.136 of the Licensing Act 2003. When looking for evidence to support a prosecution we need to witness the sale of hot food/drink taking place.

E 1900

Would it be possible for any of your team who are working late could bear this premises in mind when they are out and about and do some checks for us please? A statement from one of your officers who has witnessed an unlicensed sale would be really helpful in trying to tackle this problem.

Any help would be gratefully received!

Kind regards,

Emma

Emma Stoneman Licensing Officer Environmental Monitoring and Licensing Bath & North East Somerset Council Tel: 01225 396719 Fax: 01225 477596 Email: <u>emma stoneman@bathnes.gov.uk</u> www.bathnes.gov.uk

Making Bath and North East Somerset a better place to live, work and visit.

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Page 118 Making Bath & North East Somerset an even better place to Live, Work and Visit.

FILE NOTE

MIX GRILL 4 CLEVELAND PLACE EAST WALCOT BATH BA1 5DJ

Date 6 February 2009

Officer

Emma Stoneman

Notes:

Visit from Jamie Brian wanting to know if he was doing anything wrong by allowing his staff to remain on the premises once it had closed and have something to eat. He said that since our last conversation he had ensured the premsies did not operate beyond the licensed hours. However, once the premises had closed his staff remain on the premises to clean up and whilst he sorted out the takings and relevant paperwork. During this time they would eat food that had been prepared, or cook food for themselves to eat. Mr Brian said that he made sure the neon open signs were turned off and the front lights.

I advised him that as long as no sales of food were taking place and the premises was closed to the public then it was not a problem for this to happen. I suggested that it would be best to ensure the premises looked completely closed by putting up closed signs (in addition to turning the light off the open sign) and making sure the door was shut so customers couldn't come in.

Mr Brian said that last night he was visited by two police officers at 1.30am and his staff were concerned that they were doing something wrong by still being there. Also, he is in dispute with the neighbour living in the upstairs flat who he states has told his staff they must leave the premises at the time stated on the licence.

I clarified that as long as the premises was shut to the public and no sales were taking place after the permitted hours then there was no breach of the licence.

To: INSP Mildren

Re: Flames takeaway, Cleveland Place East

Sir,

They're definitely still breaching routinely but, as always happens, I got called away during the relevant times!

I gave the benefit of the doubt on Saturday night just gone (early hours 29th March - Change to British Summer time), but they were still serving at what was technically nearly 4.00am.

Please find a S.9 for the breach last week and let me know if your need more, they're doing it all the time.

Regards

Rich

PC 411 Hafferty Team 2

ANNEX

AVON AND SOMERSET CONSTABULARY

RESTRICTED (when complete)

MG11T

WITNESS STATEMENT				
CJ Act 1967, s.9; MC Act 1980, ss.5A(3) (a) and 5B; Criminal Procedure Rules 2005, Rule 27.1				
URN URN				
Statement of PC 411 Richard Hafferty				
Age if under 18 Over 18 (if over insert 'over 18') Occupation Police Constable				
This statement (consisting of 1 page(s), each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it, anything which I know to be false, or do not believe to be true.				
Signature 2 PC411 Date 30/3/2009				
Tick if witness evidence is visually recorded (supply witness details on rear)				
I am Police Constable 411 Richard Hafferty of the Avon and Somerset Constabulary, currently stationed at Bath Police Station.				
On Thursday the 19 th March 2009, I was on duty, in uniform in the company of PC 4564 Cole.				
At 01.20hrs, while on routine patrol in a marked police vehicle, I passed 'Flames' takeaway, Cleveland Place East, Bath.				
'Flames' is a takeaway or 'fast food' outlet that sells hot food to the public. Its premises are located on the junction with Cleveland Place East and London Road. It has full-length clear glass windows and doors across its front, and during the hours of darkness (such as on this occasion) you get a clear view inside the premises as it is very well illuminated inside.				
As I passed 'Flames' I noticed it was open for business, all its lights were on and a large sign said 'Open' in its front window. Staff, wearing red t-shirts were behind the counter and I noticed two customers waiting in front of the service counter.				
I stopped the police vehicle nearby and observed the two men at the counter both purchasing food from inside.				
One customer, a male, who I'd describe as Black, 35/40 years of age, with long 'dread- locked' hair and around 6' in height, purchased some food that I saw come from the hot grill behind the counter. It was handed to him in a polystyrene-type container and I saw him make payment in cash.				
The second customer, also a male, who I describe as a white, around 5'9" in height of stocky build and with short dark hair, also purchased hot food. It appeared to come from a large kebab-skewer grill, and was also severed to him in a polystyrene-type container. I also observed this man make payment in cash.				
I had a clear and obstructed view throughout, and was a distance of around 20 meters from the premises during my observation.				
Signature: RIA PC 411 Signature witnessed by: N/A				

2006/07 (1)

RESTRICTED (when complete)

ANNEX A

FILE COPY

Environmental Services

9-10 Bath Street, Bath BA1 1SN www.bathnes.gov.uk

 Date:
 28 April 2009

 Our ref:
 07/01519/LAPRE

 Direct line:
 (01225) 477531

 Fax:
 (01225) 477596

 Email:
 licensing@bathnes.gov.uk

Mr Jamie Brian Mix Grill / Flames 4 Cleveland Place East Walcot Bath BA1 5DJ

Dear Mr Brian

Mix Grill 4 Cleveland Place East Walcot Bath BA1 5DJ

It is with regret that I have to write to you regarding further unlicensed sales of hot food from the above premises.

I have received information from the Police indicating that sales of hot food have been taking place beyond the hours permitted on your premises licence. The Police have provided me with a written statement for Thursday 19 March 2009 when two officers observed your premises being open and serving members of public at 01.20 hours.

As I have previously advised you, it is an offence to sell hot food or drink later than the hours permitted on your licence. Under the Licensing Act 2003 if you are convicted of this offence you may be liable for a fine not exceeding \pounds 20,000, up to 6 months' imprisonment, or both.

You should consider this letter to be a final written warning. Please be advised that if any more unlicensed sales are witnessed then further action will be taken.

Yours sincerely

EÇ,

Emma Stoneman Licensing Officer



Bath & North East Somerset Council

Environmental Services 9-10 Bath Street, Bath BA1 1SN www.bathnes.gov.uk

 Date:
 10 February 2012

 Our ref:
 07/01519/LAPRE

 Your ref:
 01225) 477531

 Fax:
 (01225) 477596

 Email:
 licensing@bathnes.gov.uk

Mr J Brian Basement Flat 7 Cleveland Place East Bath BA1 5DJ

Dear Mr Brian

Licensing Act 2003 Mix Grill 4 Cleveland Place East Walcot Bath BA1 5DJ

I write to inform you that we have received a complaint alleging that late night refreshment is being provided beyond the hours authorised by your premises licence.

I am not currently in a position to prove the allegation either way, however I will take this opportunity to remind you that the offence of carrying on licensable activity otherwise than under or in accordance with an authorisation, carries a maximum penalty of £20,000 fine and/ up to 6 months' imprisonment.

I understand that my colleague Emma Stoneman has already issued a final written warning to you in respect of your providing late night refreshment beyond the hours permitted on your licence.

Please be advised that if any unlicensed sales are witnessed, further action will be taken.

Page 123

I trust you will give this matter your urgent attention.

Yours sincerely

Terrill Wolyn Senior Licensing Officer

> Making Bath & North East Somerset an **even** better place to live, work and visit

Page 124

Bath & North East Somerset Council

Schedule 12 Part A

Regulation 33, 34

Premises Licence

Premises Licence Number	07/01519/LAPRE
-------------------------	----------------

Part 1 – Premises Details

Postal address of premises, or if none, ordnance survey map reference or description, including Post Town, Post Code

Mix Grill 4 Cleveland Place East Walcot Bath BA1 5DJ

Telephone number 07769724323

Where the licence is time limited the dates Not applicable

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

Late Night Refreshment (Indoors only)

Friday and Saturday	23:00 - 03:00
Sunday to Thursday	23:00 - 01:00

The opening hours of the premises

Sunday to Thursday	23:00 - 01:00
Friday and Saturday	23:00 - 03:00

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

Not applicable

Part 2

Name, (registered) address, telephone number and email (where relevant) of holder of premises licence

Mr Jamie Brian Basement Flat 7 Cleveland Place East Bath BA1 5DJ 07769724323 jamie_koc@hotmail.com

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

Registered Business Number - Not applicable

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

Not applicable

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

Not applicable

This licence is issued by Bath & North East Somerset Council as licensing authority under Part 3 of the Licensing Act 2003 and regulations made thereunder.

Signed for and on behalf of Bath & North East Somerset Council:

Efforenar

Dated 25 July 2007

Bath & North East Somerset Council

Annex 1 – Mandatory conditions

Any individual employed to carry out a security activity must be licensed by the Security Industry Authority.

07/01519/LAPRE

Annex 2 – Conditions consistent with the Operating Schedule

Staff shall arrange for a taxi service if requested.

Free drinking water shall be available.

CCTV cameras shall be in operation at the premises.

Customers shall not be permitted to bring bottles or glasses into the shop.

A prominent sign shall be displayed telling customers to leave the shop in a quiet manner.

The premises shall have an extract system which is designed to prevent noxious smells.

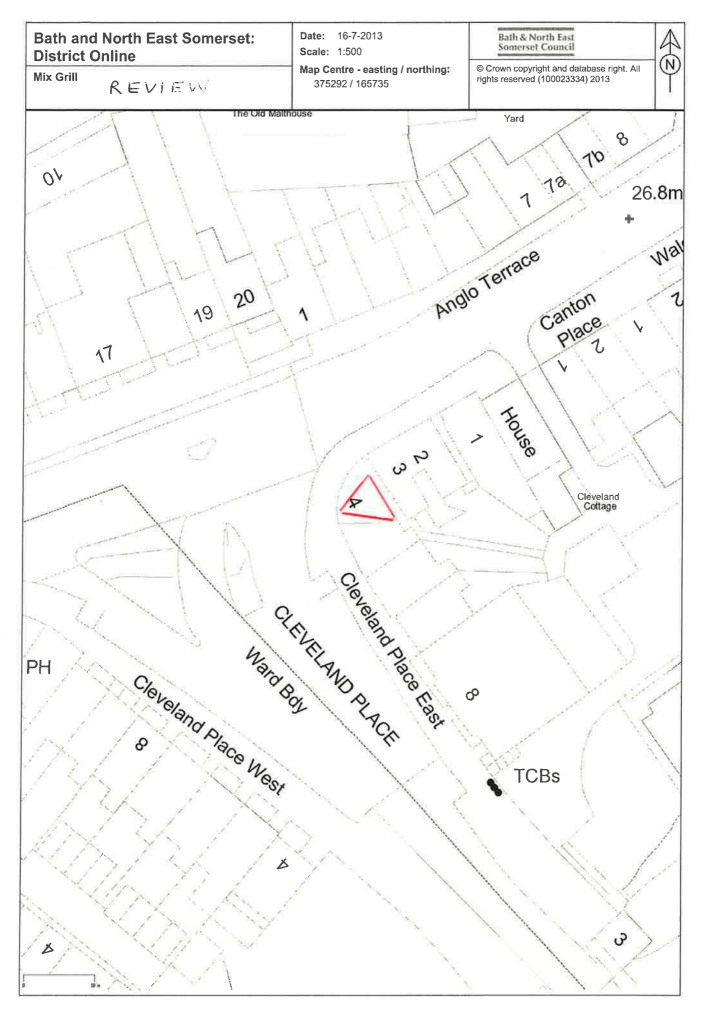
Bath & North East Somerset Council

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

Annex 4 – Plans

As submitted with application.

ANNEX C



Page 132

Terrill Wolyn

Subject:

FW: Flames Grill and Jamie Koc

From: Lynda Sanderson [mailto:]
Sent: 11 July 2013 12:12
To: Michael Dando
Subject: Flames Grill and Jamie Koc

Dear Mr Dando,

Further to our extensive communications with yourself, Nigel Shire, Diarmaid Henry and the police, I can report that since our last communication with Jamie Koc the owner of Flames the fast food outlet below our flat, we still suffer in exactly the same way with smell and noise.

Since the threat that was made to our son Oliver, we have decided to move out of the flats and put them on the market. In short, we have been driven from our properties by someone who has intimidated us into so doing.

I am taking anti-depressants since the flare up with Mr Koc and am continually on tenterhooks in case I see him or he telephones us as he did before in the middle of the night. As I said, last summer apart from the continual noise and smell nuisance, Mr Koc made 1am telephone calls to us, frightened my son and in one case he or one of his staff came up to the flat in the middle of the night and hammered on the door which terrified the girls who were staying there.

In addition, we have regular visits from bailiffs at our premises and we are generally intimidated and very upset.

I find it difficult to believe that with the licencing laws that most decent businesses have to adhere to, that this group of aggressive members of our society have consistently flaunted them in the face of police, environmental health officers and indeed yourself, with the result that people like us and our son have no alternative but to sell up and try to move away from the trouble which has been caused us.

Let us not forget that we were seeking an amicable solution to the smell which has permeated our flat and ruined the living experience and also to the after hours incessant noise that was caused by Mr Koc's establishment, but his response was complete aggression and intimidation.

I hope that whoever revues his licence reads this testimonial, the experience caused by Mr Koc has affected the lives of my family to the extent that my son has moved back home from his own flat and I could never let my 15 year old daughter near the place for fear of the continual menacing from the large numbers of Koc's employees and family who linger outside our entrance by day and night.

Yours truly, Lynda Passmore Flat 1 Cleveland Place East & Oliver Sanderson Flat 2 Cleveland Place East

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Making Bath & North East Somerset an even better place to Live, Work and Visit.

Terrill Wolyn

Subject:

FW: Mix Grill

From: [mailto] Sent: 14 July 2013 11:45 To: Licensing Subject: Mixed Grill

Hi there,

I am writing to support the council in revoking "Mixed Grill's late night licence. I live with my family in xxxxxxxxx opposite the shop, which I think is a Public Nuisance late at night, attracting loud revellers in the middle of the night as we are trying to sleep.

I am happy to expand on the reason why I think the Mixed Grill's licence should be restricted to a closing time of 11.30pm.

Living on xxxxxxx is really great except for one thing---the noise. xxxxxxxxxx and the immediate area, is ,and historically has always been, a densely populated area of Bath. Due to the volume of traffic and the close proximity of the fire and ambulance stations the inhabitants have more than their fair share of noise nuisance to put up with so I think it is only right that during those hours when most of us are trying to get some rest and the majority of the traffic has calmed down, the businesses in the area should not be permitted to continue trading, thereby attracting more traffic to the area and occasionally drunks and revellers who can be noisy and aggressive. When there is any sort of disturbance it is also made worse by the amplification of the noise as it ricochets around the buildings in the area.

I have occasionally looked out at the premises in question in the early hours of the morning and have been struck by 2 things.

1. In an area with so many listed buildings that have to comply with very many building regulations how come we have a business that is able to use large offensive signs and neon lights within our midst?

an

2. Considering the relatively few but occasionally raucous customers that arrive in the early hours , how can they be making any money during these hours and why should so many (ie locals) be disturbed by so few ?

Yours

XXXXXXXXXXXXX

ANNEX D



Terrill Wolyn

From: Sent: To: Cc: Subject: Terrill Wolyn 16 July 2013 23:42 david holley Licensing RE: mix grill - review

Dear David

Re: Mix Grill - Application for the review of the premises licence

I acknowledge safe receipt of your representation and confirm that the official hearing notification letters will be drafted tomorrow advising that the hearing is scheduled to take place on Tuesday 6 August 2013.

I look forward to receiving all additional information in due course.

Kind regards

Terrill

From: david holley [dholley_licensing@btinternet.com] Sent: 16 July 2013 21:37 To: Terrill Wolyn Cc: david holley Subject: mix grill - review

Terrill, Please find attached a rep re mix grill

Many thanks,

David Holley

ANNEX E

TO THE LICENSING DEPARTMENT BATH AND NORTH EAST SOMERSET COUNCIL, LEWIS HOUSE, Manvers Street, Bath BA1 5QJ

For the attention of Terrill Wolyn

Re REVIEW MIX GRILL – LICENCE NO 07/01519/LAPRE Late Night Refreshments facilities.

I have been requested by the holder of the Licence referred to above, Jamie Brian, to represent him at the hearing before the Licensing Sub Committee believed to be 6th August next during the process of a review ref MD/Enf/MIX GRILL issued on 18th JUNE. 2013.

Following the receipt of the application and my visits to the premises, there seems to be a number of matters which will need to be brought to the attention of the Committee. Additionally the possibility of some further steps which may be considered to address the concerns of those who have made relevant representations.

This untainted licence was issued in 2007 following a hearing and has provided a service to customers on and off the premises. Customers are mostly members of the public from individuals to parties, in the early hours of the morning, workers in the late night economy join the queue in the shop. Occasionally to other licence premises who wish to provide on their premises. Deliveries are undertaken too for sales made during the authorised hours.

There may be some degree of core business antagonism developing between competing premises in the area. I was surprised to discover the depth of this and it appears to demand some further investigation because of its effect on the quality of supply in this area.

The extraction systems has been cleaned and is now in use. A further inspection will be made hopefully within the next two weeks.

Jamie is anxious to assist in providing an important business requirement to supply customers with a respected quality of takeaway and delivery of hot food.

Any documents to be produced will be produced within the necessary time limits, prior to the hearing



Licensing Sub Committee Hackney Carriage (taxi) and Private Hire Drivers Hearing Procedure

- 1. The Chair will introduce Members of the Sub-Committee, introduce the Officers present, explain the procedure to be followed and ensure those present understand that procedure.
- 2. The Licensing Officer will outline the nature of the matter to be considered by the Sub-Committee.
- 3. The Applicant is asked to leave the room while the Sub-Committee consider the CRB check, references and statement.
- 4. The Applicant (or his/her representative) addresses the Sub-Committee.
- 5. The Applicant may be asked questions about the matter by the Sub-Committee.
- 6. The Applicant (or his/her representative) may call witnesses in support of their case and each witness may also be asked questions.
- 7. The Chair will ask the Licensing Officers present whether they wish to make any comments. If the Officers makes comment they may be asked questions.
- 8. The Applicant will be invited to make a closing statement.
- The Sub-Committee withdraw to private session to consider their decision. The Sub-Committee may reconvene to resolve any points of uncertainty on matters already raised. The Sub-Committee will be accompanied for advice only by the Legal Adviser and Democratic Services Officer.
- 10. The Sub-Committee will return to the meeting room and the Chair will announce the Sub-Committee's decision with reasons and advise that the decision will be released in writing within the statutory time limits.
- 11. Where the Sub-Committee attach conditions to the licence the Sub-Committee will detail those conditions.

PLEASE NOTE:

- Where the Sub-Committee considers it necessary the procedure may be varied.
- In circumstances where any party fails to attend the Sub-Committee will consider whether to proceed in that party's absence or defer to the next meeting on notice to all parties that the matter may proceed in a parties absence on the next occasion. In deciding whether to proceed all notices and representations will be considered.
- Only in <u>exceptional circumstances</u> will the Sub-Committee take into account any additional late documentary or other information produced by an existing

party in support of their application/representation. This will be at the discretion of the Chair and with the agreement of all the other parties. No new representations will be allowed at the hearing.

- The Sub–Committee will disregard any information or representation given by a party they consider not to be relevant to an Application.
- The hearing will take the form of a discussion and the Sub-Committee will allow all parties to ask questions of other parties present. However, formal cross examination will be discouraged although supplementary questions may be asked for clarification purposes.
- If any person has special needs regarding access, hearing or vision, this should be brought to the Licensing Authority's attention prior to the hearing in order that reasonable adjustments can be made.
- Parties will be allowed an equal maximum period of time to make representations. Although time limits will be at the discretion of the Chair, in the interests of costs and efficiency, this will not normally exceed <u>twenty</u> <u>minutes</u> and will include both case presentation and summing up. The time limit will not include the time taken for questions.

N.B.

- 1. Where there is more than one party making relevant representations the time allocated will be split between those parties and it is therefore recommended parties arrive early to discuss the application with other interested parties.
- 2. Where several parties make the same or similar representations one representative should be appointed to make the representations.
- 3. Where an objection is made by an association or local residents group, a duly authorised person as notified to the Licensing authority may speak on behalf of that association or local residents group.
- The Chair may require any person attending the hearing who is behaving in a disruptive manner to leave the hearing and refuse to allow that person to return, or only allow them to return subject to certain conditions. Any person so excluded will however be entitled to submit to the Sub-Committee any information which they would have been entitled to give orally had they not been required to leave.
- Bath & North East Somerset Council is committed to taking decisions in an honest, accountable and transparent fashion, but on occasion may find it necessary to exclude members of the press and public based upon the legal framework given in the Local Government Act 1972 Schedule 12 (a). On these occasions decisions based on the above framework will be given.

Access to Information Arrangements

Exclusion of access by the public to Council meetings

Information Compliance Ref: LGA-834-13

Meeting / Decision: Licensing Sub-Committee

Date: 6 August 2013

Author: John Dowding

Exempt Report Title: Application For Hackney Carriage/Private Hire Driver's Licence

Exempt Appendix Title:

Annex A: Application for a Combined Hackney Carriage/Private Hire Driver's Licence

The Report contains exempt information, according to the categories set out in the Local Government Act 1972 (amended Schedule 12A). The relevant exemption is set out below.

Stating the exemption:

- 1. Information relating to any individual
- 2. Information which is likely to reveal the identity of an individual
- 3. Information relating to the financial or business affairs of any

particular person (including the authority holding that information)

The public interest test has been applied, and it is concluded that the public interest in maintaining the exemption outweighs the public interest in disclosure at this time. It is therefore recommended that the Report be withheld from publication on the Council website. The paragraphs below set out the relevant public interest issues in this case.

PUBLIC INTEREST TEST

If the sub-Committee wishes to consider a matter with press and public excluded, it must be satisfied on two matters.

Firstly, it must be satisfied that the information likely to be disclosed falls within one of the accepted categories of exempt information under the Local Government Act 1972.

The officer responsible for this item believes that this information falls within the following exemptions and this has been confirmed by the Council's Information Compliance Manager.

The following exemptions are engaged in respect to this report:

- 1. Information relating to any individual
- 2. Information which is likely to reveal the identity of an individual
- 3. Information relating to the financial or business affairs of any particular person (including the authority holding that information)

Exemptions 1 and 2 above must be considered in conjunction with the Principles of the Data Protection Act 1998 (DPA). It is considered that disclosure of the information in this report would breach the first principle of the DPA, which requires personal data to be fairly and lawfully processed. Further, as any information revealed by the Criminal Records Bureau check is likely to constitute sensitive personal data in terms of the DPA, this information cannot be disclosed by the Council without the explicit consent of the individual concerned.

Secondly, it is necessary to weigh up the arguments for and against disclosure on public interest grounds. It is considered that there is a public interest in information about individuals applying for taxi licences in the area, and in particular, information as to the backgrounds of those individuals.

Other factors in favour of disclosure include:

- furthering public understanding of the issues involved;
- furthering public participation in the public debate of issues, in that disclosure would allow a more informed debate;
- promoting accountability and transparency by the Council for the decisions it takes;
- allowing individuals and companies to understand decisions made by the Council affecting their lives and assist individuals to challenge those decisions.

However there is a real risk that the first Principle of the DPA will be breached by this disclosure, and that the individual/s concerned could bring a successful action against the Council if the disclosure occurred. Therefore it is recommended that exemptions 1 and 2 in Schedule 12A stand, and that the report be discussed in exempt session.

Due to the factors outlined above, further consideration has not been given to the application of exemption 3 of Schedule 12A.

By virtue of paragraph(s) 1, 2, 3 of Part 1 of Schedule 12A of the Local Government Act 1972.

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Access to Information Arrangements

Exclusion of access by the public to Council meetings

Information Compliance Ref: LGA-833-13

Meeting / Decision: Licensing Sub-Committee

Date: 6 August 2013

Author: John Dowding

Exempt Report Title: Application For Hackney Carriage/Private Hire Driver's Licence

Exempt Appendix Title:

Annex A: Application for a Combined Hackney Carriage/Private Hire Driver's Licence

The Report contains exempt information, according to the categories set out in the Local Government Act 1972 (amended Schedule 12A). The relevant exemption is set out below.

Stating the exemption:

- 1. Information relating to any individual
- 2. Information which is likely to reveal the identity of an individual
- 3. Information relating to the financial or business affairs of any

particular person (including the authority holding that information)

The public interest test has been applied, and it is concluded that the public interest in maintaining the exemption outweighs the public interest in disclosure at this time. It is therefore recommended that the Report be withheld from publication on the Council website. The paragraphs below set out the relevant public interest issues in this case.

PUBLIC INTEREST TEST

If the sub-Committee wishes to consider a matter with press and public excluded, it must be satisfied on two matters.

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- furthering public participation in the public debate of issues, in that disclosure would allow a more informed debate;
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- allowing individuals and companies to understand decisions made by the Council affecting their lives and assist individuals to challenge those decisions.

However there is a real risk that the first Principle of the DPA will be breached by this disclosure, and that the individual/s concerned could bring a successful action against the Council if the disclosure occurred. Therefore it is recommended that exemptions 1 and 2 in Schedule 12A stand, and that the report be discussed in exempt session.

Due to the factors outlined above, further consideration has not been given to the application of exemption 3 of Schedule 12A.

By virtue of paragraph(s) 1, 2, 3 of Part 1 of Schedule 12A of the Local Government Act 1972.

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