

Franklin, David

From: Chowdhury, Farhad
Sent: 14 May 2012 11:03
To: Franklin, David
Cc: Parkins, Richard; Chudasama, Sailesh
Subject: RE: Tattooist

Hi David,

Re: Tattooist at Lyna Beauty, 49 Camberwell Road SE5 OEZ

On Friday 10th May 2012 I served a Prohibition Notice on the Tattooist Mr Ariunbayar Mijiddorj, I also served a Prohibition Notice on the owner Mr La of Lyna Beauty Salon to stop carrying out Tattoo Treatments.

I carried out an inspection with Roy Fielding from Licensing on 9th May 2012, I was concerned with the following areas and discussed this with the owner Mr La and the Tattooist.

- 1) Mr Mjiddorj the Tattooist could not speak good English and could not explain the Tattooing procedure and how he cleans all his equipment.
- 2) The Tattooist has not worked in the UK, he explained that he is a carpenter from Mongolia and he worked as a tattooist in Mongolia as well. He said he attended a two week training course in Rainham, Essex and has a certificate of his course attendance which he produced I have requested a copy of this.
- 3) No Customer Vetting/Medical History cards obtained or kept prior to Tattooing treatments. I asked him if he was showned during his training about requesting medical information from clients as he had nothing available to show us. He did not understand us, I then explained to him about if someone has Hepatitis A, B, C or HIV he should be asking before offering treatments.
- 4) No consent forms from clients signed before treatments, no photocopies kept of Photo ID such as driving licence or passport copies. I explained that he needs to keep photo copies of clients ID to prove they are over 18 as some people may look older then they are and this is to prevent minors being tattooed. He eventually understood what I wanted and said would go to his College and obtain the consent forms.
- 5) No Ultrasound Bath available to clean equipments such as grips, and tattooing equipment trays, tubs etc to remove dirt from equipment before sterilising it.
- 6) No Autoclave/Steriliser available to clean and Sterilise equipment which is coming into contact with open skin. Mr Mijiddorj did not understand what a Autoclave is and I had to explain the reason why he needed it and the function of the Autoclave.
- 7) No Clinical Waste collection agreement available for disposal of Sharps needles and blood spillages.
- 8) No Suitable washing facilities inside the treatment room, Mr Mijiddorj says he uses the kitchen or WC. I advised him that would not be suitable as he would be cross contaminating his hands and equipment as there is a Nail Salon sharing the facilities with him. He needs a separate wash hand basin in the treatment room with hot and cold running water.
- 9) No suitable disinfectant spray to clean surfaces before and after treatments.
- 10) No Suitable First Aid Box available in the Tattoo room.
- 11) No Suitable Fire Extinguisher available in the premises. Needs another Fire Extinguisher.

I have arranged to re-inspect these premises next week with Bernadette Whiteman-Hoyte, the Infection Control nurse from the Health Protection Agency to get her to look at the premises and give advice to the Tattooist.

I would say that the grounds for revocation would include (d), (f),(i) and (j).

Grounds for revocation include;

- (a) the premises are not structurally suitable for the purpose;
- (b) there is a likelihood of nuisance being caused by reason of the conduct, management or situation of the premises or the character of the relevant locality or the use to which any premises in the vicinity are put;
- (c) the persons concerned or intended to be concerned in the conduct or management of the premises used for special treatment could be reasonably regarded as not being fit and proper persons to hold such a licence;
- (d) the persons giving the special treatment are not suitably qualified;**
- (e) the premises have been or are being improperly conducted;
- (f) the premises are not provided with satisfactory means of lighting, sanitation and ventilation;**
- (g) the means of heating the premises are not safe;
- (h) proper precautions against fire on the premises are not being taken;
- (i) they are not satisfied as to the safety of equipment used in the special treatment or as to the manner in which the treatment is to be given;**
- (j) they are not satisfied as to the safety of the special treatment to be given;**
- (k) satisfactory means of escape in case of fire and suitable means for fighting fire are not provided on the premises;
- (l) the applicant has, within the period of five years immediately preceding the application to the borough council, been convicted of an offence under this Part of this Act


Kind Regards,

Farhad Chowdhury

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