

LICENSING SUB-COMMITTEE

MINUTES of the Licensing Sub-Committee held on Monday July 27 2009 at 10.00 am at Town Hall, Peckham Road, London SE5 8UB $\,$

PRESENT:

Councillor David Hubber Councillor Lorraine Lauder MBE Councillor Althea Smith	
THER MEMBERS RESENT:	
FFICER UPPORT:	
POLOGIES	
ONFIRMATION OF VOTING MEMBERS	
OTIFICATION OF ANY ITEMS OF BUSINESS WHICH TEEMS URGENT	THE CHAIR
ISCLOSURE OF INTERESTS AND DISPENSATIONS	
ICENSING ACT 2003 -CAFÉ ON THE RYE ROAD, PEC OMMON SE15 3UA	KHAM RYE
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	That t
	Road
Licensable Activity	
a) Plays	

(b) Films
(e) Live Music
(f) Recorded Music
(g) Performance of Dance
(I) Late night refreshment
(m) Supply of alcohol
(o) Opening Hours of premises

2 Conditions

In addition to the decision as above, the following conditions will apply

A challenge-25 scheme is to be introduced.

3 Reasons

The reasons for the decision are as follows:

The sub-committee considered it necessary to limit the hours of between 9am and 6pm in order to prevent crime and disorder, preventection of children from harm.

It was felt that any special functions/events to be held after 6p Temporary Event Notice.

4 Appeal Rights

That the licensee and any person who made relevant represen application may appeal against the decision. Any appeal must be ma for the petty sessions area in which the premises are situated. Any appeal of appeal given by the appellant to the justices' chief execurt within the period of 21 days beginning with the day on which the licensing authority of the decision appealed against.

Issued by the Constitutional Team on behalf of the Strategic Director of Communities, Law and Governance

Dated: July 27 2009

6. LICENSING ACT 2003 - TIP TOE BAR & RESTAURANT, 278 CAMBERWELL ROAD, LONDON SE5 0DL

1 LICENSING ACT 2003 - TIP TOE BAR & RESTAURANT, 278 CAM

That the application by Marilyn Longdon for a variation of premise premises known as Tip Toes Bar & Restaurant, 278 Camberwell refused.

2 Reasons

The reasons for the decision are as follows:

The premises are located within the Camberwell Saturation zone and demonstrate in the operating schedule and failed to demonstrate at be no cumulative negative impact on the following licensing objective:

- The prevention of crime;
- The promotion of public safety; and
- The prevention of nuisance.

3 Appeal Rights

The applicant may appeal against any decision to modify the condition

Any person who made relevant representations in relation to the contend that

- a) That variation ought not to have been made; or
- b) That, when varying the licence, the Licensing Authority modified the conditions of the licence, or ought to have different way.

May appeal against the decision

Any appeal must be made to the magistrate court for the petty sepremises are situated. Any appeal must be commenced by notic appellant to the justices' chief executive for the magistrates court wibeginning with the day on which the appellant was notified by the decision appealed against.

Issued by the Constitutional Team on behalf of the Strategic Director of Communities, Law and Governance

Dated: July 27 2009

EXCLUSION OF PRESS AND PUBLIC

It was moved, seconded and

RESOLVED:

That the public be excluded from the meeting for the following items of business on the grounds that they involve the likely disclosure of exempt information as defined in category XXXX of paragraph 10.4 of the Access to Information Procedure Rules of the Southwark Constitution.

The following is a summary of the decisions taken in the closed section of the meeting.

CHAIR:

DATED:

[EXEC ONLY]

DEADLINE FOR NOTIFICATION OF CALL-IN UNDER SECTION 18 OF THE OVERVIEW AND SCRUTINY PROCEDURE RULES IS MIDNIGHT, [DATE].

THE ABOVE DECISIONS WILL NOT BE IMPLEMENTABLE UNTIL AFTER THAT DATE. SHOULD A DECISION OF THE EXECUTIVE BE CALLED-IN FOR SCRUTINY, THEN THE RELEVANT DECISION WILL BE HELD IN ABEYANCE PENDING THE OUTCOME OF SCRUTINY CONSIDERATION.