

Harrow Council, Licensing Section, P O Box 18, Station Road, Harrow.

Making a Representation against an Application (New or variation) for a premises licence or club premises certificate under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form
If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary.

You may wish to keep a copy of the completed form for your records.

I **Louise Roberts** make this representation under

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 club premises, or if none, ordnance survey map reference or description	
Leaping Bar Carmalite Road	
Post town: Harrow	Post code (if known): HA3 5LS

Name of premises licence holder or club holding club premises certificate (if known) Punch Taverns
Number of premises licence or club premises certificate (if known)

Part 2 - Applicant details

I am

1) an interested party (please complete (A) or (B) below)

Please tick ✓ yes

- a) a person living in the vicinity of the premises
- b) a body representing persons living in the vicinity of the premises
- c) a person involved in business in the vicinity of the premises
- d) a body representing persons involved in business in the vicinity of the premises

-
-
-
-

2

(C) DETAILS OF RESPONSIBLE AUTHORITY APPLICANT

Name and address London Borough of Harrow, Community Safety Services, Environmental Protection Team PO Box 18 Civic Centre Harrow Middlesex HA1 2UT
Telephone number (if any) : 020 8424 1891
E-mail (optional) louise.roberts@harrow.gov.uk

This representation relates to the following licensing objective(s)

Please tick one or more boxes

- | | |
|-----------------------------------------|-------------------------------------|
| 1) the prevention of crime and disorder | <input type="checkbox"/> |
| 2) public safety | <input type="checkbox"/> |
| 3) the prevention of public nuisance | <input checked="" type="checkbox"/> |
| 4) the protection of children from harm | <input type="checkbox"/> |

Please state the ground(s) for review (please read guidance note1)

This Division of the Council is not satisfied that adequate precautions will be taken to prevent public nuisance.

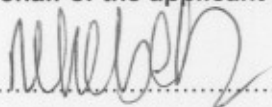
Please provide as much information as possible to support the application (please read guidance note 2)

There is a history of noise complaints relating to noise from music disturbing local residents.

Part 3 – Signatures (please read guidance note 3)

Signature of applicant or applicant's solicitor or other duly authorised agent. (please read guidance note 4)
If signing on behalf of the applicant please state in what capacity.

Signature



Date: July 11th 2005

Capacity: **Environmental Health Officer**

Contact name (where not previously given) and address for correspondence associated with this application (please read guidance note 5)

Post town

Post code

Telephone number (if any)

If you would prefer us to correspond with you using an email address your e mail address (optional)

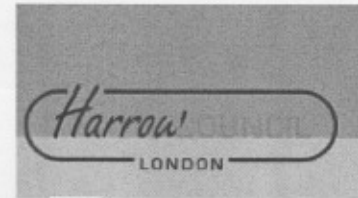
Notes for Guidance

1. The ground(s) for representation must be based on one of the licensing objectives.
2. Please list any additional information or details for example dates of problems, which are included in the grounds for representation if available.
3. The application form must be signed.
4. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
5. This is the address, which we shall use to correspond with you about this representation.

Relevant Representations means;

- a) are about the likely effect of the grant of the premises licence or club premises certificate on the promotion of the licensing objectives,
- b) that the representation were made by an interested party or responsible authority within the period prescribed, 28 days from the application was advertised.
- c) in the case of representations made by an interested party (who is not also a responsible authority) that they are not, in the opinion of the relevant Licensing Authority, frivolous or vexatious.

Further restrictions apply relating to Police Representations on DPS's and representations on provisional statements. Please check with the Licensing Section.



GIS HOME



Scale 1: 1950

- Legend**
OS MasterMap
- Building or Structure
 - General Feature - Multi-Surface
 - General Feature - Step
 - General Feature
 - Glasshouse
 - Inland Water
 - Slope
 - Natural Environment
 - Path - Step
 - Political or Admin Boundary
 - Rail
 - Road or Track
 - Roadside / Manmade structure
 - Upper Level of Communication / pylon
 - Archway
 - Unclassified



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You may wish to keep a copy of the completed form for your records.

I, Police Sergeant Carl Davis, make this representation under

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 club premises, or if none, ordnance survey map reference or description	
Leaping Bar, Carmelite Road, Harrow	
Post town Harrow	Post code HA3 5LS

Name of premises licence holder or club holding club premises certificate (if known)
Number of premises licence or club premises certificate (if known)

Part 2 - Applicant details

I am

1) an interested party (please complete (A) or (B) below)

Please tick byes

- | | |
|-------------------------------------------------------------------------------------|--------------------------|
| a) a person living in the vicinity of the premises | <input type="checkbox"/> |
| b) a body representing persons living in the vicinity of the premises | <input type="checkbox"/> |
| c) a person involved in business in the vicinity of the premises | <input type="checkbox"/> |
| d) a body representing persons involved in business in the vicinity of the premises | <input type="checkbox"/> |

2) a responsible authority (please complete (C) below)

3) a member of the club to which this application relates (please complete (A) below)

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

Mr Mrs Miss Ms Other title
(for example, Rev)

Surname

First names

I am 18 years old or over

Please tick byes

Current address

Post Town

Post Code

Daytime contact telephone number

Email address

(optional)

(B) DETAILS OF OTHER APPLICANT

Name and address
Telephone number (if any)
E-mail (optional)

(C) DETAILS OF RESPONSIBLE AUTHORITY APPLICANT

Name and address Metropolitan Police South Harrow Police Station 74 Northolt Road South Harrow HA2 ODN
Telephone number (if any) 0208 733 3415
E-mail (optional)

This representation relates to the following licensing objective(s)

Please tick one or more boxes

- | | |
|-----------------------------------------|-------------------------------------|
| 1) the prevention of crime and disorder | <input checked="" type="checkbox"/> |
| 2) public safety | <input checked="" type="checkbox"/> |
| 3) the prevention of public nuisance | <input checked="" type="checkbox"/> |
| 4) the protection of children from harm | <input checked="" type="checkbox"/> |

Please state the ground(s) for review (please read guidance note1)

The Police representations are primarily concerned with:

Hours required for "Provision of facilities for entertainment" , "Hours premises are open to the public" and "Supply of Alcohol"

(Relevant sections are Part B sections K, M & O)

This premises is situated in a quiet residential street and area. The entrance and rear exits are all covered by CCTV which is on 24 hours a day, however, the inside of the pub does is not covered by CCTV.

On 4th June 2005 at approximately 2345 hours police were called to attend the premises where it was reported that four males were fighting at the location. Police arrived on scene to find a male of large build and co-operative restraining and holding another male.

Police spoke with the first who stated that the second had been involved in a fight with another male who was inside the location. Police went and spoke with the other male who stated that the second male had punched him in the face causing his nose to redden and bruise, and also his right eye to swell, bruise and become bloodshot. This was because he had told the second to stop trying to damage a hanging basket outside the location. The second was arrested for ABH - C/N 2370/QA refers. All males had been drinking at the location.

On 25th November 2004 police received complaint from a local resident that she was having problems late at night with drunken youths coming from the pub. She alleged that the landlord of the pub was serving youths alcohol late at night which in turn is causing fights and other disturbances late at night in which police arrive on blues and twos disturbing residents on a regular basis. She had not actually seen youths being sold alcohol but said she saw them coming from the pub drunk and acting in an anti social / disorderly behaviour.

On 20th November 2004 at 2215hrs five police units and LAS had attended the premises as result of a call to a large disturbance (CAD10107). On arrival outside the premises were relatively quiet and LAS were waiting outside. Police entered the premises to assess situation. On entry there was no ongoing disturbance, however, a male had received bruising around his nose. He did not wish to make any allegations and declined medical attention and said that he did not know how he got his injury. Police left after approximately 10 minutes.

On 19th November 2004 police had attended at the premises following a report of two males in the bar causing a disturbance and refusing to leave. On arrival of police the two males were at the front door, when they were asked to leave by police they refused. They were spoken to again and they eventually left, however, they did not leave the area and stayed near by, police left the venue but stayed near by. Shortly after the two males left they attempted to re enter the pub. Police were called again. On this occasion both males started to kick off and fight with police. One male was F6'02" stocky build and it took 3 police officers to handcuff and detain him, due to him struggling. Both became very violent and aggressive towards police and were arrested for being drunk and disorderly. Custody numbers 4946 & 4947 refer. PND £80 issued to both on their release from custody when sober.

At 2315hrs on 26th June 2004 police attended the premises to a report of a group of customers threatening Staff. On arrival, police found about 20 people in the premises, and most of the pint glasses seemed full. Also on the premises were a number of children under the age of 14 years. Some were asleep on the benches; others including a boy of about 5 years were standing by one of the tables where a group of about 8 adults were drinking. They all seemed drunk, and were still drinking. The premises were being managed by two of the staff and one was upset. She told the police that they allow children in the bar when supervised, but when she pointed out to the party of 8 that their children were not being supervised, she was met with abuse. The licensees were not present, although at about 2330 hours police spoke to one on the telephone and it was confirmed the premises did not have a late licence. The senior police officer felt that the two people left in charge did not have control of the premises, and were not suitable people to be left on their own running a public house. The licensee was informed of the points of concern and told that a licensing visit report would be submitted.
CAD10880 refers.

On 2nd August 2002 police attended the premises at 2355 hrs. There was no late licence. On arrival the venue was locked but voices could be heard from within. After knocking on the door it was opened by a female who identified herself to as one of the licensees. Fourteen people were in the bar two of which had almost full pints. The tills were switched off but on examining them police saw the last drinks were rung up at 2318 hours. The licensee cleared the bar and was warned as to future conduct.

I believe that this premises should not be granted additional hours without adopting additional measures and incorporating all crime preventative measures.

Basic security measures for licensed premises have been sent to all licensed premises on this borough and I have laid out below:

Crime Reductions Measures

Internal Closed Circuit Television (CCTV) is required because it improves the perception of safety and allows monitoring of the whole premises. It must achieve the following:

Visually confirm the nature of the crime committed.

Identify the suspected criminal(s) visually for purposes of evidence and connect them with the

crime.

Provide evidence-supporting detail relating to the circumstances.

Provide a linked record of the date, time and place of any image.

Provide good quality colour images.

Capture full frame shots of the heads and shoulders of all people exiting the premises from both entry and exit routes. This should ensure that images of criminals are captured whilst leaving the premises and discarding any facemasks, etc.

Have the capability to record a full-length view of a person 1.92m tall, to occupy at least 60% of the image height, in at least one of the captured images.

Be positioned externally above the rear door to cover any courtyard/garden area.

Operate under existing light levels within the premises.

Have the recording device located in a secure area or locked cabinet.

Have a monitor to review images and recorded picture quality.

Record images as near to real time as possible and where practical, personal attack buttons should be connected via the CCTV system, to change any time-lapse recording to real time.

Be regularly maintained to ensure continuous quality of image capture and retention.

Must comply with the Data Protection Act (DPA) and any applicable British Security Industry Association (BSIA) codes of practice.

Have signage displayed in the customer area to advise that CCTV is in operation (DPA).

Be operated by the correct procedures, to ensure an evidence trail is recorded and can be retrieved for evidential purposes.

If the system is analogue, a library of 31 video tapes will be required for storage and rotation.

A monitored central station alarm is required and must be installed by either a NACOSS or SSAIB affiliated installer and must achieve the following:

The monitored security system must be equipped with a signal terminating at a recognised Alarm Receiving Centre (ARC) and must comply with the current version of the EN 50131-1 standard and be eligible for a police response as defined by the ACPO Policy on Police Response to Security Systems, Level 1 status.

This should incorporate fixed personal panic attack buttons for the use of staff behind the counter remoter panic buttons for staff when they are away from the counter area.

A safe controlled by a time delay method is required and must achieve the following:

Restrict access for at least three minutes, to deter criminals from accessing the surplus or reserve value during any robbery.

Have a drop facility with anti-fish mechanism.

Include the safe being either bolted to a solid wall and/or solid floor or buried in a solid wall and/or solid floor.

Tills must be regularly skimmed off, to reduce the impact should a robbery occur.

Signage must be displayed in the customer area, highlighting that access to cash and valuable items is controlled by time delay. Alternatively, where staff do not have access to the safe, a sign must state this fact. It is recommended that a time delay, visual countdown display is used, so that a robber/burglar can see that a time delay is in operation.

Robbery awareness training is required for staff and must achieve the following:

(This is only applicable to Off Licenses and Betting Shops)

The Crime Prevention Officers will provide a leaflet about crime reduction for retailers, which incorporates robbery awareness. This must be shown to all members of staff on an annual basis and a record kept that this has been done, as part of your training procedure.

Training is not the responsibility of the Metropolitan Police Service.

Indelible note staining and smoke system is required and must achieve the following:
(This is only applicable to Off Licenses and Betting Shops)

Comply with specification PAS 40 2002 Class II, issued by the British Standards Institute.
Stolen notes will be dyed, rendering them worthless to the extent that there is no gain to the criminal.

A covert note-spoiling device must be placed in each counter till.

The device must look as authentic as possible to ensure that it is taken by or handed to the criminal instinctively.

The system must be automatically activated to ensure the safety of staff.

The dye pack must be programmed to activate once the criminal has left the premises. A time delay of at least 6 seconds is recommended.

It is recommended that the dye used is traceable to either a specific incident, the retailer or a manufacturer.

All notes that are used in construction of a dye pack must be recorded separately and the details kept, in order to assist with any subsequent investigation.

The system used must produce sufficient smoke to attract attention to the criminal.

Other security requirements:

A till guard is required to prevent easy access to cash in the till.

If a letterbox is fitted, it must be fireproof.

If the rear door is a designated fire escape route, it should be manufactured from steel and designed without visible external ironmongery. The push bar must operate shoot bolts to the top and bottom of the frame and be supported by a 5-lever mortice lock to be used outside opening hours.

A 180-degree door viewer fitted to this door will enable you to see who is at the back door without having to open it first.

Where external storage areas are required for outside furniture, beer kegs, waste storage, wheelie bins, etc. they should be detached from the main building, so that they cannot be used as climbing aids.

Since further recommendations may be necessary it is expected the applicant will invite an officer from the Crime Reduction unit to the premises to do an on-site survey.

There is a clear link between crime & disorder and the consumption of alcohol. This is why the Act requires applicants to state what steps they are taking to meet the four objectives.

The minimum requirements that police would expect are the provision of door supervisors, no drinks promotions and correctly installed and functioning CCTV, both within and immediately outside the premises. We would also expect that the applicant would adhere to a condition that they continue to adopt those steps they indicate taken from the government's 'Responsible Drinking' campaign.

The application also shows no intention of having live music and dancing or any other entertainment. The application is solely requesting longer vertical drinking time with an ability to consume refreshment should it be requested.

In this borough the small number of premises that currently operate 'late' or regular extended hours have entertainment incorporated within these hours and as a condition of these hours. These hours have been negotiated by use and proof of experience and by incorporating security measures into the conditions (e.g. door supervisors at a ratio of 1:50 patrons). This has vastly reduced the potential for disorder and has kept this borough a safer one.

I believe that the terminal hours sought on Monday to Sunday are unreasonable and that under the proposed operating plan the premises should be permitted no additional hours beyond those provided to it under its current licence save that on a Friday and Saturday night it could be extended until 0000hrs with corresponding 23:30 last supply of alcohol on these days would be more appropriate for this particular premises. Should the measures suggested above (CCTV, door supervisors etc) be agreed to I have no objection that the premises remain open until 0100 hrs on a Friday and Saturday night and that alcohol be supplied until 0000 hrs.

The additional hours on Sunday and Thursday are not suitable for this premises in this area.

Regarding entertainment - experience shows that a condition of use of a noise limiter on entertainment equipment is a sensible tool to prevent public nuisance through noise. This should be made a condition.

Hours required for "non standard timings"

(Relevant sections are Part B2, sections M and O "non standard timings")

These premises has not applied for extensions since 2002. This information is indicative to the panel of the lack of extended hours the premises has had over the last 4 years should they wish to measure extension of hours against problems/complaints.

The additional hour on Thursdays preceding Good Friday, Easter weekend and August Bank Holiday weekend and Sunday preceding Bank Holiday Monday is not an unreasonable request and I do not oppose this request. A similar grant of one hour for Xmas Eve and Boxing day would be more appropriate for this premises and to ensure police resources could meet and demand regarding potential crime and disorder.

I have no objection to New Years /Day hours requested.

From experience there is always a rise in alcohol related crime and disorder which directly correlates with extended hours for the consumption of alcohol. Under the current legislation, various conditions have been placed on the licences of late night premises. They act as safeguards and ensure that these premises operate with the minimum of disruption to the public. Should a change in the style of the premises be considered then conditions should be offered which would ensure that the licensing objectives are fully met and the use of door supervisors is crucial to ensure this.

The minimum requirements that police would expect should non standard hours be granted are no drinks promotions and correctly installed and functioning CCTV both within and immediately outside the premises. All security measures such as this must comply to Crime Reduction Unit guidance and door supervision be provided. I request that the applicant contact the police Crime Reduction officers and that such an officer be allowed full access to all areas of the premises in order to review all security measures and that the applicant agree to any reasonable recommendations forthcoming in his report. This is to prevent crime and disorder.

Police would ask that the applicant accept a condition that the Designated Premises Supervisor or a Licensee participates in the pub watch scheme for the area.

Should extended hours be granted a limit should also be set as to the maximum number of persons allowed in the premises at any one time to prevent overcrowding and potential tensions which would follow.

I request it be made a condition that any S.34 AWP machine be either emptied at night or fitted with appropriate recommended security device (e.g. a 'boot').

Regarding prevention of public nuisance appropriate notices should be displayed asking customers to respect neighbours when leaving the premises. I ask that this be made a condition. I note that the application for this premises has no exterior areas.

I ask that the non-smoking area for children is not only provided but is enforced and that the panel consider the use of smoke extractors as a condition.

Regarding under age drinking I request a 'challenge under 21' policy be adopted.

Toughened glass should be a condition of a licence given to a premises granted extended hours.

Should extended hours be granted a limit should also be set as to the maximum number of persons allowed in the premises at any one time to prevent overcrowding and potential tensions which would follow.

Please provide as much information as possible to support the application (please read guidance note 2)

If yes please state the date of that representation, Day Month Year

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

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IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE [AMOUNT], UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

Part 5 – Signatures (please read guidance note 3)

Signature of applicant or applicant's solicitor or other duly authorised agent. (please read guidance note 4)
If signing on behalf of the applicant please state in what capacity.

Signature

.....
Date.....29th June 2005

.....
CapacityPolice Licensing Officer

Contact name (where not previously given) and address for correspondence associated with this application (please read guidance note 5)

Post town

Post code

Telephone number (if any)

If you would prefer us to correspond with you using an email address your e mail address (optional)

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