



**APPLICATION FOR A REVIEW OF 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 Police Constable Michael Sullivan on behalf of the Commissioner of the Metropolitan Police Service**

**apply for the review of a premises licence under section 51 of the Licensing Act 2003 for the premises described in Part 1 below.**

**Part 1 – Premises or club premises details**

**Postal address of premises or, if none, ordnance survey map reference or description** Greene's Bar 362 - 364 Neasden Lane North

**Post town** London

**Post code (if known)** NW10 0BT

**Name of premises licence holder or club holding club premises certificate -**  
Timothy Oliver Sheahan

**Number of premises licence or club premises certificate**  
155412

**Part 2 - Applicant details**

I 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)

- 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) 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)**

Please tick ✓ yes

Mr  Mrs  Miss  Ms  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**

**Post town**

**Post Code**

**Daytime contact telephone number**

**E-mail address (optional)**

**(B) DETAILS OF OTHER APPLICANT**

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

**(C) DETAILS OF RESPONSIBLE AUTHORITY APPLICANT**

Name and address Michael Sullivan PC368QK Brent Police Licensing Wembley Police Station 609 High Road Wembley HA0 2HH
Telephone number (if any) <b>0208733206</b>
E-mail address (optional) michael.sullivan3@met.police.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 ✓

**X**  
**X**  
**X**

**Please state the ground(s) for review (please read guidance note 1)**

Greenes Bar, 362-364 Neasden Lane North, London, NW10 0BT, currently has a licence which allows it to open from 10.00 until 23.30 hours Monday to Saturday and 10.00 until 22.30 hours on Sunday's.

In July 2015 a review of the pubs premises licence was bought before the Committee after the Premise Licence Holder Mr Tim Sheahan continually failed to operate within the terms of the conditions on his licence.

Brent police licensing Team were concerned that Mr Sheahan regularly allowed unlicensed activity at the premises opening until the early hours of the morning.

He received written warnings and an action plan about the breaches but decided to disregard the licensing objectives.

Police have seen a return to this behaviour since October 2016 and have been trying to work with Mr Sheahan to rectify this but with no success.

The premises applied for numerous TENS between October and December 2016 with most being refused due to being submitted as late TENS or incorrect details on the notices.

The premises on several occasions still remained open until the early hours of the morning on the days that the TENS had been refused.

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

The below emails received from Council Noise team officer Jill Nesbit

Saturday 8th August 2015 - proactively walked past premises at 23.19 – the front door was open and there was a 2 piece band playing amplified music clearly audible from the street immediately outside and from further down the pathway. I went into premises and spoke with the barman who eventually got Mr Sheahan for me. We went into pool room to speak as there was no-one in there. Advised that he was currently operating outside of the licence, he had no real explanation for this, said it was last song and then went and told them that. A couple of mins later whilst still talking the band started playing another song! There were a number of people in the premises between- 6-10. I advised Mr S that this would provide us with evidence to be used against him if he appealed the committee decision. He then mentioned that he was applying for a late licence, we had a similar conversation again regarding the likelihood of that being accepted, also referred to a TENS for 22nd for a party as County Kerry football was on, asked what time, he said possibly 3am. He then mentioned he did have security that night, he pointed to man at the end of the bar and then took me outside to the benches where a white male he called Dave was sitting. Mr S advised he was security. I asked the man if I could see his SIA badge to which he replied he didn't have one, advised Mr S that this was not considered security.

Saturday 15th August – walked past Greenes at 23.05 – Music clearly audible from outside (Irish fiddle type but amplified- though quieter than last week), 2 people sitting at bench outside, no SIA or door supervisors in sight. Internal doors were closed over but outer lobby doors both open, people seen inside pub through window. Did not approach pub as clearly last weeks warning did nothing, so just obtained this as evidence. Male vocal heard over microphone at 23.07, left area a couple of minutes later.

Crime 1904102/16 S149/83 Crim Dam Greenes Bar,362-364,NEASDEN LANE NORTH, LONDON,NW10 0BT

17/02/2016 at 2300 - Male threw a bar stool breaking some glasses. DPS called police, but male left prior to their arrival. DPS did not wish to make formal complaint.

Details from Crime report

Victim owns the GREENES pub and also lives there. suspect is a resident in the accommodation above the pub and was inside the pub drinking this evening. He was getting too drunk and aggressive, so VIW1 told him to stop and leave. SUS1 became angry about this so picked up one of the bar stools and threw it over the bar.

The stool managed to hit an amount of drinking glasses, but was not aimed at any people, so there were no injuries. He then left the premises.

Upon arrival, Victim explained to police he didn't wish to prosecute the man, and just wanted him to leave the premises due to the state he was in. He did not want to give too much detail about the suspect, but did say he knows his name and that he is staying in the accommodation above the pub.

Victim doesn't wish to cause any further problems, so has decided he will kick SUS1 out of the accommodation in the morning if he returns to sleep here, which he eventually will do.

Victim has been advised to contact police if he has any further issues with the suspect.

Brent Police Licensing team visited the premises on the 2/4/16 with staff from Acumen who deals with FACT offences on behalf of SKY. On first visit all TV's had been suddenly switched off; believe staff had received a phone call from nearby flyers where we had shown out to the Licencee. Customers complaining and asking when the TV was coming back on, 'can we see the rugby'? we returned to premises one hour later and the pub were showing SKY SPORTS 3 Munster V Lenster Rugby game without the relevant sky licence. This is one of several visits by Acumen who have witnessed offences at the premises.

28 & 29th October 2016 Premise open until the early hours of the morning, open way passed it's authorised hours.

A TEN was applied for these dates which were refused however the pub opened until the early hours.

The above TEN was received as a late notice and after speaking to Mr Sheahan police discovered that one notice was actually for two different events, it was explained to Mr

Sheahan that each event needed to be a separate notice and that there had to be a 24 period between each notice, this was said to him in a telephone conversation and in a letter, however he decided to disregard the law and continue with the events.

Crime 1927840/16 Crim Dam

Greenes Bar,362-364,NEASDEN LANE NORTH,  
LONDON,NW10 0B 30/10/2016 at 05:00 - Criminal Damage - Two CCTV cameras have been broken at the venue. One male arrested who denies the offence. On going investigations.

1931015/16 unattended handbag stolen 5/12/16

Female had put her handbag down and later went to get it only to find it had been stolen, I requested CCTV from the pub for this offence, this shows the pub still open at 01:00 hours again way past its opening hours.

CCTV was requested and on viewing the footage it is clear that the bar is open into the early hours of the morning, people are still being served drinks and can also be seen dancing, there are also flashing lights from what appears to be DJ lights.

Looking at the bars Facebook page it appears to suggest that the venue is having live music and DJ's most weekends until late, well past 23.00h hours.

On the 7/11/2016 a meeting was held with Tim Sheahan and Seamus Foggarty regarding late night opening, Mr Sheahan stated that the premise had previously opened past its opening hours and that he was now in the process of sorting out the pub and he would be abiding by the licence conditions, he stated that he now had a new SIA company working at the premises and they are all SIA trained, and the company is on the approved SIA list.

Mr Sheahan was informed that he would be getting an action plan to address these problems

On the 08/11/2016 Greenes Bar was issued with an action plan,  
This reads

The following actions are to be adhered to on a daily basis unless a detailed TEN has been submitted to police and accepted

1. Opening hours

On weekdays, other than Christmas Day, Good Friday or New Year's Eve, between 10:00 and 23:00 hours.

2. No Entry or Re-Entry

No entry or re-entry shall be permitted after 22:30 hours

3. No open drink containers outside the premises

Customers shall not be permitted to take open drink containers outside the premises as shown on the plan submitted to and approved by the Licensing Authority

4. Plastic & toughened glasses

No drinks shall be served other than in plastic or toughened glasses.

5. Staff Training

Every 6 (six) months staff training on the Licensing Act 2003 and the premises Operating procedures shall be provided. This training shall be documented, Signed and dated. Training records shall be made available for inspection by the Police and Licensing Authority Enforcement Officers and copies shall be provided on request.

6. Door Supervisors and Security Staff to be Licensed by the SIA

Where the licence includes a condition that at specified times one or more individuals must be at the premises to carry out a security activity, each individual must be licensed by the Security Industry Authority.

## 7. Refusal book

A refusal book detailing date and time of the refused sale and the name of the person refusing the sale shall be kept and maintained and made available for inspection at the premises.

## 8. Incident Log

An incident log shall be kept at the premises, and made available for inspection on request to an authorised officer of Brent Council or the Police, which will record the following:

- (a) all crimes reported to the venue
- (b) all ejections of patrons
- (c) any complaints received
- (d) any incidents of disorder
- (e) all seizures of drugs or offensive weapons
- (f) any faults in the CCTV system or searching equipment or scanning equipment
- (g) any refusal of the sale of alcohol
- (h) any visit by a relevant authority or emergency service.

The period of this voluntary action plan will last for the next four (4) months. This action plan is NOT legally binding. The primary aim of the action plan is to assist you in upholding the licensing objectives and to help prevent a review of your premises licence in the future.  
End Date: 8th February 2017

On the 19/12/2016 a meeting with Mr Sheahan and his solicitor Robert Sutherland was held to discuss the possibility of extending the licensable hours  
Mr Sheahan stated that the pub is complying with its licence conditions and he wants to extend the opening hours until 4am  
Solicitor has suggested a variation lasting 6 months with extended hours to see if they can run without any issues.

I viewed Brent CCTV cameras for the 16/12/2016 this was the weekend before the meeting with Mr Sheahan and his solicitor regarding extending the pubs hours, the premises had submitted a TEN for this date which was rejected. CCTV showed the pub open past 23.30 hours, and a large amount of people entering the premise in the early hours of the morning, there is evidence of drunkenness, and a male being ejected with excessive force. The pub was open until 05:30 hours, Mr Sheahan can be seen at different times of the night outside the venue

I also looked at 3/12/2016 again the pub open until 06.00 hour again Mr Sheahan is seen at the venue, and there is evidence of drunkenness.

On the 22/12/2016 I Contacted the DPS Mr Foggarty regarding Greenes opening Late he stated he is in Ireland and is not back until the new year, he has stated that he will be removing himself as the DPS shortly

I then contacted Mr Sheahan who was also in Ireland, I asked him who was running the bar, he stated Mr Foggarty, I informed him that Mr Foggarty was also in Ireland, which he was unaware of, and I asked him if a delegated authority was in place. He said that there was, He later emailed me an unsigned and undated authority which I informed him was not suitable, he stated that Mr Foggarty was emailing a signed one to the pub.

The licence does not allow for, Live Music, Recorded Music, Provision of Entertainment for Dancing, or Provision of late Night Refreshment. However the premises are allowing all of the above on a near nightly basis.

Further CCTV footage dated the 01/01/2017 shows the premise open past its licensable hours people can be seen entering and exiting the pub until the early hours of the morning, people can be seen sitting and standing outside smoking cigarettes, large groups arrive and can be seen trying to enter the pub, this is at approximately 02:36 hours they can be seen knocking on the door but do not gain entry, it appears that the pub is closed but most of the people entering earlier in the night have not been seen leaving the pub, which suggests that the pub was having a lock in but not allowing anyone else to enter. Two males in the group can be seen urinating up against the shop front next to the pub as members of the public are walking past.

The licence has Embedded conditions that read -

*When New Year's Eve is on a weekday, from 10:00 on New Year's Eve until 23:00 hours on New Year's Day, except when New Year's Day is on a Sunday, then the sale of alcohol shall cease at 22:30.*

*When New Year's Eve is on a Sunday, from 12:00 on New Year's Eve until 23:00 hours on New Year's Day.*

New Years day 2017 fell on a Sunday which triggers part of the Embedded condition that reads 'except when New Year's Day is on a Sunday, then the sale of alcohol shall cease at 22:30'. But clearly the premises is open until the early hours of the morning.

On the 25/01/2017 a meeting was held at the Civic Centre at the request of Mr Robert Sutherland (Solicitor) for Greene's Bar in attendance PC Sullivan PC Whitcomb, Mr Tim Sheahan, and his partner, along with Mr Robert Sutherland.

At the start of the meeting I informed all that I was considering submitting a review of the premises licence for Greene's bar due to numerous breaches of the licence, however I was prepared to listen to what they were going to propose and then make a decision.

Mr Sutherland stated that he was now dealing with issues at the premises and stated that he would be conducting staff training.

I had requested that the 6 monthly staff training records be brought to the meeting for me to examine, this is a condition on the licence, I asked Mr Sheahan for these, he stated that there was no records kept of any staff training, I asked if any training had taken place, he replied yes, and indicated that he was the one giving the training.

I then asked him if he could name the licensing objectives for me, he was unable to do this, I had earlier read that he was asked the same question at a review hearing in July 2015 and was unable to name them.

During the meeting it appeared to me that Mr Sheahan was more concerned with extending his opening times, and being able to apply for TENS rather than seriously dealing with the issues and concerns I have.

I showed some CCTV footage of a male being ejected and thrown onto his back, I asked Mr Sheahan to comment, he didn't seem that concerned and after several attempts to get a response from him, he replied yes that's not good.

Mr Sheahan then went on to say that Greene's Bar for the last five years has opened until the early hours of the morning, he then said in fact that has been happening for the last twenty years and that this is when he makes his money.

I asked him about having live and recorded music past 11pm which again he admitted happens.

I asked Mr Sutherland if he could email me his proposals by the end of Friday 27/01/2017, at the time of writing this on the 31/01/2017 I have not received any email.

I have serious concerns that if a review is not applied for it will only be a matter of time before we see a serious incident at the premises, and feel that there are no other options other than to submit a review asking for a revocation of the licence.



## Summary

It is clear that Mr Sheahan has no regard for the licensing objectives, or Brent Council Committee members, after being the subject of a review July 2015 he has continued to open into the early hours of the morning, allowing regulated entertainment, and the sale of alcohol, the police have tried working with him but he sees profit over complying with his licence conditions.

An action plan was given and agreed with Mr Sheahan but he again has made no effort to implement any of the suggestions on it, most of which appear to be what is already conditions on his licence. As previously mentioned Greene's Bar applied for numerous TEN's in the last quarter of 2016, most of these were refused, however the pub still remained open into the early hours of the morning, showing total disregard for the decision made to refuse them, when challenged about this Mr Sheahan replied 'I thought I could stay under the Radar'.

In the first review Mr Sheahan was removed as the DPS for Greene's Bar, below is an extract from the determination Notice explaining why.

*We found that the evidence submitted by the Police demonstrated that the premises have been badly managed and supervised by Mr Sheahan resulting in many complaints and police interventions. Examples of drunk customers on the premises, after-hours opening, smoking on the premises, alcohol related crime and disorder associated with the premises, noise nuisance were given by the Police. We also found that there has been a flouting of the law. The evidence demonstrated repeated and persistent failures on the part of Mr Sheahan to manage his premises properly and responsibly. This is unacceptable and harmful to the licensing objectives.*

*At the hearing, the Police asked Mr Sheahan to name the licensing objectives. He was unable to do so. We appreciate that the pressure of the hearing and being put on the spot might have been difficult for Mr Sheahan but we do not think that alone can account for, or excuse, his inability to even mention public safety or preventing crime and disorder at the very least. The police told us that they had lost trust and confidence in Mr Sheahan. Based on the information presented to us by the police and what we heard, we have arrived at the same conclusion.*

*We have therefore decided to remove Mr Sheahan as the Designated Premises Supervisor (DPS) in order to promote the licensing objectives.*

It appears from the committees comments that they wanted Mr Sheahan removed from the role of DPS to promote the licensing objectives; this unfortunately seems to have failed as Mr Sheahan is still in control and clearly in charge of the day to day running of the premises.

One of the main reasons the first review was made was due to the pub constantly opening beyond its licensable hours, and it is evident that Mr Sheahan has disregarded what the committee said and continued opening until the early hours of the morning.

I have considered all the options open to me regarding this venue and feel none would improve the running of the venue.

The current DPS Mr Foggarty appears to have had no impact on the premises, and is there in name only with Mr Sheahan still at the helm.

I have considered asking for a suspension of the licence, but can see no real prospect that would see any improvement as Mr Sheahan appears unwilling to change his ways or allow someone else to run the premises, asking for any length of suspension would only temporarily solve the problem.

Asking for the current DPS to be removed would not help as Mr Sheahan would still have full control of what goes on at the premises.

Asking for more conditions would be impractical as the premises is breaching the majority of the ones it already has.

After careful consideration I have come to the conclusion that the only way to resolve the serious constant breaches to the licensing objectives is to ask for the licence to be revoked.

Police reserve the right to give evidence on any further incidents where the licensing objectives have not been promoted which may take place at, or in the vicinity of the premises, between the service of this application and the hearing and/or during the time allowed for any appeal proceedings.

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

X

If yes please state the date of that application

Day	Month	Year
24	04	2015

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

Brent Police Licensing Team submitted a review on the 24/04/2015  
This was brought before the committee on the 27/07/2015

Police asked for numerous conditions to be attached to the licence, below is the Committee's decision.

**The decision**

We have listened to all the representations and have read all the material. We have had regard to the statutory guidance issued under section 182 of the Licensing Act 2003, and the Council's own licensing policy. We have taken into account our duty under section 17 of the Crime and Disorder Act 1998 to have due regard to the likely effect of the exercise of our discretion on, and the need to do all we reasonably can, to prevent crime and disorder in our area and the misuse of alcohol. We confirm that in making our decision we have sought to promote the licensing objectives. We also confirm that we have imposed further regulation only if satisfied that it was necessary, proportionate and appropriate to do so and justified on the facts of this particular case. On the facts of this application, it is particularly noteworthy that, according to statutory guidance, we should accept all reasonable and proportionate representations made by the Police unless we have evidence that to do so would not be appropriate for the promotion of the licensing objectives. However, it remains incumbent on the Police to ensure that their representations can withstand the scrutiny to which they would be subject at a hearing. We found that the evidence submitted by the Police demonstrated that the premises have been badly managed and supervised by Mr Sheahan resulting in many complaints and police interventions. Examples of drunk customers on the premises, after-hours opening, smoking on the premises, alcohol related crime and disorder associated with the premises, noise nuisance were given by the Police. We also found that there has been a flouting of the law. The evidence demonstrated repeated and persistent failures on the part of Mr Sheahan to manage his premises properly and responsibly. This is unacceptable and harmful to the licensing objectives. At the hearing, the Police asked Mr Sheahan to name the licensing objectives. He was unable to do so. We appreciate that the pressure of the hearing and being put on the spot might have been difficult for Mr Sheahan but we do not think that alone can account for, or excuse, his inability to even mention public safety or preventing crime and disorder at the very least. The police told us that they had lost trust and confidence in Mr Sheahan. Based on the information presented to us by the police and what we heard, we have arrived at the same conclusion. We have therefore decided to remove Mr Sheahan as the Designated Premises Supervisor (DPS) in order to promote the licensing objectives. During the course of the hearing we discussed the conditions the Police and Ms

Nesbit requested be added to the premises licence. Not all the conditions were contested by Mr Sheahan. Mr Dear helpfully confirmed on behalf of Mr Sheahan that he did not object to the following Police conditions being added to the premises licence.

1. A CCTV camera shall be installed to cover the entrance and exit of the premises to Home Office Guidance standards and maintained in a good working condition and recordings shall be kept for 31 days and shall be made available to police and  
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authorised officers from Brent Council.

2. A "Challenge 21" policy shall be adopted and adhered to.

3. A refusal book detailing the date and time of any alcohol sale refusal as required by the "Challenge 21" policy, as well as the name of the person refusing the sale, shall be kept and maintained and made available for inspection.

4. An incident log shall be kept at the premises, and made available for inspection on request to an authorised officer of Brent Council or the Police, which shall record the following:

- (a) all crimes reported to the venue
- (b) all ejections of patrons
- (c) any complaints received
- (d) any incidents of disorder
- (e) all seizures of drugs or offensive weapons
- (f) any faults in the CCTV system or searching equipment or scanning equipment
- (g) any refusal of the sale of alcohol
- (h) any visit by a relevant authority or emergency service.

5. No entry or re-entry shall be permitted after 2230 hours.

6. Customers shall not take open drink containers outside the premises as shown on the plan submitted to and approved by the Licensing Authority.

7. No drinks shall be served other than in plastic or toughened glasses.

8. Customers carrying open or sealed bottles or glasses shall not be admitted to the premises.

We also felt that the above conditions were necessary, proportionate and appropriate and we therefore decided to add them to the licence.

The following conditions were not agreed, either in part or in full, but based on the facts of this review application, are also necessary, proportionate and appropriate.

9. Every 6 months staff training on the Licensing Act 2003 and the premises

operating procedures shall be provided. This training shall be documented and signed and dated. Training records shall be made available for inspection by the Police and Licensing Authority Enforcement Officers and copies shall also be provided on request.

Mr Sheahan objected to the requirement for 6 monthly training but otherwise did not object to this condition. We pointed out that there was no need for the training to be provided externally (and therefore need not incur disbursement costs) and given the turnover of staff at the premises, we felt that the regular training on a 6 monthly basis was justifiable.

10. That the hours the premises is open to the public be limited as follows:

Mondays to Saturdays: 10.00 hours until 23.30 hours 4

Sundays: 10.00 hours until 23.00 hours

Non-standard timings (if any): 30 minutes after the terminal hour for the sale of alcohol

The upshot of this condition is that the premises has to be closed to the public 30 minutes after the terminal hour for the sale of alcohol. This gap between the last sale of alcohol and the closure of the premises is still commonly referred to as 'drinking-up time'. The operating schedules of many premises impose a closing time restriction to prevent just the kind of problems reported to us by the Police. Namely, concerns about 'lock-ins', the carrying on of licensable activities after-hours, noise disturbances etc.

On the facts of this case, we are firmly of the view that the restriction proposed by the police is justified in order to promote the licensing objectives. Without such a restriction, customers could be allowed to remain on the premises long after licensing hours and for licensable activities to continue on an unofficial basis.

We, however, did not impose all the conditions proposed by the police.

The Police argued that there was a need for door supervisors to be employed at the premises in light of the incidents and problems at the premises they had brought to our attention. We felt that these problems (at these small premises) were attributable to poor management and supervision by Mr Sheahan and that the imposition of this condition was either unnecessary at this time or would be disproportionately costly. Similarly, we were not satisfied that it was appropriate to treat music as a regulated activity i.e. reversing the default statutory position. The noise nuisance complaints the Police relied upon were just another manifestation of Mr Sheahan's failure to manage his premises properly and responsibly.

Ms Nesbit also proposed a number of technical public safety conditions (see conditions 2-5 on page 63 of the public document pack) which we, and Mr Sheahan, agreed should be added to the premises licence. We felt that the conditions were justifiable on the facts of this case and, in particular, necessary in the interests of public safety.

Mr Sheahan objected, however, to a safe capacity limit being imposed but because a limit has not been imposed through other legislation we accepted the expert advice of Ms Nesbit, which weighed heavily with us, that following her inspection of the premises such a condition (as set out below) was necessary and appropriate in the interests of public safety.

11. The maximum number of persons permitted on the premises (not including staff) shall not exceed 60.

**Informative**

During the course of the hearing, Ms Nesbit highlighted to us that since the grant of this premises licence, structural changes have been made to the premises. We are extremely concerned that the structural layout of the premises does not comply with the premises licence plan. It is imperative that Mr Sheahan ensures that any licensable activities provided at his premises relying on his premises licence are properly authorised. We remind Mr Sheahan that, otherwise, he is at risk of enforcement action. 5

**The effective date of this decision**

This decision does not take effect until the end of the period for appealing this decision or, if appropriate, the outcome of the appeal.

**Right of Appeal**

The parties have a right of appeal to Brent Magistrates' Court against this decision. If you wish to appeal you must notify Brent Magistrates' Court within a period of **21 days** starting with the day on which the Council notified you of this decision.

**18 August 2015**

**Please tick ✓ yes**

- I have sent copies of this form and enclosures to the responsible authorities and the premises licence holder or club holding the club premises certificate, as appropriate
- I understand that if I do not comply with the above requirements my application will be rejected

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

**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

*Muhammad Sultan*

Date

*3<sup>RD</sup> FEBRUARY 2017*

Capacity

**Licensing Officer on behalf of the Chief of Police**

**Contact name (where not previously given) and postal address for correspondence associated with this application** (please read guidance note 6)

**Post town**

**Post Code**

**Telephone number (if any)**

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

**Data Protection:** *The London Borough of Brent will use this information for the purposes of The Licensing Act 2003 and related purposes. Any member of the public may examine the application form on request. In addition, this information may be disclosed to the Police, The London Fire and Emergency Planning Authority, relevant ward Councillors and other Council departments.*

*This authority is under a duty to protect the public funds it administers, and to this end may use the information you have provided on this form for the prevention and detection of fraud. It may also share this information with law enforcement agencies and other bodies responsible for auditing or administering public funds for these purposes*

**Notes for Guidance**

1. The ground(s) for review 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 review 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 application.

**Please return the completed form and any accompanying documents to the**

**following address with a copy to the premises licence holder / Club that the application relates to:-**

Safer Streets (Licensing)  
Brent Council  
Fifth Floor  
Brent Civic Centre  
Engineers Way  
Wembley  
HA9 0FJ

☎ 020 8937 5359

Email: [environmentandprotection@brent.gov.uk](mailto:environmentandprotection@brent.gov.uk)

Cheques should be crossed and made payable to London Borough of Brent.

**Please follow the instructions in the checklist on page 14 to submit the relevant copies to the responsible authorities. Contact details shown below:**

Chief Officer of Police  
Brent Licensing Department  
Fifth Floor  
Brent Civic Centre  
Engineers Way  
Wembley  
HA9 0FJ

Tel: 020 8733 3206

North West Area 1  
London Fire Brigade  
169 Union Street  
London  
SE1 0LL

Tel: 020 8555 1200 x38778

Trading Standards  
Fifth Floor  
Brent Civic Centre  
Engineers Way  
Wembley  
HA9 0FJ

Tel: 020 8937 5555

Environmental Health  
Fifth Floor  
Brent Civic Centre  
Engineers Way  
Wembley  
HA9 0FJ

Tel: 020 8937 5252

Children's Services  
Brent Civic Centre  
Engineers Way  
Wembley  
HA9 0FJ

Licensing Authority  
Fifth Floor  
Brent Civic Centre  
Engineers Way  
Wembley  
HA9 0FJ  
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