

Recanto Kings
25 Sapcote Trading Centre
High Road
NW10 2DH

08 May 2026

Our Ref: 37992

Dear Sir/Madam,

Licensing Representation to the Review Application for the Premises Licence at Recanto Kings, 25 Sapcote Trading Centre, High Road, NW10 2DH

I certify that I have considered the application shown above and I wish to make a representation that the likely effect of the grant of the application is detrimental to the Licensing Objectives for the reasons indicated below.

An officer of the Licensing Authority, in whose area the premises are situated, who is authorised for the purposes of exercising its statutory function as a 'Responsible Authority' under the Licensing Act 2003.

The application has been made to review the premises licence under section 51 of the Act.

The Licensing Authority representations are primarily concerned with the four licensing objectives;

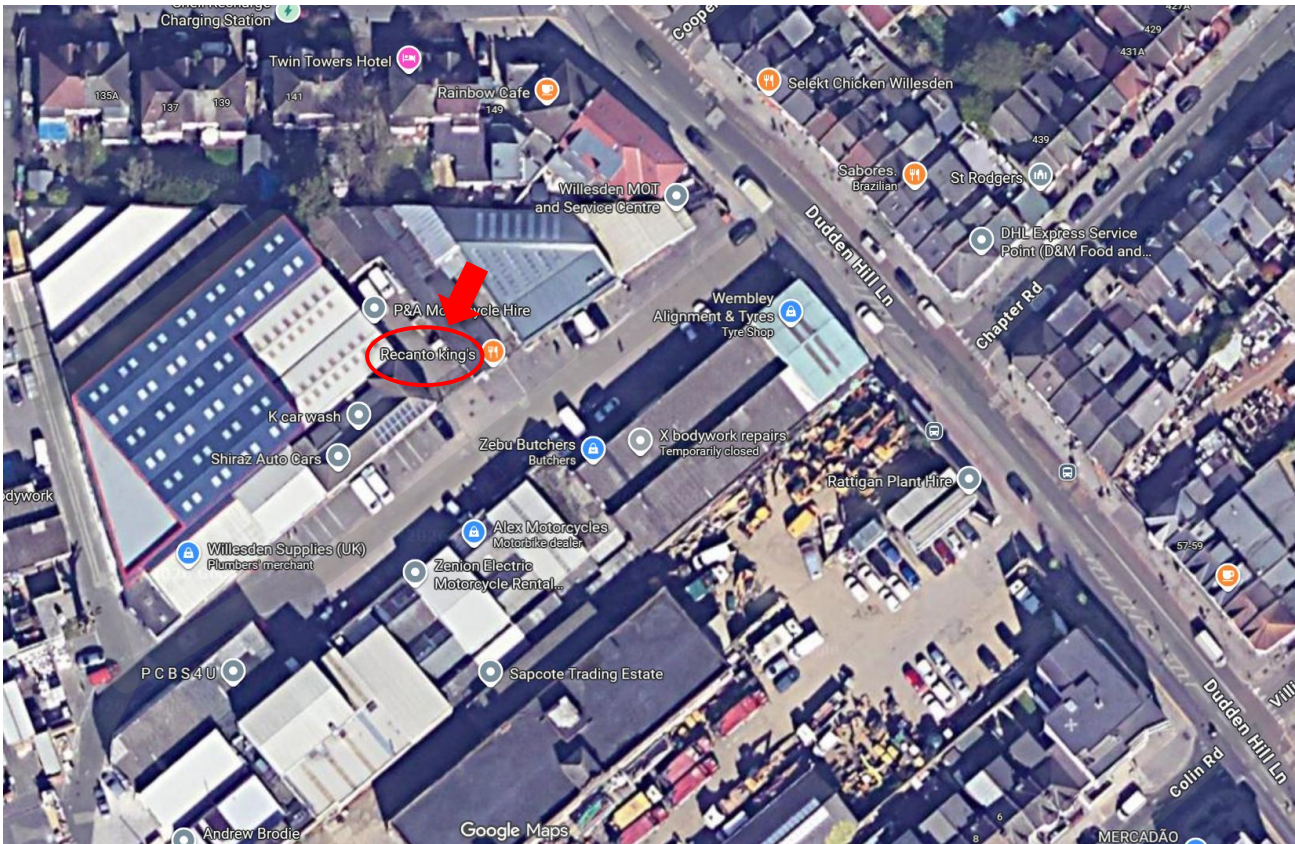
- the prevention of crime and disorder
- public safety
- the prevention of public nuisance
- the protection of children from harm

Background

The premises is located at 25 Sapcote Trading Centre, High Road, NW10 2DH falling within the Roundwood ward. It is situated in an industrial site with predominantly car repair businesses and residential dwellings are located within a five-minute walk of the premises.

The surrounding area has a mix of commercial and residential activity, with regular vehicle movement associated with nearby workshops and light industrial units.

The premises describes itself as the "Best Sertanejo Bar in London" serving Brazilian music and food.



History

The premises has a history of multiple complaints, breaches of licence conditions, and enforcement action. A number of applications relating to the premises licence have also been submitted and granted over time.

On 14 April 2026, the Home Office (Immigration Enforcement) submitted a review of the premises licence following the discovery of illegal workers at the premises.

Overall, the history of the premises demonstrates an ongoing pattern of regulatory breaches and management changes. For ease of reference, a timeline of events is set out below.

Application History:

June 2024 – New Premises Licence (App no. 31677)

- A new premises licence was granted on 06 June 2024. Recanto K Ltd was the premises licence holder and Mr Milson Ramos Silva was listed as the director. The designated premises supervisor was Mr Jose Neves De Faria Junior.

October 2024 – Removal of DPS (App no. 33129)

- A notification was received on 14 October 2024 to remove Mr Jose Neves De Faria Junior as the designated premises supervisor.

November 2024 – Vary DPS (App no. 33173)

- An application to vary the DPS was granted on 01 November 2024 to Fabio Mauricio Prazeres Da Conceicao Marcelino.

November 2024 – Variation (App no. 33076)

- A variation application was granted on 06 November 2024 which sought to amend the licensable area of the premises so the outdoor seating area is incorporated on the plan. The following were also requested:

To extend the sale of alcohol hours to 10:00 to 00:00, Sunday to Thursday and 10:00 to 01:30, Friday and Saturday

To include Late Night Refreshment from 23:00 to 00:00, Sunday to Thursday

To include Regulated Entertainment from 23:00 to 00:00, Sunday to Thursday and 23:00 to 01:30, Friday and Saturday

March 2025 – Vary DPS (App no. 34239)

- An application to vary the DPS was granted on 15 March 2025 to Jose Neves De Faria Junior.

November 2025 – Removal of DPS (App no. 36754)

- A notification to remove Jose Neves De Faria Junior as the designated premises supervisor was received on 21 November 2025.

December 2025 – Transfer (App no. 36761)

- An application to transfer the premises licence from Recanto K Ltd to Restaurant Bar Simprao Ltd was granted on 10 December 2025.

January 2026 – Vary DPS (App no. 36762)

- An application to vary the premises licence was granted on 10 January 2026 to Milson Ramos Silva.

April 2026 – Review (App no. 37992)

- A review application was received by the Home Office (Immigration Enforcement) on 14 April 2026, which seeks to revoke the premises licence following the discovery of illegal workers at the premises.

Complaint History:

July 2024 (SR-16662)

- Complaint received in relation to overcrowding, the sale of alcohol to intoxicated patrons, disorderly conduct taking place without any mitigation by staff, glass drinking vessels being taken outside to the front area and patrons using their vehicles antisocially upon ingress/egress to the premises. It was also reported that an individual was run over.
- An inspection was conducted to investigate the matter further. An employee stated a singer from the premises was injured and the speeding cars are not linked to their patrons, it is a local issue. It was also advised that alcohol is only served in conjunction with a seated table meal and CCTV of the incident has been provided to the Metropolitan Police.
- A warning letter was issued following breaches of the premises licence and due to usage of the front external area as it does not form part of the approved premises plan. **(Appendix RV1)**

September 2024 (SR-17743)

- Head of Regulatory Services, Simon Legg, received and responded to a complaint that referenced loud/live music being played at the premises every night from 00:00 to 01:00 and general anti-social behaviour, such as individuals shouting and screaming.
- An inspection was carried out to address the complaint and review previous breaches. While some improvements had been made, CCTV remained non-compliant (only a 7-day retention period) and no incident log was able to be produced. The reviewed footage showed no licensable activities taking place beyond the permitted hours.
- The matter was referred to Brent Council's Nuisance Control Team, and an advisory letter was issued advising of noise control measures, the requirement of a 31-day CCTV retention period, and the use of an incident log. **(Appendix RV2)**
- The premises licence holder subsequently confirmed that an incident log had been implemented and provided evidence that CCTV retention had been increased; further advice was given regarding the management of live music and prevention of noise breakout.

January 2025 (SR-33173)

- A noise complaint was received via the Noise App on 8 January 2025 and referred to the Licensing Authority by the Nuisance Control Team for investigation under the Licensing Act 2003.
- The premises was visited and Mr Ramos was notified of the complaint, advised further in regard to noise control measures and to provide specific CCTV footage.
- Due to limitations in the complainant's use of the Noise App, specific dates could not initially be confirmed. A further visit by the Nuisance Control Team on 25 January 2025 at 23:15hrs found no excessive noise.
- The complainant provided further details, including their location and diary sheets of alleged noise incidents, which were submitted to the Nuisance Control Team for assessment, Out-of-hours monitoring was also offered.
- As no further substantiated complaints were received, the case was closed.

July 2025 (SR-23821)

- Metropolitan Police served a Section 19 Closure Notice for the breach of licensing conditions on 11 July 2025.
- Licensing Authority received a copy of the Section 19 Closure Notice. **(Appendix RV3)**

August 2025 (SR-24471)

- Complaint received that alleges on 11 August 2025, a £5 per person charge (including children) was imposed for live music without prior notice, with refusal resulting in patrons being asked to leave; the fee was paid as some members of the party were still dining.

It was also reported that a patron who briefly left was refused re-entry. Additional allegations included regular overcrowding after 19:00 on weekends, public urination due to limited facilities, frequent fights (including incidents involving staff/owner intervention and injury), a serious assault involving a bottle, and concerns regarding patrons' right to remain in the UK.

- The matter was referred to Brent and Harrow Trading Standards to investigate the unadvertised entry fee under the relevant legislation.
- The complaint was also shared with the Metropolitan Police, and the Licensing Authority conducted further enquiries to assess potential breaches of the licensing objectives.

November 2025 (SR-26518)

- Notification from Jose Neves De Faria Junior received stating that he wished to remove himself from the premises licence.
- A subsequent email was sent to the premises licence holder confirming receipt of this, and that he would have to apply to vary the DPS before any sales of alcohol could lawfully be made. The PLH acknowledged and agreed.

February 2026 (SR-29001)

- Email received from Nuisance Control Team stating 15 reports have been received since December 2025 for music noise until 02:36hrs.

April 2026 (SR-30442)

- Complaint received from Anti-Social Behaviour Team citing concerns relating to drug use, nuisance, harassment and selling counterfeit clothing.
- Licensing Authority advised the Anti-Social Behaviour Team that the complainant can submit a representation in support of the review application.

Recommendation

Having assessed the above information, there is no substantive evidence to demonstrate that the premises licence holder or designated premises supervisor are upholding the licensing objectives.

Given the seriousness of the criminal activity, the repeated breaches, and the lack of improvement, there is no confidence that the imposition of additional conditions would be effective. The Licensing Authority therefore requests for the premises licence to be **revoked**.

Yours sincerely,

A handwritten signature in black ink that reads "R. Vagarwal". The signature is written in a cursive style and is enclosed within a thin, hand-drawn oval border.

Rhea Vagarwal
Licensing Enforcement Officer
Regulatory Services



Brent Civic Centre
Engineers Way
Wembley
HA9 0FJ
email edwin.maldoom@brent.gov.uk
web www.brent.gov.uk

Milson Silva Ramos
Recanto K Limited
Unit 25 Sapcote Trading Centre
374 High Road
London
NW10 2DH

Also sent via email - kingofchurros.contact@gmail.com

23 July 2024

Ref: 16662

Dear Milson Silva Ramos,

**Licensing Act 2003:
Section 136 - Unauthorised licensable activities (Non-compliance of conditions)**

**Recanto Kings, Unit 25 Sapcote Trading Centre, 374 High Road, NW10 2DH
(Premises licence number: 31677)**

Following on from an inspection carried out at the above premises on Wednesday 17 May 2024, Brent London Borough Council's Licensing Department do not have any major concerns regarding your management of the premises.

The reason for my visit was that I had recently received a complaint alleging that the premises had issues with overcrowding, staff selling alcohol to intoxicated patrons, disorderly conduct taking place without any mitigation by staff, patrons taking glass drinking vessels outside to the front area and patrons using their vehicles antisocially upon ingress/egress to the premises.

Although I am mindful that some complaints made to the Council might be malicious, it should be worthwhile noting that the Licensing Authority has a duty to investigate any complaint made. As this premises licence has only been recently granted, I am happy to treat the above complaint in isolation. With that said, should further complaints be made, there will be further levels of scrutiny applied (I.e., checking CCTV of random dates etc..).

Nonetheless, as a consequence of my visit to the premises, it is the view of the Licensing Authority that whilst there is not any evidence to suggest that you are undermining any of licensing four objectives (The prevention of crime and disorder, public safety, the prevention of public nuisance and the protection of children from harm) – there does seem that there are a few issues regarding the compliance of certain conditions set out within annex two of your premises licence.

I do appreciate that your employee Valdcy Junior was fully co-operative and helpful during my visit. It was however fairly apparent that some annex two conditions were clearly not being compiled with, although I did note there was an element of willingness to become fully compliant.

I think you should be mindful of the fact that failure to adhere to any of the conditions stipulated within your premises licence could result in you committing a criminal offence each you undertake licensable activities (i.e., the sale of alcohol). This is pursuant to Section 136(1)(a) of the Licensing Act 2003 (Unauthorised licensable activities) as any sale of alcohol made would not be in accordance with the lawful authorisation of your premises licence.

Offences committed under the Licensing Act 2003 and/or further non-compliance of conditions in addition to further complaints being made could result in the premises licence being called into review where it could ultimately be revoked.

Furthermore, as you are personally liable for any offences committed under the Licensing Act 2003 in relation to the premises licence, you could also face an unlimited fine and/or be imprisoned for up to 6 months if prosecuted.

As such, I believe it's only fair that we give you one calendar month to try and rectify the matters relating to the non-compliance of your conditions. I don't foresee any of them being particularly difficult to resolve.

I therefore request that you contact me by **Friday 23 August 2024** via email to confirm that you have carried out the necessary provisions to be compliant with the conditions of your premises licence. I have included guidance that can be found enclosed at the rear of this letter.

Of course, if you do have any questions regarding this letter, please feel free to email me using the above details at any time and I will be willing to assist you as much as possible.

Yours sincerely

A handwritten signature in black ink that reads "E. Maldoom". The signature is written in a cursive style and is underlined with a single horizontal stroke.

Edwin Maldoom
Licensing Enforcement Officer

CC: Brent Police Licensing, Metropolitan Police Service.

List of conditions and recommended actions.

Recommend actions for Mr Ramos to take to rectify breaches of premises licence annex two conditions in respect to Recanto Kings, following an inspection on Wednesday 17 May 2024:

Annex Two, Condition 4

4. A member of staff trained in the use of the CCTV system shall be available at the premise at all times that the premises are open to the public.

Inspection – Whilst your CCTV operation adheres to the conditions 1, 2, 3 & 5. I am of the viewpoint that this condition is not being fully complied with. Whilst your staff do have access to the CCTV monitor, I believe the intention of this condition is to be able to provide CCTV to any authorised Officer or Police Officer upon request. I understand that most modern CCTV footage are stored/retained on mobile devices these days, however this is usually only accessible for one person. As such, unless you are always at the premises whilst it is open to the public and undertaking licensable activities, then perhaps it could be possible that premises are breaching this condition each time that you leave physically the premises.

Recommendation – I would advise you to add an additional condition by submitting a minor variation to the Licensing Authority. A condition such as “*CCTV footage shall be made available to the Police and any authorised Officers from Brent Council upon request. CCTV footage shall be provided by email, drop box link or any kind of removable media (i.e., USB, hard drive, CD etc..) within 24 hours of request.*” would suffice. Equally, you can ensure that all staff can provide CCTV if requested.

Annex Two, Condition 7 & 8.

7. A "Challenge 25" policy shall be adopted and adhered to at all times

8. A sign stating "No proof of age -- No sale" shall be displayed at the point of sale.

Inspection – A challenge 25 policy has been undertaken by the premises; however, the respective poster was not displayed. Further to this, there was not a notice stating “No proof of age – no sale” either.

Recommendation – Whilst Valdcy confirmed that he would put up the challenge 25 poster behind the service area, an additional poster will need to be displayed that states “No proof of age – no sale”.

Offence – Failure to adhere to this condition breaches Section 136(1)(a) of the Licensing Act 2003 (Unauthorised licensable activities).

Annex Two, Condition 6 & 10.

6. CCTV signage will be displayed, reminding customers that CCTV is in operation.

10. Notices asking customers to leave quietly shall be conspicuously displayed at all exits

Inspection – No such signage was displayed at the premises.

Recommendation – To put up signage stating that CCTV is in operation and a notice by the exit requesting that patrons leave the premises quietly. I have included examples of these below:

<https://www.amazon.co.uk/Operation-Premises-Silver-Restaurant-Notice/dp/B0871JM6LK>

https://www.amazon.co.uk/s?k=please+leave+quietly+pub+sign&ref=nb_sb_noss

Offence – Failure to adhere to this condition breaches Section 136(1)(a) of the Licensing Act 2003 (Unauthorised licensable activities).

Annex Two, Condition 15.

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

Inspection – Valdcy confirmed that patrons take open alcoholic drinks outside to the front area of the premises. As such this would usually be in breach of this condition, given the external area used by the premises is not on the premises plan.

It should be noted however that this condition is suspended pursuant to 172F(5) of the Licensing Act 2003 in which the Business and Planning Act 2020 temporarily amended the legislation. This effectively means that any conditions that pertain to off sales being sold in any open container are suspended for all intents and purposes.

This legislative provision that suspends the conditions pertaining “open alcoholic drink containers” is due to expire on 31 March 2025.

Recommendation – Once this legislative provision expires, should any patron take their drink outside the plan (which only covers the internal area of the premises), then an offence under the Licensing Act 2003 would take place. To rectify this, you can submit a minor variation application to update the premises plan and have the front area included for “consumption purposes only”.

Offence – Failure to adhere to this condition breaches Section 136(1)(a) of the Licensing Act 2003 (Unauthorised licensable activities).

Annex Two, Condition 17.

17. A suitable intruder alarm complete with panic button shall be fitted and maintained.

Inspection – Unless there was a misunderstanding, there was no such alarm installed at the premises.

Recommendation – If you feel it’s unnecessary to install an intruder alarm with a panic button, you can request to remove this condition by way of a minor variation.

Offence – Failure to adhere to this condition breaches Section 136(1)(a) of the Licensing Act 2003 (Unauthorised licensable activities).

Annex Two, Condition 21

21. *Staff training must be documented and based on legislation and operating procedures. All training shall be signed and dated and a copy of such records will be available for inspection by Police and local authority enforcement officers.*

Inspection – Valdcy confirmed that no training takes place at the premises.

Recommendation - Whilst I appreciate that this condition leans heavily upon one's interpretation of what "Legislation and operating procedures" exactly entails as a topic of training - I believe that there are reasonable steps that you can take as a licence holder to comply with this condition and to show responsible management of a licenced premises.

As mentioned previously, there is a duty placed upon you as the licence holder to promote the four licensing objectives. Ensuring all staff who are engaged in selling alcohol are adequately trained in doing so would consequently be seen as a pro-active measure undertaken by you to promote all four licensing objectives. Furthermore, evidencing that this training/refresher training has taken place would go even further in satisfying this condition.

Therefore, I have attached a document at the rear of this letter named "*Authorisation list for the sale of alcohol*". Completing this document with each member of your staff who sells alcohol at the premises works two-fold for you. It ensures compliancy with the above condition and evidences a written record that you have provided "Legislation and operating procedures" training to staff members. Additionally, it also shows that the DPS has given authorisation for that member of staff to sell alcohol. Upon completion of the training, the staff member can include their name, signature, and date to the list.

I would also advise that all staff members are trained on a yearly basis, with new staff members trained upon employment.

Offence – Failure to adhere to this condition breaches Section 136(1)(a) of the Licensing Act 2003 (Unauthorised licensable activities).

Annex Two, Condition 24

24. *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*
- (g) any refusal of the sale of alcohol*
- (h) any visit by a relevant authority or emergency service.*

Inspection – There was no incident log kept on the premises.

Recommendation – As this condition is self-explanatory, you should keep a log with the above information. All that is required is for you put the time/date and reason according to the above (a-h).

Example of an incident logs can be found by following the below link:

Upon purchasing one of these logs, you can put the first entry as “Brent Council Licensing Inspection 17.07.2024, 15:00” and then it can be signed off by Valdcy. Thereafter, you can complete it as and when any incidents take place that would fall into the description of (a) – (h) from the above list. It is probably also worthwhile to include the incident in which the singer was injured, despite that not happening on your premises.

Offence – Failure to adhere to this condition would be considered a criminal offence pursuant to section 136(1)(a) of the Licensing Act 2003 (Unauthorised licensable activities).

Conclusion

I fully appreciate that this is a lot of information for you to take in all at once. I would advise you to carefully read the above and carry out the recommendations. I have nonetheless condensed the below so that it is more palatable:

- 1) Put up the signage/notices that pertain to CCTV, requesting patrons leave the premises quietly, challenge 25 poster and “No ID, no sale” notice.
- 2) Purchase an incident log and include my visit on 17.07.2024 and the incident in which a singer was run over.
- 3) Conduct training for all members of staff who are engaged with selling alcohol at the premises. Ensure that the training is signed off by the DPS and the respective staff member.
- 4) Submit a minor variation application to include the astroturf frontage of the premises. You can also request to add the condition relating to CCTV being provided, and request to remove the condition relating to the intruder alarm. If you need any assistance with submitting the minor variation application, please feel free to email me using the details provided above.



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email edwin.maldoom@brent.gov.uk
web www.brent.gov.uk

Milson Silva Ramos
Recanto K Limited
Unit 25 Sapcote Trading Centre
374 High Road
London
NW10 2DH

Also sent via email - kingofchurros.contact@gmail.com

16 September 2024

Ref: 17743

Dear Milson Silva Ramos,

**Licensing Act 2003:
Section 136 - Unauthorised licensable activities (Non-compliance of conditions)
Chapter 7: Promotion of the four licensing objectives**

**Recanto Kings, Unit 25 Sapcote Trading Centre, 374 High Road, NW10 2DH
(Premises licence number: 31677)**

After the follow up inspection carried out at the above premises on Thursday 5 September 2024, Brent London Borough Council's Licensing Department do not have any major concerns regarding your management of the premises, although there are some important advisory matters that I believe should be brought to your attention.

The reason for my visit was that I had recently received a secondary complaint on 2 September 2024 pertaining to live music and the behaviour of patrons at the premises. A snippet of this complaint states that:

"Loud music every night and general antisocial behaviour.", "a place that has live music every night till about 12-1 am every night", & "Shouting and screaming people."

As this was a second complaint of a similar nature, I thought that it would be remiss of me not to make you aware of this allegation.

Further to this, the Licensing Authority has also received the following additional complaint made to Brent Council's Noise Nuisance Team on 5 September 2024:

"Every night they have live music events and it's become unbearable to live with this constant noise pollution It goes on most nights into the early hours.", "It's like living next door to a

nightclub.”, “I cannot get to sleep because of the music literally vibrating my home.” & “This needs to be stopped or completely soundproof the property.”

As such, given the context of these complaints, and that there have been three complaints made in total since the licence was issued in June 2024 - I would say that it is probably worthwhile being mindful about the level of noise emitting from your premises. This is predominantly in relation to the live music, recorded music, and noise from patrons at the premises.

It therefore might be beneficial to introduce measures that help minimise this disturbance. Such measures can include soundproofing the premises, ensuring that the volume of any live/recorded music is reduced, investigating any weak points inside your premises to reduce noise breakout, ensuring that all doors and windows are shut and instructing staff to ensure that all patrons keep conversational noise to a minimum.

Should complaints continue to be received, it might be considered that the licensing objective of “the prevention of public nuisance” is being undermined. The promotion of the four licensing objectives remains an integral responsibility of licence holders under the legislation and failing to promote the objectives could give rise to a review of your premises licence.

Continued issues leading to substantiated noise nuisance complaints may also result in the issuing of a noise abatement notice for the premises under the Environmental Protection Act 1990 from Brent Council’s Nuisance Control Team.

As such, it is of the utmost importance that as the premises licence holder, you should consider the possible impact of any activities on local residents and continue to promote the four licensing objectives at all times.

In respect of the inspection and compliance of the conditions, I was pleased to see that you have undertaken measures as detailed within the warning letter that I had sent 23 July 2024, following on from my inspection on 17 July 2024. Consequently, I gratefully acknowledge that you have rectified most of the conditions and are now compliant with the below:

6. CCTV signage will be displayed, reminding customers that CCTV is in operation - *New CCTV signage is displayed throughout the premises.*

7. A "Challenge 25" policy shall be adopted and adhered to at all times - *Challenge 25 policy signage is displayed twice at the point sale, one in front and one behind the bar.*

8. A sign stating "No proof of age -- No sale" shall be displayed at the point of sale – *“No proof of age – No sale” signage is displayed twice at the point sale, one in front and one behind the bar.*

10. Notices asking customers to leave quietly shall be conspicuously displayed at all exits – *Signage was displayed near the exit to the premises.*

15. Customers shall not be permitted to take any open drink containers outside the premises as defined on the plan submitted to and approved by the Licensing Authority – *You confirmed that you do not allow patrons to take their alcoholic drinks outside.*

21. Staff training must be documented and based on legislation and operating procedures. All training shall be signed and dated and a copy of such records will be available for inspection by Police and local authority enforcement officers – *You presented me with evidence that each*

member of staff had undertaken the relevant staff training, signed off by the relevant staff member. The topics included on this list went over and beyond what is stipulated within the condition.

Further to this, you also confirmed that you would replace "Part A" which is currently displayed behind the service area, with the two pages of "Part B" of your premises licence summary.

It should be noted that your willingness to comply with the conditions of your premises licence demonstrates good management and co-operation with the Licensing Authority insofar that you take your responsibility as the premises licence holder seriously.

The only outstanding issues are in relation to the two below conditions:

1. CCTV shall be installed 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 authorised Officers from Brent Council. – *While you were able to show CCTV footage from the previous 7 days (which didn't show any licensable activities take place beyond your permitted hours), you could not go back further than 7 days. As such, this is in breach of this condition. I understand that you're engineer stated that due to the high definition of the cameras, it reduces the memory available to retain footage however this is something that will need to be addressed.*

24. 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
- (g) any refusal of the sale of alcohol
- (h) any visit by a relevant authority or emergency service.

I understand that you were under the impression that you had an incident log, however as you were unable to provide it upon request, this would also mean that you were in breach of this condition.

As stated previously in my correspondence, I think you should be mindful of the fact that failure to adhere to any of the conditions stipulated within your premises licence could result in you committing a criminal offence each time you undertake licensable activities (i.e., the sale of alcohol). This is pursuant to Section 136(1)(a) of the Licensing Act 2003 (Unauthorised licensable activities) as any sale of alcohol made would not be in accordance with the lawful authorisation of your premises licence.

Offences committed under the Licensing Act 2003 and/or further non-compliance of conditions in addition to further complaints being made could result in the premises licence being called into review where it could ultimately be revoked.

Furthermore, as you are personally liable for any offences committed under the Licensing Act 2003 in relation to the premises licence, you could also face an unlimited fine and/or be imprisoned for up to 6 months if prosecuted.

I believe it's only fair that we give you one calendar month to try and rectify the matters relating to the non-compliance of your conditions. I don't foresee any of them being particularly difficult to resolve.

I would also like you to confirm that you have undertaken measures to mitigate against the noise complaints that Brent Council have received.

I therefore request that you contact me by **Friday 18 October 2024** via email to confirm that you have carried out the necessary provisions to be compliant with the remaining two conditions of your premises licence and have taken steps to reduce any potential noise related issues. I have included guidance that can be found enclosed at the rear of this letter.

Of course, if you do have any questions regarding this letter, please feel free to email me using the above details at any time and I will be willing to assist you as much as possible.

Yours sincerely

A handwritten signature in black ink that reads "E. Maldoom". The signature is written in a cursive style and is underlined with a single horizontal stroke.

Edwin Maldoom
Licensing Enforcement Officer

CC: Brent Police Licensing, Metropolitan Police Service.

CC: Martin Wood, Principal Nuisance Control Officer, Community Safety and Prevention, Brent Council

List of conditions and recommended actions.

I fully appreciate that this is a lot of information for you to take in all at once. I would advise you to carefully read the below and carry out the recommendations. I have nonetheless condensed this information so that it is more palatable:

1) To comply with Annex Two, Condition 24, I would suggest purchasing an incident book. An example of an incident logs can be found by following the below link:

<https://www.amazon.co.uk/incident-report-book/s?k=incident+report+book>

Upon purchasing one of these logs, you can put the first entry as “Brent Council Licensing Inspection 17.07.2024, 15:00” and then a secondary entry can be included as “Brent Council Licensing Inspection 05.09.2024, 15:30”.

Once you have entered these entries into your incident log, I would be most grateful if you could email me a photo confirming that you have entered these visits into your log as required as per the condition of your premises licence.

2) To comply with Annex Two, Condition 24, I would advise that you speak to your CCTV engineer so that the retention is increased from 7 days to 31 days. Once this has been rectified, I would be most grateful if you could let me know via email.

3) Put in measures to negate any noise related issues at your premises. This can be done by reducing the volume of music, changing the hours of the live music so that it finishes earlier, ensuring that all doors and windows are shut during any performance of live music, ensuring that patrons keep conversational levels to a minimum and considering any other additional measures.

4) Submit a minor variation application to include the astroturf frontage of the premises. If you need any assistance with submitting the minor variation application, please feel free to email me using the details provided above.



METROPOLITAN POLICE

Licensing Authority Copy

Notification of alleged offences under the Licensing Act 2003

Venue Name: Beconton Kings REF: (CAD/CRIS etc.)

Address: Unit 25, Scapcote trading centre, New10 20H

Date: 11/21/25 Time: 21:39 hrs

Details of person in charge at the relevant time: José Neves De Faria Junior

DPS Personal Licence Holder

Summary of alleged offences identified

- Section 57(4) Failure to secure premises licence or a certified copy at the premises or to prominently display a summary of the Licence.
- Section 57 (7) Failure to produce a premises licence or a certified copy.
- Section 109 (4) Failure to secure that a copy of the Temporary Event Notice (TEN) is prominently displayed at the premises or secure that a copy of the TEN is in the custody of an appropriate person.
- Section 109 (8) Failure to produce a TEN to a police officer.
- Section 135 (4) Failure to produce a personal licence to a police officer.
- Section 136 (1) Carrying on or attempting to carry on a licensable activity on or from any premises otherwise and in accordance with an authorisation or knowingly allowing a licensable activity to be carried on. (Sec19 issued Y No)
- Section 137 (1) Exposing alcohol for retail without an authorisation. (Sec19 issued Y No)
- Section 138 (1) Keeping alcohol on a premises for an unauthorised sale. (Sec19 issued Y No)
- Section 140 (1) Knowingly allowing disorderly conduct on a licensed premises.
- Section 141 (1) Knowingly selling or attempting or allowing alcohol to be sold to a person who is drunk.
- Section 144 (1) Knowingly keeping or allowing non duty paid goods or unlawfully imported goods to be kept on premises.
- Section 145 (1) Allowing an unaccompanied child on a premises (used primarily or exclusively for the sale of alcohol).
- Section 146 (1) Selling alcohol to an individual aged under 18.
- Section 147 (1) Knowingly allowing the sale of alcohol to an individual under 18.
- Section 153 (1) knowingly allowing an individual under 18 to make a an unsupervised sale of alcohol.
- Section 179 (4) Intentionally obstructing any authorised person exercising a power of entry under section 179.

Details of alleged offence(s) including relevant Cad and Crime report details:
Breach of conditions B, 14, 15, 21, 24

Issuing officer: PC McINNES 1187NW Print: [Signature]

I acknowledge receipt of this form: (venue) [Signature]

The purpose of this notice is to inform you that the failure to comply with the Licensing Act 2003 may result in the police initiating criminal proceedings against the DPS, premises licence holder, or both. This notice may also be used in evidence to support a review of the premises licence pursuant to section 51 Licensing Act 2003 and/or an application for a closure order under section 20 Criminal Justice and Police Act 2001

CLOSURE NOTICE - SECTION 19 CRIMINAL JUSTICE AND POLICE ACT 2001

Date of the Closure Notice: 11/07/25 Time Served: 21 32 hrs

Authority issuing Notice: Metropolitan Police Service

Name and rank of person making the notice: PC MCJONES 1187MM

Signature: [Signature]

Name (if applicable) and address of the affected premises:
Rocanto Kings, Unit 25 Scapeate trading Centre NW10 2DH

Alleged unauthorised use of the premises (section 19 (6)(a))

The officer serving this notice is satisfied that the above premises are being, or within the last 24 hours have been, used for the unauthorised sale of alcohol for consumption on, or in the vicinity of the premises. The specific details of the alleged use are:

Unauthorised licensable activities - compliance visit conducted and found multiple breaches

Grounds upon which the person serving the Notice was satisfied of the existence of such unauthorised use:

witnessed the breaches

Steps that may be taken to end the alleged unauthorised use of the premises, or to prevent it from re-occurring (section 19 (6) (c))

One Month to rectify all breaches identified

Third party consideration (section 19.4)

Are there any other persons occupying the premises who need to be informed of this notice?

Yes/No (details) No

If yes they must be issued with a copy of this form

Effect of section 20, Application for closure order.

A failure to take remedial action to prevent further or continued unauthorised use may lead to an application being made to a Magistrates court for a closure order under section 21 Criminal Justice and Police Act 2001.

The Person (if applicable) on whom the closure notice has been served:

Name Jose Neves De Faria Junior

Signature [Signature]

Date 11/07/25