NORTHAMPTON BOROUGH COUNCIL

Taxi & General Licensing Committee

Your attendance is requested at a meeting to be held at The Holding Room, The Guildhall, St. Giles Square, Northampton, NN1 1DE on Tuesday, 10 December 2019 at 6:00 pm.

George Candler Chief Executive

AGENDA

- Apologies
 Minutes
 (Copy herewith)
- 3. Deputations/Public Addresses
- 4. Declarations of Interest
- 5. Matters of Urgency which by reason of special circumstances the Chair is of the opinion should be considered
- 6. Application for the Variation of a Sexual Entertainment Venue
- 7. Exclusion of Public and Press

The Chair to Move:

"that the public and press be excluded from the remainder of the meeting on the grounds that there is likely to be disclosure to them of such categories of exempt information as defined by section 100l of the Local Government Act 1972 as listed against such items of business by reference to the appropriate paragraph of Schedule 12a to such act."

8.	Review of Private Hire Driver's Licence	(1)
9.	Review of Private Hire Driver's Licence	(1)
10.	Review of Private Hire Driver's Licence	(1)

Public Participation



Agenda Item 2

NORTHAMPTON BOROUGH COUNCIL

TAXI & GENERAL LICENSING COMMITTEE

Tuesday, 12 November 2019

PRESENT: Councillor Flavell (Chair); Councillor Sargeant (Deputy Chair); Councillors

Ansell, Beardsworth, Duffy, Haque, Larratt and Walker

OFFICERS: Louise Faulkner (Licensing Team Leader), Jason Toyne (Senior Licensing

Enforcement Officer), Clive Tobin (Licensing & Litigation Solicitor), Ed

Bostock (Democratic Services Officer)

1. APOLOGIES

Apologies for absence were received from Councillor G Eales.

2. MINUTES

The minutes of the meeting held on 10th September 2019 were agreed and signed by the Chair.

3. DEPUTATIONS/PUBLIC ADDRESSES

None.

4. DECLARATIONS OF INTEREST

Councillor Haque declared a personal interest in respect of items 8 and 9 by reason of knowing the applicant. He advised that he would leave the room whilst these items were discussed.

5. MATTERS OF URGENCY WHICH BY REASON OF SPECIAL CIRCUMSTANCES THE CHAIR IS OF THE OPINION SHOULD BE CONSIDERED

None.

7. EXCLUSION OF PUBLIC AND PRESS

The Chair moved that the Public and Press be excluded from the remainder of the meeting on the grounds that there was likely to be disclosure to them of such categories of exempt information as defined by Section 100I of the Local Government Act 1972 as listed against such items of business by reference to the appropriate paragraph of Schedule 12A to such Act.

The Motion was carried and the public and press were excluded on the basis that information relating to an individual and information which was likely to identify an individual.

6. HOUSE TO HOUSE APPLICATION

The Licensing Team Leader submitted a report to the Committee and explained that the application had previously come to the Licensing Committee on 9th July 2019; Members resolved to defer the application to allow the applicant time to supply additional information. Details of the company's finances had been duly supplied and it was noted that the applicant had confirmed via email that they would be willing to give the charity up to 80% of the sums realised from their collections.

Members asked questions, including why the charity did not qualify for a National Exemption Order and how many contributors the charity had; The Licensing Team Leader was unable

to answer these and explained that the Charity were best positioned to answer them.

The Licensing Team Leader explained that House to House Collection licences were usually granted for a period of 3 months, to avoid the risk of residents becoming inundated with charity collectors.

A motion was proposed by Councillor Beardsworth to grant the house to house collections licence for a period of 3 months.

Councillor Birch seconded the motion.

Upon a vote, the motion was lost.

A motion was proposed by Councillor Larratt to adjourn the meeting until the applicants or a representative could attend and answer questions from the Committee.

Councillor Sargeant seconded the motion.

Upon a vote, the motion was passed.

RESOLVED:

That the Committee **ADJOURNS** the application for a house to house collections licence to a date on which the applicant's representative can attend.

11. APPLICATION FOR A PRIVATE HIRE DRIVER'S LICENCE

The applicant advised that he had brought a solicitor to represent him. The Solicitor advised of some skeleton arguments that she had prepared; the Chair asked if these could be circulated once the Officer had presented the report.

The Senior Licensing Enforcement Officer outlined the circumstances as set out in the report. He explained that the applicant had applied for a Private hire Driver's Licence on 19th July 2019. As part of the application process, he was required to declare any previous criminal convictions. Following the submission of a DBS certificate, several convictions (including driving a vehicle with excess alcohol) were identified that had not been declared on his application. Due to the nature of the offences, the applicant was informed that his application would be referred to the Licensing Committee.

In response to questions, the Senior Licensing Enforcement Officer stated that the applicant had been using his own vehicle when charged with drunk-driving.

The applicant addressed the Committee and explained that regarding a driving offence in 2012, he was driving with a friend, on his way to another friend. His friend had received a phone call to let him know that his father had had a stroke. The applicant then drove himself and his friend to hospital, collecting his brother on the way. He advised that he was 19 years old at the time. His conviction in August 2013 was the result of himself and his friends being the subject of racial abuse which led to an altercation and subsequent arrest. The applicant's arrest in March 2018 was related to an incident with his ex-partner; after an argument he threw a set of keys at her car which broke a door mirror; the Police were called, and the applicant was charged with criminal damage.

The applicant explained that he believed the first 2 convictions to be spent; he had not meant to deliberately mislead the Committee. Further, the criminal damage conviction resulted in a fine which the applicant did not believe needed disclosing.

At this juncture the applicant's representative handed documents to the Solicitor who advised that they were character references and a skeleton argument. Copies of these were made and distributed amongst Members.

In response to questions, the applicant stated that his alcohol levels were .37; the limit is .35. He advised that he had felt sorry for his friend and this was his reason for driving to the airport. The Police stopped him because he had been driving at 80mph and that was why he was charged with the offence of drink driving.

The applicant's representative explained that the fine had been left off the application form because the form did not specifically mention fines. She further advised that the domestic situation would be very unlikely to be replicated during work as a Private Hire Driver.

The Solicitor explained to Members their options and the relevant test to be applied; whether the applicant was deemed to be a "fit and proper person" to hold a licence as a Private Hire Driver and the relevant provisions of the Council's policy on convictions.

Members retired at 19:11 to make a decision.

The meeting reconvened at 19:27.

RESOLVED:

The Committee had carefully considered the information in the report, the representations made by and on behalf of the applicant at the hearing, the responses to the questions asked of him, the skeleton argument and the references received.

The Committee made the following **findings**:

- A. That there are a significant number of convictions recorded against the applicant.
- B. He had been disqualified from driving twice in a period of a little over 3 years.
- C. Any drink driving is a serious matter regardless of the amount of alcohol in a sample.
- D. The incident in 2013 must have been quite serious considering the sentence included a curfew with an electronic tag.
- E. The offence in 2018 suggested that he had an issue with his temper and reacted the wrong way to provocation of any type.
- F. Looking at his record as a whole and the fact that the offences had been committed within a relatively short period of time the Committee formed the view that he posed a risk to the public on two accounts:
 - a. His driving record showed that he drove carelessly, breached the speed limit and drove when under the influence of alcohol; and
 - b. He had twice been involved in incidents in which he reacted in the wrong way and caused fear of violence or damaged property.
- G. On that basis and having in mind the interests of the public, the Committee were not satisfied that he was a fit and proper person to hold a licence and there was no evidence which indicated that there was good reason to depart from the Council's Guidelines in Relation to Convictions.

Accordingly, the Committee **REFUSES** the application for a private hire driver's licence.

10. APPLICATION FOR A HACKNEY CARRIAGE VEHICLE LICENCE

Councillor Haque left the meeting at this juncture.

The applicant's solicitor advised that he had sold his vehicle and intended to withdraw the application. The Council had not received notification of the withdrawal however, members agreed to mark the application as withdrawn.

9. APPLICATION FOR A PRIVATE HIRE DRIVER'S LICENCE

The Licensing Team Leader outlined the circumstances as set out in the report. The Committee were informed that the applicant had previously held a Private Hire Driver's Licence from 2009 and a combined driver's licence from 2011. The licence was revoked on 29th August 2017 following an arrest on suspicion of wounding or inflicting grievous bodily harm with intent during an incident on 27th August 2017. The applicant's family representative contacted the Licensing Department on 31st August 2017 to advise that the applicant was out of the country and enquired as to the process for appeals and was duly informed. The applicant's representatives subsequently contacted the Licensing Department a number of times to request the reinstatement of his licence. It was noted that at no time did the applicant or his representative lodge an appeal with the Magistrates' Court. An application for a Private Hire/Combined Driver's licence was submitted by the applicant on 15th November 2018. He had also submitted an application for a Hackney Carriage vehicle licence. The Licensing Department were not able to proceed with the Private Hire/Combined Driver's licence until an enhanced DBS certificate was received; a basic disclosure was received in December 2018 and the applicant was immediately notified that this did not meet the enhanced barring and disclosure criteria. An enhanced disclosure was received by the Licensing Department on 25th July 2019 which showed that the applicant was convicted on 21st March 2019 for the offence that took place on 27th August 2017. Due to the nature of the offence, the applicant was advised that his application would be referred to the Licensing Committee on the grounds that he may not be a "fit and proper person" to be granted a licence with Northampton Borough Council.

The applicant addressed the Committee and explained that other taxi drivers present on the night of 27th August 2017 had provided witness statements to the Police but were not comfortable giving evidence to the Licensing Committee. The incident occurred when a drunken individual walked along the taxi rank on Mercers Row striking the vehicles parked there. He was told by the applicant to move on and the man hit his vehicle's windows and shouted at him. The applicant then got out of the vehicle. He stated that he hit the man but used no more than reasonable force. He advised that since his conviction, he had experienced financial difficulties due, he had to sell his vehicle to pay off debts and had to share his daughter's vehicle to work part-time as a delivery driver.

In response to questions, the Committee heard that the applicant himself called the Police and an ambulance and stayed with the man until they arrived. They further heard that the applicant did not have the confidence to look for a new line of work due to a lack of other skills or education. The applicant advised that he and the other drivers were racially abused on the night of 27th August 2017. His representative explained that the applicant was a proud man who wanted to work and not live off the state. With regard to his caution in 2015, the applicant explained that he had intervened in a fight and was subsequently cautioned by the Police but was not aware that the document that he signed had been a caution.

The Solicitor explained to Members their options and the relevant test to be applied; whether the applicant was deemed to be a "fit and proper person" to hold a licence as a Private Hire Driver and the relevant provisions of the Council's policy on convictions.

Members retired at 20:21 to make a decision.

The meeting reconvened at 20:39.

RESOLVED:

The Committee had carefully considered the information in the report, the representations made by and on behalf of the applicant at the hearing, the responses to the questions asked of him, the statement and the references received.

The Committee made the following findings:

- H. They noted that there was a single incident which lead to the conviction in March 2019.
- I. Nonetheless it resulted in a very serious consequence. The loss of an eye is a serious and life changing injury.
- J. They note that there is some dispute as to the number of times that he hit the victim: The applicant's version of events being that he hit him 2 or 3 times, the prosecution version being that he hit the victim 6 or 7 times. The outcome was however, the serious injury and loss of the sight in one eye.
- K. Clearly the Court saw that the number of punches went beyond what was reasonable force in defence of the applicant, any other person or property. The applicant had accepted this by entering his guilty plea.
- L. Whilst there was some element of provocation and the victim was extremely drunk, the applicant went too far.
- M. The earlier incident in 2015 which led to the caution is noted however, there is no material before the Committee relating to that offence and the details are not known. The committee have therefore disregarded it in making their decision.
- N. The Committee has considered its role in protecting the public in making its decision. The Committee were not satisfied that the applicant is a fit and proper person to hold a licence and there was no evidence which indicated that there was good reason to depart from the Council's Guidelines in Relation to Convictions. The Committee is concerned as to how the applicant would react to any other incident which may arise whilst he is driving a licensed vehicle and are not satisfied that he does not pose a risk to the public.

Accordingly, the Committee **REFUSES** the application for a hackney carriage driver's licence.

The meeting concluded at 8:42 pm



Agenda Item 6

Appendices

- A. 2019 Variation App
- **B. Current SEV Licence**
- C. LA03 Licence
- D. 2011 App & Conditions
- E. 2011 Report
- F. 2011 Minutes



TAXI & GENERAL LICENSING COMMITTEE REPORT

Report Title	Application for the Variation of a Sexual Entertainment
	Venue

AGENDA STATUS: PUBLIC

Committee Meeting Date: 10th December 2019

Policy Document: Sex Entertainment Venue Licensing

Directorate: Customers & Communities

1. Purpose

1.1 Application for the Variation of a Sexual Entertainment Venue Licence – Urban Tiger, 32-34 Wellingborough Road, Northampton, NN1 4AA.

2. Recommendations

2.1 That the Committee consider and determine the variation application.

3. Issues and Choices

3.1 Report Background

- On 4th October 2019, an application was received from Urban Crown Ltd to request the variation to the existing sex entertainment venue licence SEV0001 for the premises at Urban Tiger, Abington Square, Northampton. A copy of the application is detailed in **Appendix A**.
- 3.3 The variation application is requesting an extension to the trading hours as shown in the tables below and there are no other proposed changes to the style of operation.

SEV0001 Existing trading hours			
Monday to Sunday	8:00pm to 04:00am		

SEV0001 Proposed trading hours					
Monday to Wednesday	10:00am to 04:30am				
Thursday to Saturday	10:00am to 06:00am				
Sunday	12 midday to 02:30am				
Any day prior to a public	10:00am to 06:00am				
bank holiday					

- 3.4 Regulations can be made by the Council prescribing standard conditions which have general application, unless excluded or varied on the grant of a licence (see 3.17 below). The Council may also attach specific conditions when granting a licence. The conditions attached to this sex entertainment venue are detailed in the current Licence in **Appendix B**.
- 3.5 The Policing and Crime Act 2009 Act amends the Licensing Act 2003 ('the 2003 Act') to state that premises for which a sexual entertainment venue licence is required or held do not also require a premises licence, club premises certificate or temporary events notice in order to provide relevant sexual entertainment. This is because sexual entertainment is expressly excluded from the definition of regulated entertainment found in the 2003 Act.
- 3.6 However, if the premises also carry on other licensable activities (e.g. the sale of alcohol or the provision of regulated entertainment that is not relevant sexual entertainment), they are required to obtain the appropriate licence or authorisation in accordance with the 2003 Act, for those other activities, subject to any exceptions contained in that Act.
- 3.7 As Urban Tiger is also carrying on other licensable activities that fall within the scope of the 2003 Act, a parallel application was also received to request a variation of the premises licence, number PL0286, to extend the trading hours of the premises.
- 3.8 The 2003 Act variation application was publicised, and a copy of the application was duly served upon the responsible authorities in accordance with the requirements of that legislation.
- 3.9 As no representations were received in respect of the application to vary the premises licence during the 28-day consultation period the Council had to grant the application in accordance with the 2003 Act. A copy of the varied premises licence issued under the 2003 Act is detailed in **Appendix C**.

Licensing Act 2003 PL0286 Granted Opening I	Hours
Monday to Wednesday	10:00am to 04:30am
Thursday to Saturday	10:00am to 06:00am
Sunday	12 midday to 02:30am
Any day prior to a public	Until 06:00am
bank holiday	

Licensing Act 2003 PL0286 Granted Licensable Activities Hours - sale of alcohol					
Monday to Wednesday 10:00am to 04:00am					
Thursday to Saturday	10:00am to 05:45am				
Sunday	12 midday to 02:00am				
Any day prior to a public bank holiday	Until 05:45am				

Licensing Act 2003					
PL0286 Granted Licensable Activities Hours					
 regulated entertainn 	nent				
Monday to Wednesday	10:00am to 04:00am				
Thursday to Saturday	10:00am to 06:00am				
Sunday	12 midday to 02:00am				
Any day prior to a public	Until 06:00am				
bank holiday					

3.10 The premises licence PL0286 also includes the following condition

There will be no admission/readmission of customers to the premises after 04:00

3.11 Issues

- 3.12 As indicated above, the application made requests a variation to the hours that the premises may open and provide sexual entertainment, whilst leaving all other activities under the licence as they currently are, including the conditions attached by the Council when the licence was granted. This means those conditions would continue to apply.
- 3.13 The 1982 Act sets out a clear procedure for making applications for the grant of a sexual entertainment venue licence, renewal of such a licence and transfer of such a licence to another person. These include:
 - the content of applications;
 - giving notice to the Chief Officer of Police

- advertising applications;
- the right of those who live or carry on a business in the vicinity to object;
- the right of the applicant to be heard by the Council's Licensing Committee; and,
- the requirement that the Council has regard to any objections and/or any representations made by the Chief Officer of Police when determining an application.
- 3.14 The 1982 Act also states that a person may apply to vary the terms, conditions or restrictions on which a licence is held however, it does not specify that any part of the procedure set out in paragraph 3.13 applies to such an application although it does state that a fee is payable for such an application.
- 3.15 The Council may establish its own procedure for determining applications to vary a licence however, to date, the Council has not done so. The power to determine such applications is delegated to the Taxi and General Licensing Committee.
- 3.16 The 1982 Act allows the Council to make regulations prescribing standard conditions which apply to sexual entertainment venues including but not limited to:
 - the hours of opening and closing of sex establishments;
 - displays or advertisements on or in such establishments;
 - the visibility of the interior of sex establishments to passers-by;
 - any change from one kind of sex establishment to another kind of sex establishment.
- 3.17 At present the Council has not made any regulations, however the application made in March 2011 included the applicant's proposed conditions and trading hours. The conditions and trading hours were added to the licence following consideration by the Licensing Committee on the 1 March 2011. Copies of the application, report and minutes from the Licensing Committee meeting are detailed in **Appendices D, E & F.**

3.3 Choices (Options)

- 3.3.1 To grant the variation application;
- 3.3.2 To refuse the application; or
- 3.3.3 To vary the licence in such way as it thinks fit.

4. Implications (including financial implications)

4.1 Policy

- 4.2 On 25 May 2010 the Council passed a resolution to adopt the amended Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982 to apply in its area.
- 4.3 The amendments to the 1982 Act came into force on 1st July 2010 and, for that reason, the Council's resolution also took effect on that date.
- 4.4 When dealing with an application for a sex establishment licence, the members of the committee are not acting as the licensing committee under the 2003 Act and are instead exercising their functions under Schedule 3 of the 1982 Act.
- 4.5 In May 2010 the Council also amended its existing 'Sex Establishment' Policy (approved by the Licensing Committee on 28th May 1998) to include the words 'Sex Entertainment Venues' and to place a restriction on both location and numbers in the following terms:
 - "That the appropriate number of Sex Establishments and Sexual Entertainment Venues in the Borough of Northampton be restricted to the following localities:
 - a) The area bounded by and including the Wellingborough Rd, Kettering Rd and Abington Ave to be limited to three sex establishments and
 - b) The area of Regent Square to be restricted to a single "sex establishment".
- 4.6 There are currently three sex shops in the Wellingborough Rd and Regent Square area, and one sex entertainment venue in the Wellingborough Rd area.
- 4.7 Following the Council's adoption of the amended provisions of the 1982 Act it is able to impose a wider variety of conditions on lap dancing clubs e.g. relating to opening hours, advertisements and the visibility of the interior to passers-by.
- 4.8 The Council is also able to refuse to grant or renew a Licence on the grounds that such a club would be inappropriate having regard to the character of the area, the use of other premises in the area (e.g. local schools) and can also have regard to the number of similar premises in the area, if granting the application would exceed the number of such establishments the Authority considers appropriate. This is not however, relevant to the current application, as a licence has already been granted, nor is there any information in the application which suggests that there are grounds for the Council to use the power in the 1982 Act in relation to revocation of licences.
- 4.9 Similarly, local residents may make written representations to the Council on those grounds in relation to applications to grant, renew or transfer a sexual entertainment venue licence, although the Act does not expressly state that they may do so in relation to an application to vary such a licence.

4.10 Resources and Risk

4.10.1 None Identified

4.11 Legal

- 4.11.1 When considering an application for the grant, renewal or transfer of a licence the Council must have regard to any observations submitted by the Chief Officer of Police and any objections that they have received from anyone else within 28 days of the application.
- 4.11.2 Schedule 3 of the 1982 Act sets out the grounds for refusing an application for the grant, renewal or transfer of a licence which can be summarised as:
 - the applicant is unsuitable;
 - the application is on behalf of someone who, if they applied, would be unsuitable;
 - If the licence were granted this would exceed the number determined by the Council as being appropriate;
 - granting it would be inappropriate due to the character of the locality, the use of premises in the vicinity or the layout, character or condition of the premises.
- 4.11.3 The Act allows an application to be made to vary the terms, conditions or restrictions on or subject to which a licence is held. The terms, conditions or restrictions include the opening hours of the premises and, therefore, these may be changed when an application is made to vary the licence.
- 4.11.4 The Act sets out no procedural requirements for an application to vary a licence meaning that, in the absence of any procedure established by the Council, applications can be made without any public notification and the Act suggests they could be granted or refused without giving the applicant the opportunity of a hearing or taking account of the views of any persons who might be affected by the application. It is however, a requirement of natural justice that an applicant is given an opportunity to be heard in relation to such an application. If the Council considers that a more detailed variation procedure is necessary, it should establish such a procedure.
- 4.11.5 The Council may either grant the application as requested, refuse it or make such other variations as it considers fit based on the information in the application. Whichever of these decisions is made it will be necessary to clearly state the reasons for doing so and identify the evidence which justifies the decision.
- 4.11.6 If the Council imposes any term, condition or restriction other than that set out in the variation application, the decision does not take effect until the time for bringing an appeal has expired and, if an appeal is brought, until the determination or abandonment of that appeal.

4.12 Equality

4.12.4 None Identified

4.13 Consultees (Internal and External)

4.13.1 A copy of the variation application was served onto Northamptonshire Police for consideration on the 8 October 2019. There have been no representations in response to the application.

4.14 Environmental Implications (including climate change issues)

4.14.1 N/A

4.15 Other Implications

4.15.1 N/A

5. Background Papers

- 5.1 Local Government (Miscellaneous Provisions) Act 1982
- 5.2 Licensing Act 2003
- 5.3 Home Office Guidance Sex Entertainment Venues
- 5.4 The Council Policy on Sex Establishments. (As amended 25 May 2010).

Louise Faulkner Licensing Team Leader



Appendix A



Variation Application for a licence for a sex establishment

Please complete all the questions in the form.

If you have nothing to record, please state "Not applicable" or "None"

(M = questions which are mandatory)

1	Details of Licence Holder		
1.1	First name	Paul	M
1.2	Family name	McManus	M
1.3	Email address	pmcmanus@mcmanuspub.co.uk	M
1.4	Position/job title	Director	M
1.5	Business name	Urban Crowd Ltd	M
1.6	Registered (or other) business address	Barratts Club, Kingsthorpe Road, Northampton, Northamptonshire, NN2 6HT	M

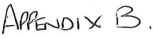
2	Name and Address of Premises to which this application relates			
2.1	Name of premises/trading name	Urban Tiger	M	
2.2	Address of premises	32-34 Abington Sq, Northampton NN1 4AA	M	

2.4	Will the sex establishment occupy the entire premises?	Yes/No	YES	M
2.5	Which parts of the premises will be used for the sex establishment?	No Change		M
2.6	What will the rest of the premises be used for?	No Change		M
2.7	How will you prevent the interior of the premises being visible to passers by?	No Change		M
2.8	Are the premises currently in use as a sex establishment?	Yes/No	YES	M

3	Details	of Variation	Sought						
	Saturday These h	y and any day	preceding a p	public/bank h	oliday		our of 06.00 Thur e style of operatio		M
3.1	Details	of Opening H	lours						M
		Pl	ease give deta	ils of propose	ed opening hou	rs for each da	y of the week		
	Day(s)	Mon – Wed	From	10.00	То	04.30	Add another?	Yes	
		Thur – Sat		10.00		06.00			
		Sun		12.00		02.30			
		Any day prior to a public/ bank holiday		10.00		06.00			
3.2	Does the Variation require any amendment to the filed Plan of the premises?		Yes / No	No			M		
3.3	If you have answered Yes to 3.2 – have you enclosed a copy of the amended plan			•	Yes / No	N/A			M

4	Additional details*			
4.1	Please provide any additional information relevant to the application	An application to vary the Premises Licence in line with this application has also been submitted to Northampton Borough Council. There are no changes to the style of operation other than the additional hours described above. No customers will be admitted to the premises after 04.00.		

5.	5. I understand that a copy of this application will be served onto the local police constabulary			
I understand that the information on this application may be used in accordance with the Li Privacy Notice published on the <u>councils website</u> .				
	I declare I have checked the information given in this application and to the best of my knowledge and belief it is correct. I understand that any person who in connection with this application makes a statement which he knows to be false in any material respect, or which he does not believe to be true, is guilty of a criminal offence and may be liable to a fine upon conviction.			
	Declaration and signature	_		
	Signature	Mark Worthington Licensing Consultant (Authorised Agent)	M	
	Date	3 rd October 2019	M	





The Guildhall St Giles Square Northampton NN1 1DE

Tel: 01604 838711

Email: licensing@northampton.gov.uk

Sex Entertainment Venue

Local Government (Misc Provisions) Act 1982

Part 1 - Premises Details

POSTAL ADDRESS OF PREMISES, OR IF NONE, ORDNANCE SURVEY MAP REFERENCE OR DESCRIPTION

Urban Tiger

32-34 Wellingborough Road, Northampton, Northamptonshire, NN1 4AA

WHERE THE LICENCE IS TIME LIMITED THE DATES

Commences 01/07/19

Part 2

expires 30/06/20

NAME, (REGISTERED) ADDRESS, TELEPHONE NUMBER AND EMAIL (WHERE RELEVANT) OF HOLDER OF PREMISES LICENCE

URBAN CROWD LTD

Klngsthorpe Road, Kingsthorpe, Northampton, NN2 6HT.

REGISTERED NUMBER OF HOLDER, FOR EXAMPLE COMPANY NUMBER, CHARITY NUMBER (WHERE APPLICABLE)

THE OPENING HOURS OF THE PREMISES

Description

Monday-Sunday

Time From

Time To

8:00pm

4:00am





The Guildhall St Giles Square Northampton NN1 1DE

Tel: 01604 838711

Email: licensing@northampton.gov.uk

Sex Entertainment Venue

Local Government (Misc Provisions) Act 1982

CONDITIONS FOR SEX ESTABLISHMENT (SEXUAL ENTERTAINMENT VENUE) LICENCE

General

The grant of a licence for a Sexual Entertainment Venue shall not be deemed to convey any approval or consent, which may be required under any enactment, byelaw, order or regulation other than Schedule 3 of the Act.

The Premises shall be maintained in good repair and condition.

Alterations or additions either internal or external and whether permanent or temporary to the structure, lighting or layout of the premises shall not be made except with the prior approval of the Licensing Authority.

The copy of the licence and of any Regulations required to be exhibited in accordance with paragraph 14(1) of Schedule 3 of the Act shall be reproductions to the same scale as those issued by the Council. The copy of the licence required to be displayed aforesaid shall be suitably protected and the copy of any Regulations shall be retained in a clean and legible condition.

The Licensee must remain in personal control of the premises at all times that it is trading or nominate in writing an individual over the age of 21 with the authority to direct activities within the Premises.

Any individual employed on the premises to conduct a security activity (within the meaning of section paragraph 2(1) (a) of schedule 2 to the Private Security Industry Act 2001) must be licensed by the Security Industry Authority (for so long as that Authority is operative).

The Licensee must ensure that a suitable number of Licensed Door Supervisors are employed to supervise the interior of the premises ("floor supervisors") whilst performances are given under this licence.

The Licensee must ensure that a sufficient number of Licensed Door Supervisors are employed in the premises to supervise customers and performers whilst sexual entertainment is provided.

The Licensee must ensure that the Licensed Door Supervisors employed to work at the premises ensure that patrons entering or exiting the premises conduct themselves with dignity and respect towards members of the public and those patrons do not act in a manner which is anti-social. This requirement is only applicable within the immediate vicinity of the premises.

Admission to the Premises

No person under the age of 18 shall be admitted to the premises and a notice to this effect should be clearly displayed at the entrance(s) to the premises

Customers who appear to be under the age of 21 must be asked to provide a Pass-Scheme approved photographic card, their passport or photographic driving licence to prove their age. Prominent notices must be clearly displayed to this effect at the entrance(s) to the premises.

Information shall be clearly displayed within the internal exit areas of the premises, reminding departing customers to behave in a responsible and appropriate way towards all persons.

Advertising



The Guildhall St Giles Square Northampton NN1 1DE

Tel: 01604 838711

Email: licensing@northampton.gov.uk

Sex Entertainment Venue

Local Government (Misc Provisions) Act 1982

the Advertising Standards Agency guidelines and has any required prior Licensing Authority approval. (Licensing Authority approval will be required for all exterior advertising.)

The use of ad-vans to advertise sexual entertainment venues is prohibited.

The Licensee shall not permit the display outside of the premises of photographs or other images, or wording, excluding trade marks or logos, which are unacceptable to the Licensing Authority, and which may offend public decency.

Where the Licensing Authority has given notice in writing to the Licensee objecting to an advertisement on the grounds that, if displayed, it would offend public decency or be likely to encourage or incite crime and disorder that advertisement shall be removed forthwith or not be displayed.

Premises

The Licensee shall ensure that the interior of the premises where sexual entertainment is offered shall not be capable of being seen from the outside of the premises, and that the exterior is maintained to a satisfactory level which does not offend public decency.

At no time shall performances be capable of being seen from outside of the premises

CCTV

The Licensee shall ensure that CCTV is installed both outside, within the curtilage of the property, and inside the premises and maintained to the reasonable satisfaction of the Police.

CCTV shall be installed in the private performance areas.

CCTV images shall be retained for a period of at least 28 days and made available to a police officer or authorised Council officer (subject to the Data Protection Act 1998). The said images shall be down loaded on request and a copy provided to such an officer at the earliest practicable opportunity.

Performers

Performers shall be aged not less than 18 years. The Licensee must maintain records of the names, addresses and dates of birth of performers including identity checks.

Performers must remain fully dressed in public areas and in all other areas except while performing.

Performers must re-dress when the performance has ended.

Performers must not perform a nude table dance unless in a supervised area and within sight of a floor supervisor.

Performers may not accept any telephone number, email address, address or contact information from any customer, except in the form of a business card, which must be surrendered to the Licensee or their representative before leaving the premises.

During a performance there shall be no intentional body contact between customers and performers, except for the placing of money or tokens into the hand or garter of the performer at the beginning or conclusion of the performance.

Performers will stop immediately and move away from any customer who is offensive or attempts to touch them and shall report such behaviour and any other inappropriate behaviour or breach of house rules to the management.

Printed by LalPac on 19 Nov 2019 at 10:33

SEV00

Printed by LalPac on 19 Nov 2019 at 10:33





The Guildhall St Giles Square Northampton NN1 1DE

Tel: 01604 838711

Email: licensing@northampton.gov.uk

Sex Entertainment Venue

Local Government (Misc Provisions) Act 1982

No performances shall include any sex act, with any other performer, persons in the audience or with the use of any object.

Performers must not engage with the customer in any act of, or communication likely to lead to an act of, prostitution or solicitation.

The Licensee is to implement a policy for the safety of the performers when they leave the premises.

Customers

Customers must remain seated during the entire performance of a private dance.

Customers must remain fully dressed at all times.

Definitions

"The Act" means the Local Government (Miscellaneous Provisions) Act 1982

"Licensee" means the person to whom the licence has been granted or transferred under the said Schedule 3.

"Approval of the Licensing Authority" or "Consent of the Licensing Authority" means the approval or consent of the Licensing Authority in writing.

"Approved" means by the Licensing Authority in writing.

"The Licensing Authority" means Northampton Borough Council.

"Performances" means performances defined in the Act as sexual entertainment





The Guildhall St Giles Square Northampton NN1 1DE

Tel: 01604 838711

Email: licensing@northampton.gov.uk

Sex Entertainment Venue

Local Government (Misc Provisions) Act 1982

POSTAL ADDRESS OF PREMISES, OR IF NONE, ORDNANCE SURVEY MAP REFERENCE OR DESCRIPTION

Urban Tiger

32-34 Wellingborough Road, Northampton, Northamptonshire, NN1 4AA

WHERE THE LICENCE IS TIME LIMITED THE DATES

Commences 01/07/19

expires 30/06/20

THE TIMES THE LICENCE AUTHORISES THE CARRYING OUT OF LICENSABLE ACTIVITIES

Activity (and Area if applicable)

Description

Time From

Time To

THE ORENING HOURS OF THE PREMISES

Description

Time From

Time To

Monday-Sunday

8:00pm

4:00am

NAME, (REGISTERED) ADDRESS OF HOLDER OF PREMISES LICENCE

URBAN CROWD LTD

Kingsthorpe Road, Kingsthorpe, Northampton, NN2 6HT.

REGISTERED NUMBER OF HOLDER, FOR EXAMPLE COMPANY NUMBER, CHARITY NUMBER (WHERE APPLICABLE)

NAME OF DESIGNATED PREMISES SUPERVISOR WHERE THE PREMISES LICENCE AUTHORISES THE SUPPLY OF ALCOHOL

STATE WHETHER ACCESS TO THE PREMISES BY CHILDREN IS RESTRICTED OR PROHIBITED





Northampton Borough Council Licensing Team

You are here » Home » Licensing Act Premises Search » Detail » Application

Licensing Act 2003 - Premises Licence Register as at 17:32 on 18 November 2019

Urban Tiger

32-34 Wellingborough Road, Northampton, Northamptonshire, NN1 4AA

Premises Licence PL0286 from from 15/11/2019 to indefinite

Licence holder(s)

Full Name:	Mr Gary M McManus
Full Name:	Mr Paul M McManus

Designated Premises Supervisor

e: Ms Daniella Jeff	
---------------------	--

Permitted Activities

- a performance of live music
- · any playing of recorded music
- a performance of dance
- · the sale by retail of alcohol
- entertainment of a similar description to that falling within a performance of live music, any playing of recorded music or a performance of dance
- · provision of late night refreshment

Premises Open Hours Granted

	Time From	Time To
Monday-Wednesday	10:00	04:30
Friday	10:00	06:00
Saturday	10:00	06:00
Thursday	10:00	06:00
Sunday	12:00	02:30
Non Standard Timings:		

Until 06:00am on any day prior to a Public/Bank Holiday

Activities - Times Granted

	Time From	Time To	
E. Performance of live music (Indoors)			
Monday-Wednesday	23:00	04:00	
Friday	23:00	06:00	
Thursday	23:00	06:00	
Saturday	23:00	06:00	
Sunday	23:00	02:00	
Non Standard Timings:			Until 06:00am on any day prior to a Public/Bank Holiday
F. Playing of recorded music (Indoors)			
Monday-Wednesday	23:00	04:00	
Friday	23:00	06:00	
Thursday	23:00	06:00	
Saturday	23:00	23 6:00	

11/18/2019	Linear in a Ant 0000	December 1 in a second	Decision and 47.00 on 40 Neverther 2040
	_		Register as at 17:32 on 18 November 2019
Sunday	23:00	02:00	
Non Standard Timings:			Until 06:00am on any day prior to a Public/Bank Holiday
G. Performance of dance (Inc	doors)		
Monday-Wednesday	10:00	04:00	
Friday	10:00	06:00	
Thursday	10:00	06:00	
Saturday	10:00	06:00	
Sunday	12:00	02:00	
Non Standard Timings:			Until 06:00am on any day prior to a Public/Bank
			Holiday
H. Entertainment of a similar G (Indoors)	description to that fall	ing within E, F, o	or .
Monday-Wednesday	10:00	04:00	
Friday	10:00	06:00	
Saturday	10:00	06:00	
Thursday	10:00	06:00	
Sunday	12:00	02:00	
Non Standard Timings:			Until 06:00am on any day prior to a Public/Bank Holiday
L. Late night refreshment (In	doors)		Tollady
Monday-Wednesday	23:00	04:00	
Friday	23:00	06:00	
Thursday	23:00	06:00	
Saturday	23:00	06:00	
Sunday	23:00	02:00	
Non Standard Timings:	25.00	02.00	Until 06:00am on any day prior to a Public/Bank Holiday
M. The sale by retail of alcoh	ol for consumption ON	and OFF the	Tollday
premises	ioi ioi consumption on	and OFF the	
Monday-Wednesday	10:00	04:00	
Friday	10:00	05:45	
Thursday	10:00	05:45	
Saturday	10:00	05:45	
Sunday	12:00	02:00	
-			

Additional Conditions

Non Standard Timings:

ANNEX 1 - MANDATORY CONDITIONS

Mandatory conditions where licence authorises supply of alcohol

- (1) No supply of alcohol may be made under the premises licence -
 - (a) at a time when there is no designated premises supervisor in respect of the premises licence, or

Holiday

Until 05:45am on any day prior to a Public/Bank

- (b) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
- (2) Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.

Licensing Act 2003

This licence is granted on the condition that the restrictions contained within the enactments specified under the Licensing Act 2003 Schedule 8 (1 & 6) are adhered to.

ADDITIONAL MANDATORY CONDITIONS.

The following mandatory conditions are to be applied to the licence stated above in accordance with The Licensing Act 2003 (Mandatory Licensing Conditions) Order 2010 as amended by the The Licensing Act 2003 (Mandatory Licensing Conditions) (Amendment) Order 2014.

The following conditions shall come into force on 1st October 2014

- **1.** (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
- (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises-
- (a)games or other activities which require or encourage, or are designed to require or encourage, individuals to-
- (i)drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
- (ii)drink as much alcohol as possible (whether within a time limit or otherwise);
- (b)provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
- (c)provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
- (d)selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner;
- (e)dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).
- **2.** The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- **3.** (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.

- (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy.
- (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either-
- (a)a holographic mark, or
- (b)an ultraviolet feature.
 - 4. The responsible person must ensure that-

(a)where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures-

(i)beer or cider: ½ pint;

(ii)gin, rum, vodka or whisky: 25 ml or 35 ml; and

(iii)still wine in a glass: 125 ml;

(b)these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and

(c)where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available."

The following mandatory conditions are to be applied to the licence stated above in accordance with The Licensing Act 2003 (Mandatory Licensing Conditions) Order 2014.

The following conditions shall come into force on 28th May 2014

- **1.** A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
- 2. For the purposes of the condition set out in paragraph 1-
 - (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979
 - (b) "permitted price" is the price found by applying the formula-

$$P = D + (DxV)$$

Where -

(i) P is the permitted price,

26

- (ii) D is the rate of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;
- **(c)** "relevant person" means, in relation to premises in respect of which there is in force a premises licence -
 - (i) the holder of the premises licence,
 - (ii) the designated premises supervisor (if any) in respect of such a licence, or
 - (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and
- **(e)** "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994.
- **3.** Where the permitted price given by Paragraph (b) of paragraph 2 would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- **4.** (1) Sub-paragraph (2) applies where the permitted price given by Paragraph (b) of paragraph 2 on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.
- (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Licence Conditions

There will be no admission/readmission of customers to the premises after 04:00

Copyright © 2004 - 2019 Idox Group Version 1.6.1.10



Appendix D



Application for a licence for a sex establishment/entertainment venue

1	Details pre-populated from the applica	nt's registration on the Business Link website	T
1,1	First name		M
1.2	Family name		М
1.3	Email address		М
1.4	Position/job title		М
1.5	Business name	Urban Crowd Limited	M
1,6	Registered (or other) business address	Barratts Club, Kingsthorpe Road, Northampton, NN2 6HT	М

2	Premises to be licensed		
2.1	Type of premises	Building Vehicle If "building" go to 2.3	М
2.2	Exact location where the vehicle, vessel or stall will be used		
2.3	Name of premises/trading name	Urban Tiger	М
2,4	Address of premises	Wellingborough Road, Northampton, NN1 4AA	М

	+				1					1
2.6	premises	5?	• • •	nt occupy the entire		If yes, go to	2.9			М
2.7	Which p		mises will be	used for the sex						T
2.8		Il the rest of th	e premises be	e used for?	Some associated office, services and storage space					
2.9	How will you prevent the interior of the premises being visible to passers by?		There will be a Access doors to personnel duri the nature of the	no visibility thr from the street ing trading hour he entertainmer re suitable for a	ough a will be as to ac at, the	any windows e manned by a dvise potential rules of entry	or doors. security al customers of	М		
2.10		Are the premises currently in use as a sex establishment?		Yes					М	
3	Opening	g hours								
	ļ		Please give	details of propos			of the v	week		\top
	D(-)		1 -	As cur	rently permitted,	, ie :				
3.1	Day(s)	Monday to Saturday inc	From	10:00	То	04:30 following morning	hou	trading rs cease 30 autes earlier		
		Sunday		noon		02:30				
	<u></u>									
4	Type of	sex establishn	1ent							
4,1	Type of apply)	sex establishm	ent (please tic	ek all that	Sex shop Sex cinema			England &	Wales only	М
					Sex entertainm venue	nent 🗸		į		
4.2		ve details of an is to be shown			Primarily lap a and off stage	ind/or table dan	cing, i	ncluding per	formances on	М
									100	
6	Directo	rs, partners, o	owners and n	nanagers						Т
6,1	Position	(e.g. director,			1. Director					
	manage	г)			2. Director					
					 Consultant General m 	=				
6.2	Full nar	ne				nael McManus				+-
						n McManus				
					3. Christophe	er Wingate Kniş	ght			
1	1				4. Karim Avo	oubi				1

7	Other business interests			1		
7.1	Is the applicant, or any person named in this application, involved in any way with any other similar establishment?	Yes	If no, go to 8.1	М		
7.2	Please provide details, including the name and address of the establishment and the nature and extent of the interest.	C W Knight is a director of Nightlife Clubs Ltd which operates Urban Tiger in Bristol. He is also connected with For Your Eyes Only Limited which operates establishments under that trading name across England and Wales. He is a Consultant to Urban Tiger in Northampton.				
				,		
8	Previous applications	T		-		
8.1	Has the applicant, or any person named in this application, previously applied for a similar registration or licence?	No Yes – granted Yes – refused	If no, go to question 6.1	М		
		Yes – revoked]			
9 9.1	Convictions Has the applicant or any person named in this application been convicted of any criminal	No	If no, go to 6.1	М		
	offence? Please provide details – s					
9.2	Name of person	spent crimes must be dec	ciared			
9.3	Date					
9.4	Court					
9.5	Offence			-		
9.6	Penalty					
9.7	Add another conviction?	Yes	If yes, this section will be repeated			
			,.,			
10	Additional details*					
10.1	Please provide any additional information relevant to the application	Please see the attached statement in support and conditions offered to be endorsed on the SEV Licence				
	* Please check local guidance notes and conditi	ons for any additional in	formation which may be required			
				,		
11	Declaration and signature The declaration required by the individual local	authority will anneas have	NA.			
	Digital signature	(h Ju kun				
	Date	1		-		
L	17400	13.10.14				





Application for a licence for a sex establishment/entertainment venue

1	Details pre-populated from the applicar	nt's registration on the Business Link website	T
1.1	First name		M
1.2	Family name		М
1.3	Bmail address		М
1.4	Position/job title		М
1.5	Business name	Urban Crowd Limited	М
1.6	Registered (or other) business address	Barratts Club, Kingsthorpe Road, Northampton, NN2 6HT	М
1.7	Contact telephone number(s)		М
1.8	Home country	England	М
1.9	Commercial register on which registered	Companies House	
1.10	Registration number		
1,11	VAT number		
1.12	Legal status (e.g. limited company)	Limited company	M

Please complete all the questions in the form.

If you have nothing to record, please state "Not applicable" or "None"

(M = questions which are mandatory)

	Further details about the applicant			****		······································	T
1.13	Is the applicant an individual?	No		If no, go to 2	.1		М
1.14	Former name(s)		l.	· · · · · · · · · · · · · · · · · · ·			1
1.15	Home address						
1.16	Date of birth			······································	*	······································	1
1.17	Place of birth						
	D					-	1
2	Premises to be licensed	· · · · · · · · · · · · · · · · · · ·					
2.1	Type of premises	Building [<i>.</i> 7	Vehicle Stall		If "building" go to 2.3	М
2.2	Exact location where the vehicle, vessel or stall will be used	,				Aug	
2.3	Name of premises/trading name	Urban Tiger			· · · · · · · · · · · · · · · · · · ·	· <u></u>	М
2,4	Address of premises	Wellingborou	ieh Ra	oad. Northam	nton, NN 1 4	AA	М

4		s to be license	d									
2.5	Telephor							M				
2.6	Will the sex establishment occupy the entire premises?					Yes		If yes, go to 2.9				M
2.7	Which postablish		nises will be us	sex								
2.8	What will the rest of the premises be used for?					Some associated office, services and storage space						1
2.9	How will you prevent the interior of the premises being visible to passers by?					There will be no visibility through any windows or doors. Access doors from the street will be manned by security personnel during trading hours to advise potential customers of the nature of the entertainment, the rules of entry and to ensure that entrants are suitable for admission and aged 18 or over.						М
2.10	Are the premises currently in use as a sex establishment?					Yes						
3	Opening	hours										T -
	Please give details of proposed opening hours for each day of the week											
		As currently permitted, ie:										
3.1	Day(s)	Day(s) Monday to Saturday inc Sunday		10:00		То] 1	04:30 following morning	NB trading hours cease 30 minutes earlier			
		Gunuay		noon	1 () () ()			02:30				
4	Type of s	sex establishm	ent	66	. Føs.							
4.1	Type of sex establishment (please tick all that apply)					Sex shop Sex cinema England & Wales only Sex entertainment venue						М
4.2	Please give details of any goods to be offered for sale, films to be shown or entertainment etc.					Primarily lap and/or table dancing, including performances on and off stage						M
5		Ownership										
5.1	Applicant's interest in the premises (please tick one)			Freehold Leasehold Leannt er							M	
5.2					Com	Company lease from Mr G M McManus						
5.3	Is the applicant the sole owner of the business?				Yes							М
5.4	Is the applicant a wholly or partly owned subsidiary of another company?				No			If no, go to question 6.1				
5.5	Please pro	ovide details	· · · · · · · · · · · · · · · · · · ·									
6	Directors	nartnare ess	ners and man	OKAWA				•				
u	Please pro	ovide details of af it is:	ALL company a partnership),	directors ALL othe	er shar	eholders, own	ers of	f the busines	s, landio	ds, and	ALL partners	
	AL.	ட யose respon	sible for manag	gement of	tne b	usiness, includ	iing c	iay-to-day m	anageme	nt of the	premises	

6	Directors, partners, owners and managers					
6.1	Position (e.g. director, partner, day-to-day	1.	Director			
	manager)	1	Director			
		3. Consultant				
		4.	General n	nanager		
6.2	Full name	1.	Gary Mic	hael McMa	enus	
		1		tin McMan		
				er Wingate	Knight	
		4.	Karim Ay	oubi/		
						ļ
6.3	Home address		-		e, Church Brampton, NN6 8AU	
		1			one Rd, Church Brampton, NN6 8AU	
		1			gess Road, Southampton, SO16 7PN	
		4.	23 Thorn	on Hall Cl	ose, Northampton, NN2 6PT	
6.4	Daytime contact telephone number					
2						
			بر. ج	ļ		
-	W 1 2 (5)	4				
6.4a	Evening/other contact telephone number		1			
}		2				
6.5	Date of birth	4	San			-
0.5	Date of outh					
		-				
6.6	Place of birth					
0.0	1 face of onth					
6.7	Add another person?			If ves	, this section will be repeated	
	Tital Charles	.L		111,000	, ma accitor wir or repetited	J
7	Other business interests					
7.1	Is the applicant, or any person named in this	Yes		If no.	go to 8.1	M
111	application, involved in any way with any	100		17 110,	80 (0 0/1	171
	other similar establishment?					
	Please provide details, including the name and				ghtlife Clubs Ltd which operates	
7.2	address of the establishment and the nature and extent of the interest.				also connected with For Your Eyes	
	and extent of the interest.				establishments under that trading name te is a Consultant to Urban Tiger in	
		Northam		i wales. II	c is a Constitute to Orban Figer in	
		1			And the state of t	J
8	Previous applications					
	Has the applicant, or any person named in this application, previously applied for a similar	No		lacksquare	If no, go to question 6.1	M
8.1		Yes – gra	nted			
~,^	registration or licence?	Fra Era				
		Yes - ref	used			
		Ven	alead			
		Yes rev	океа	<u></u>		

8	Previous applications				
8.2	Please provide details, including local authorities applied to and relevant dates	To a contract of the contract			
9	Convictions			· · · ·	
9.1	Has the applicant or any person named in this application been convicted of any criminal offence?	No	If no, go to 6.1	М	
	Please provide details – subject to the Rehabilitation of Offenders Act 1974 All unspent crimes must be declared				
9.2	Name of person				
9,3	Date				
9,4	Court			 	
9.5	Offence	1000		<u> </u>	
9.6	Penalty	12.00		I^-	
9.7	Add another conviction?	Yes 🍃	If yes, this section will be repeated		
10	Additional details*				
10.1	Please provide any additional information relevant to the application	Please see the attached statement in support and conditions offered to			
	* Please check local guidance notes and condition	ons for any addi	ional information which may be required		

Declaration and signature

The declaration required by the individual local authority will appear here

Digital signature

Date

36

APPENDIX E



Name of Committee:

LICENSING

Meeting Date:

1 March 2011

Directorate:

Public Protection

Corporate Manager:

Steve Elsey

Agenda Status:

Public part of Agenda

Report Title	Application for Sexual Entertainment Venue Licence - Urban
	Tiger, Wellingborough Road Northampton.

1. Recommendations

That the Committee consider and determine the application.

2. Summary

On 25 May 2010 the Council passed a resolution as authorised under Section 2 of the Local Government (Miscellaneous Provisions) Act 1982, to adopt Schedule 3 (as amended by Section 27 of the Police and Crime Act 2009) of the Local Government (Miscellaneous Provisions) Act 1982.

The said Act came into force on 1 July 2010 and the resolution took effect on that date.

When dealing with an application for a sex establishment licence, the members of the committee are not acting as the licensing committee under the 2003 Act and are instead exercising their functions under Schedule 3.

The Council also amended the existing 'Sex Establishment' Policy, agreed by the Licensing Committee at its meeting on 28 May 1998, to include the words 'Sex Entertainment Venues' and to place a restriction on both location and numbers in the following terms: -

"That the appropriate number of Sex Establishments and Sex Entertainment Venues in the Borough of Northampton be restricted to the following localities:

a) The area bounded by and including the Wellingborough Road, Kettering Road and Abington Avenue be limited to three.

The area of Regent Square be restricted to a single "Sex Establishment".

The Policing and Crime Act 2009 was introduced to give local communities a stronger say over the establishment and location of lap dancing clubs and similar establishments in their area, and Local Authorities more power to reject applications for lap dancing clubs or impose conditions on the Licences. It brought the licensing of lap dancing clubs in line with other sex establishments such as sex shops and sex cinemas. This change in legislation is aimed at recognising that local people do have legitimate concerns about where lap dancing clubs are located.

Lap dancing premises were regulated under the Licensing Act 2003 ("the 2003 Act") and required a Premises Licence under Section 1 of the 2003 Act. There were no special provisions made within the 2003 Act for lap dancing clubs and so applications were submitted in the same way as a pub or restaurant. If an application was submitted to the Licensing Authority for a Premises Licence the only mandatory conditions that applied related to the sale of alcohol. It was only if relevant representations were made by an interested party that the Authority could, following a hearing, impose other conditions or reject the application. Even then it was only be able to do so where such a step was necessary to promote one of the four licensing objectives as set out in the 2003 Act – (prevention crime and disorder, public safety, prevention of public nuisance and the protection of children from harm).

The powers that were available to Local Authorities to control the establishment of lap dancing premises or impose conditions on their licences were therefore very limited. Following a DCMS consultation with Local Authorities the majority of those that responded felt that the powers at that time to regulate lap-dancing clubs were inadequate and wanted the Government to intervene.

It had also been documented in the media that under the existing law there had been an increase in the number of lap dancing venues and many communities felt powerless to object to the opening of a new lap-dancing club in their area.

From April 2010 Lap dancing venues have been regulated under the Local Government (Miscellaneous Provisions) Act 1982 (the "1982 Act"). It was up to each Local Authority to decide whether the provisions of the 1982 Act should apply to their area, so it is possible that the new legislation will not necessarily apply all over England and Wales. However, this Local Authority resolved to adopt Schedule 3, as amended, and is able to impose a wider variety of conditions on lap dancing clubs e.g. relating to opening hours, advertisements and the visibility of the interior to passers by.

This Local Authority is also able to refuse to grant or renew a Licence on the grounds that such a club would be inappropriate having regard to the character of the area, the use of other premises in the area (e.g. local schools) and can also have regard to the number of similar premises in the area, if the application is equal to or exceeds the number the Authority considers appropriate. The Council has been able to dictate the appropriate number of Sex Establishment premises within the area it has designated as an appropriate area.

Similarly, local residents are able to make written representations to the Local Authorities on these grounds, rather than being limited to make representations based

on the four licensing objectives found in the Licensing Act 2003.

For the purposes of this duty 'local people' are defined as anyone who lives or works in the local authority area.

Under the new legislation, lap-dancing clubs are classified as "sexual entertainment venues and the legislation allows Local Authorities to decide what, in its opinion, should be included as relevant entertainment.

With the new legislation, there are no "grandfather rights" for existing clubs. If they wish to continue trading they need to apply for a Licence under the new regime. A transitional period of 12 months was given to existing clubs to apply for a new Licence. Premises, which fail to apply for a new Licence within this period, face closure.

Existing clubs or those wishing to operate new lap dancing premises needed to make an application for a new licence to the Local Authority and are required to give public notice of the application in a local newspaper and at the premises. Any persons wishing to object to the application must give written notice within a statutory 28-day consultation period stating the general grounds of their objection. Any contested application will be considered before the Authority's appropriate committee or subcommittee.

Objections (Home Office Guidance).

When considering an application for the grant, renewal or transfer of a licence the appropriate authority should have regard to any observations submitted to it by the chief officer of police and any objections that they have received from anyone else within 28 days of the application. Any person can object to an application but the objection should be relevant to the grounds set out in paragraph 12 of Schedule 3 for refusing a licence. Objections should not be based on moral grounds or values and local authorities should not consider objections that are not relevant to the grounds set out in paragraph 12.

The committee must also be wary of objectors' motives behind the objection and that there is no element of a 'vendetta' against the applicant or venue.

Paragraph 12 of Schedule 3 sets out the grounds for refusing an application for the grant, renewal or transfer of a licence.

A licence must not be granted:

- (a) to a person under the age of 18;
- (b) to a person who is for the time being disqualified due to the person having had a previous licence revoked in the area of the appropriate authority within the last 12 months:
- (c) to a person, other than a body corporate, who is not resident in an EEA State or was not so resident throughout the period of six months immediately preceding the date when the application was made; or

- (d) to a body corporate which is not incorporated in an EEA State; or
- (e) to a person who has, within a period of 12 months immediately preceding the date when the application was made, been refused the grant or renewal of a licence for the premises, vehicle, vessel or stall in respect of which the application is made, unless the refusal has been reversed on appeal.

A licence may be refused where:

- (a) the applicant is unsuitable to hold the licence by reason of having been convicted of an offence or for any other reason;
- (b) if the licence were to be granted, renewed or transferred the business to which it relates would be managed by or carried on for the benefit of a person, other than the applicant, who would be refused the grant, renewal or transfer of such a licence if he made the application himself;
- (c) the number of sex establishments, or of sex establishments of a particular kind, in the relevant locality at the time the application is determined is equal to or exceeds the number which the authority consider is appropriate for that locality; or
- (d) that the grant or renewal of the licence would be inappropriate, having regard;
 - (i) to the character of the relevant locality:
 - (ii) to the use to which any premises in the vicinity are put; or
 - (iii) to the layout, character or condition of the premises, vehicle, vessel or stall in respect of which the application is made.

A decision to refuse a licence must be relevant to one or more of the above grounds.

When determining a licence application, the local authority must have regard to any rights the applicant may have under Article 10 (right to freedom of expression) and Article 1, Protocol 1 (protection of property) of the European Convention on Human Rights.

The Provision of Services Regulations 2009 amended Schedule 3 to the 1982 Act to state that, if having considered an application for the grant, renewal or transfer of a licence, the appropriate authority decides to refuse it on one or more of the above grounds, it must provide the applicant with reasons for the decision in writing.

3. Procedures

On 14 December 2010, an application for a Sex Entertainment Venue Licence was received in respect of Urban Tiger Wellingborough Road Northampton. The applicant is Urban Crowd Limited, Barratts Club, Kingsthorpe Road, Northampton.

The premises have a current Premises Licence and have been trading as a similar venue since 2003. During that time the Council has received one complaint with regard

to advertising on the exterior of the building. This was resolved, the advertisement was removed.

The obligatory notice appeared in a local newspaper and notices were displayed on the premises and were in order

Northamptonshire Police has no comment to make with regard to the application nor do they have any objection to the application.

A total of 78 objections have been received and are deemed to be valid, some are residents in Northampton, persons as far afield as San Francisco, Belgium, Northumberland, Preston, Sheffield, Bristol, Hampshire, Somerset, and Coventry. Others have responded by email and have not included their home address with the objection. A petition containing 19 signatures was also received. 24 objections did not contain a contact address.

Due to the generic nature of the majority of objections, most have a common theme, it has been asked that a speaker or speakers be nominated to put those objections to the committee, this to avoid repetition.

The applicant represented by Julia Palmer, Solicitor will be given the opportunity to make the application.

This will be then be followed by any questions, led by the chair, that the committee may wish to ask the applicant.

The Chair may then invite other interested parties to ask questions.

Objectors will then be given the opportunity to make their objections in person to the Committee.

The committee are aware of the nature of all objections received.

This will again be followed by any questions, led by the chair, that the committee may wish to ask the objectors.

The applicant's representative may also ask questions of the objectors.

Each party will be given a period of time, to be decided by the Chair, in which to present their case and may be given permission by the Chair to question any other party.

There will then be a summing up by the objector and the applicant before the committee make their decision.

3A. Any Relevant Policies

Local Government (Miscellaneous Provisions) Act 1982.

Policing and Crime Act 2009.

Sex Shop Licence Conditions.

The Council Policy on Sex Establishments. (As amended 25 May 2010).

Northampton Borough Council Licensing Policy. (Amended 7 February 2011)

4. Options and Evaluation of Options

That the Committee consider the application.

5. Resource Implications (including Financial Implications)

Licensing Officers will enforce any conditions that may be imposed by the Committee.

6. Consultees (Internal and External)

Internal	Legal
External	Home Office. Sexual Entertainment Venues (Guidance for England
	and Wales.)

7. Compliance Issues

Finance Comments

Relevant fees will be collected.

Legal Comments

"Any objections received for this application must fall within Paragraph 12 Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982 and the members of the committee must steer away from any moral considerations raised by any objector(s).

The committee ought to have due regard to the European Convention of Human Rights Act Article 1 Protocol 1 (peaceful enjoyment of possessions) and Article 10 (freedom of expression)"

Crime and Disorder Issues

N/A

Equality Impact Assessments

The Equality Act 2010 provides a new cross-cutting legislative framework to protect the rights of individuals and advance equality of opportunity for all; to update, simplify and strengthen the previous legislation; and to deliver a simple, modern and accessible framework of discrimination law which protects individuals from unfair treatment and promotes a fair and more equal society.

In implementing the Licensing of Sex Entertainment Venues, associated legislation and guidance, this Licensing Authority is committed to ensuring that the obligations and duties within this legislation are met.

Human Rights Act Implication

Local Authorities must take into account any rights the existing operator may have under Article 1, Protocol 1 of the European Convention of Human Rights, (which entitles every person to the peaceful enjoyment of their possessions) and Article 10 (freedom of expression).

Other compliance issues: None

8. Background Papers

Home Office	Policing and Crime Bill	
Sex Entertainment Venue	Supplementary Guidance	30/11/09
	• •	12/02/10

Name	Signature	Date	Ext.
Author	Mr P Bayliss	3/2/11	7099
Corporate Manager	Steve Elsey		
Director	Julie Seddon		

Text only | Accessibility | Site map

Search for it...

- Home
- Services A-Z
- News
- Information
- Events
- FAQs
- Contact
- Register

Categories

- Calendar
- What's new
- Search
- Committees
- · Decisions including Member Decisions
- Meetinas
- **Executive Business List**
- Councillors
- Library
- **ePetitions**
- Subscribe to updates

Home Information Monthly calendar Agenda and minutes Agenda item

Agenda item

Application for Sexual Entertainment Venue Licence - Urban Tiger, Wellingborough Road Northampton

APPENDIXF

Meeting of Licensing Committee, Tuesday, 1 March 2011 6:00 pm (Item 6.)

The Chair introduced the Committee and welcomed everyone to the meeting.

Outline of the Application by the Licensing Officer

The Licensing Officer outlined the application by Urban Crowds Limited for a Sex Entertainment Venue Licence in respect of Urban Tiger, Wellingborough Road, Northampton and noted that there had been over 70 objections received from interested parties. He then explained the procedure for the hearing.

Application for the Premises Licence

It was explained that the Sexual Entertainment Venue Licence was a new procedure but it was confirmed that the venue had been trading with a Premises Licence for many years. It was noted that the owner was a responsible Licence holder and that his family had been running Public Houses in the area for approximately 30 years.

It was raised that this Licensing Authority had already deemed the location of the venue as appropriate for Sexual Entertainment and therefore the appropriateness of the venue should not need to be a consideration for this Sub-Committee.

She noted the genuine concerns of the objectors but stated that generic views not specifically regarding this club were, with the greatest of respect, not relevant. It was felt that objectors views concerning external advertising had been addressed in conditions, which only allow the club to use advertising material approved by this Licensing Authority. The on road advertising would also be removed with immediate effect. The issue of 'rights' was also raised, but it was requested that is the Committee take Rights into consideration that this would also apply to the applicant, the dancers and the customers who enjoy the premises. It was noted that the Police had no objection to the application.

The Applicants witness, Aimee Albiston was confirmed as a dancer at the club for the last 2 ½ years while completing her Masters Degree at Northampton University. As a dancer for a total of 6 years Ms Albiston noted that she chose to stay at this specific venue and commented on behalf of all of the dancers that it was a nice place to work, good environment, that staff were well looked after and were all good friends who socialised together. She felt it was important to put across the views of the dancers, noting that they wanted to be there, felt safe and that there was a waiting list of girls trying to get into that venue.

Questions to the Applicant / Witness

The Applicants representative was asked about the types of advertising used by the venue in the past and raised an issue with advertising proviously dealt with by this Lie 45 a Authority. The passibility of the venue being used for an www.northamptonboroughcouncil.com/councillors/mgAi.aspx?ID=34359 1/4

11/26/2019 Northampton Borough Council - Information [Council, government and democracy [Agenda item - Application for Sexual Entertain... issue with advertising previously deart with by this cicensing Authority. The possibility of the vertue being used for all alternative use such as a bar or club was also raised.

The witness was requested to advise of the payment structure for the dancers, the employment basis and what affect closure of the venue would have on those dancers. It was noted that dancers were self-employed but as many were students or single mothers, the loss if their positions may necessitate benefit claims.

Members questioned the safety and security on the premises. It was confirmed that the dancers were well looked after with their own lockers, security cameras and having an escort to their cars.

Members questioned the links between dancing in a Sexual Entertainment Venue and prostitution. Ms Albiston did not see the link and has never witnessed or heard of this during her career.

Representation by the Representors

Objector Julie O'Bierne wished to raise the link between an increase in Sexual Entertainment venues and the increase in violence toward women. She noted that there had been statistics from areas such as Camden where the opening of venues such as this, and the sexualization and availability of women had led to a lack of respect for women culminating in an increase in violence and rape in the proximity. Her views and objection had been supported by organisations such as the Rape Crisis Centre of Northampton.

Members questioned if she had any specific statistics or evidence in regard of this club and asked if she specifically felt the venue contributed to the sexualization of women on fashion and culture could also play some part. The objector responded that it was a jigsaw effect and all issues of this nature contributed to the increase of violence towards women.

Objector Melanie Stratten as a mother of three children wished to note the appropriateness of the location in an area of the town frequented by families such as hers who felt uncomfortable with the suggestive nature of the venues advertising. She believed that the nature of the venue led to elude comments from men, making the area unsafe for women at all points of the day. The promotion of the sexual inequality was also noted as something she did not agree with or want to encourage in her son.

Objector Stephen Whiffen wished to request that if this Committee were minded to grant the Licence to note potential alterations to the licence conditions including evening only opening hours, limits on the nature and wording of advertising, restriction of full nudity in the club and adoption of a no contact and minimum 3ft distance rules.

In regard to the 3ft rule the applicant confirmed that this was fairly unenforceable due to a body not being straight up and down. It was confirmed that unintentional contact in regard to accidental contact such as hair would need to be in the conditions to protect the girls from breaking these conditions unintentionally.

The applicant also wished to note that the concern in regard to advertising was addressed in their amended conditions.

Objector Del Pickup objected due to the character of the venue and the location in proximity to the town centre, due to the location among retail premises frequented by children. In addition to this concerns were raised for the potential vulnerability of women and an unreported incident was raised where a female in a public house of close proximity was groped by a group of gentlemen that had left the Sexual Entertainment Venue and now that female does not feel safe in that area of the town.

Objector John Palethorpe as a primary teacher within a five-minute walk of the venue wished to object on the grounds of advertising and the location. As an area frequented by children he objected to the advertising and the suggestive nature of the venue. As an area with a vibrant nightlife, over excited men leaving this venue could cause problems for other women in proximity. In addition to this he objected to the nature of the venue in general and the gender inequality issues.

Issues were raised in regard to the mobile advert and the elude nature of some of the past advertisements. These issues were noted as addressed by the applicants altered conditions submitted to this Committee.

Objector Jac Higgs raised objections due to the increased effect venues such as this are having on citizens. He raised issues in regard of women being treated as sexual objects, increased violence towards women, increased demand for prostitution and due to Sexual Offences raising by 11% in this area he noted a clear connection between venues such as this and offences against women. As this Licensing Authority had duty to promote gender equality he felt it would be inconsistent for this Committee to grant a Licence.

Members questioned the statistic provided for the increase in sexual violence. It was confirmed that this figure was not since the opening of the club but just demonstrates a trend.

The Applicant wished to note that there was no proven link between rape and Sexual Entertainment Venues.

Objector Jasmine Shadrack as a Lecturer at Northampton University wished to object to the Licence on the basis of gender inequality ideology. She noted that we were witnessing a capitalist venture in regard to Sexual Entertainment Venues who have sexually available women. She believed that the selling of women in clubs such as this promoted a false ideology with a narrow vision of femininity.

It was noted that she had no specific evidence in regard of this venue.

Objector Michael Drakes objected to the Licence by reading a statement on behalf of Mrs V Higgs, which was tabled in the agenda.

The Committee took a vote to discuss the item in private session, which was carried.

Summing up by the Applicant

Solicitor, Julia Palmer wished to sum up by noting that the discretionary grounds for refusal in this case were not applicable but that mandatory grounds such as character and use of the premises could be used. She confirmed that she had noted the concerns of objectors in regard to the area being frequented by children but it was raised that this Licensing Authority had already deemed this area to be suitable as a location of up to three Sexual Entertainment Venues. She also confirmed that the objections in regard to advertising had already been addressed in altered conditions the applicant had offered, which could also be altered further by this Committee. #

Summing up by the Representors

Stephen Whiffen summed up on behalf of the representors by reminding this committee of the potential impact on gender inequality and the location of the premises frequented by children. If the Committee were minded to grant the Licence they hoped that conditions imposed on the venue would be enforced.

The Determination

The Committee considered the application and heard all the representations by the Applicant and the objectors, and considered all the written submissions. Taking these into consideration, it was decided by a majority to grant the application for Sexual Entertainment Venue Licence in respect of Urban Tiger, Wellingborough Road, Northampton.

The Grant of the Licence was subject to the licence conditions offered by the applicant and subject to:

- · Paragraph 3 change "Council" to "Licensing Authority";
- Paragraph 5 be amended to 21 instead of 18;
- Paragraph 10 "particularly women" be deleted;
- · Paragraph 13 and 14 change "Council" to "Licensing Authority";
- Paragraph 15 delete "decorum" and insert "which does not offend public decency";
- Paragraph 17 after "installed" add "outside within the curtilage of the premises and inside the premises";
- · Paragraph 25 take out "full"; and
- · Paragraph 27 insert comma after "sex act".

All parties have the right to appeal the Sub-Committees decision to the Magistrates Court within 21 days of the date of decision.

Supporting documents:

- Committee Report Urban Tiger 1 З 11, item 6. 🖒 ррг 152 кв View as DOC 152 кв
- Objection Urban Tiger 2 page (20), item 6. 🖒 PDF 94 КВ
- Objection Urban Tiger 3 Page (41), item 6. 🖒 PDF 197 КВ
- Objection Urban Tiger full (3), item 6. В рог 529 кв.
- Objections Urban Tiger individual 14, item 6. 🖾 PDF 1007 KB
- Response Urban Tiger Northants Police, item 6. 2 PDF 40 KB
- Support papers Urban Tiger App, item 6. 🖾 PDF 372 КВ
- Support Papers, item 6. 🖾 PDF 113 KB View as DOC 80 KB
- Letter 2, item 6. ☑ PDF 21 KB View as DOC 20 KB
- Letter 3, item 6. ☐ PDF 33 KB View as DOC 20 KB
- Letter 4, item 6. 🖾 PDF 15 КВ View as DOC 20 КВ
- Letter 5, item 6. 🖾 PDF 32 KB View as DOC 20 KB
- Letter 6, item 6. 🖾 PDF 29 KB View as DOC 22 KB
- Letter 7, item 6. ☼ PDF 30 KB View as DOC 20 KB • Letter 8, item 6. ☼ PDF 28 KB View as DOC 20 KB
- Letter 9, item 6. 🖾 PDF 33 кв View as DOC 20 кв
- Letter 10, item 6. PDF 17 KB View as DOC 20 KB
- Letter 11, item 6. 🖾 PDF 31 KB View as DOC 20 KB
- Letter 12, item 6. ☑ PDF 28 KB View as DOC 20 KB
- Letter 13, item 6. PDF 15 KB View as DOC 20 KB
- Letter 14, item 6. ☐ PDF 30 KB View as DOC 20 KB
- Letter 15, item 6. 2 PDF 29 KB View as DOC 20 KB
- Letter 16, item 6. Фрр 30 кв View as DOC 20 кв
- Letter 17, item 6. 🖾 PDF 33 кв View as DOC 20 кв
- Letter 18, item 6. 2 PDF 27 KB View as DOC 20 KB
- Letter 19, item 6. 🖾 PDF 29 KB View as DOC 20 Кед 7

Contact the Council

- © 2012 Northampton Borough Council
 Made with XHTML and CSS to WAI-AA, ICRA rated,

Follow us on...







You YouTube

RSS

Agenda Item 8

By virtue of paragraph(s) 1 of Part 1 of Schedule 12A of the Local Government Act 1972.

Document is Restricted



Agenda Item 9

By virtue of paragraph(s) 1 of Part 1 of Schedule 12A of the Local Government Act 1972.

Document is Restricted



Agenda Item 10

By virtue of paragraph(s) 1 of Part 1 of Schedule 12A of the Local Government Act 1972.

Document is Restricted

