LICENSING ACT 2003 - INFORMATION FOR APPLICANTS

This Guidance
The following is general guidance which provides a basic overview to assist applicants in preparation for applications made under this regime. The following is not a definitive statement of the law, but instead aims to help applicants understand better, what is required of them if applying for a licence. As an applicant you are asked to contact an agent or solicitor if you require further advice regarding this as the onus of applying correctly lies solely with you as the applicant. Unfortunately the Licensing department’s officers are not permitted to give you advice on what you should apply for. The grey boxes have been developed to help detail the key requirements but you are asked to read all of the information in order to grasp it in its entirety.

What is the Licensing Act 2003?
The Licensing Act 2003 aims to regulate licensable activities, all of which are administered by the Local Authority. There are four Licensing objectives that underline the legislation and must be promoted and upheld by applicants. These objectives will need to be detailed in the Premises Licence Application Form. The objectives are;

- Prevention of crime and disorder
- Prevention of public nuisance
- Public safety
- Protection of children from harm

The Licensable Activities
If you wish to supply alcohol and/or entertainment (dependent on whether you wish to sell alcohol as well) or hot food and/or drink between 11.00pm and 5.00am the following day, you must be the holder of a Premises Licence under the Licensing Act 2003. Other licensable activities may include;

- A performance of play
- An exhibition of a film
- An indoor sporting event
- Boxing or wrestling entertainment
- A performance of live music
- Any playing of recorded music
- A performance of dance

In particular a licence may be required by:

- anyone that provides any entertainment between 11PM and 8AM;
- anyone that provides amplified live or recorded music to an audience of more than 500 people;
- anyone that provides recorded music to an audience on premises not licensed for the sale or supply of alcohol;
- anyone that puts on a performance of a play or a dance to an audience of more than 500 people, or an indoor sporting event to more than 1,000 spectators
- anyone that puts on boxing or wrestling
- anyone that screens a film to an audience

Exemptions of Entertainment under a Premises Licence
If you already hold a premises licence and wish to stage a performance of live music or the playing of recorded music and the following applies;

- it takes place between 8AM and 11PM; and
- it takes place at an alcohol on-licensed premises; and
- the audience is no more than 500 people
you do not need to apply for a variation of your Premises Licence to include recorded music or live music.

New Premises Licence

Applications for a Premises Licence

The application process consists of;

- A Premises Licence Application form
- A plan
- An application Fee
- Newspaper Advert
- Blue Public Notice
- Proof of Right to work in the UK
- Designated Premises Supervisor Consent Application Form (if selling alcohol)

The following will deal with each of the above in turn:-

The Application Form

This is the part of the application process where you detail any contact details, what you are applying for in terms of Licensable Activities and how you will meet the four Licensing Objectives. Those licensable activities that are not applicable to you, should be left blank.

The Four Licensing Objectives

It is vital that all four licensing objectives are completed in order to demonstrate how they will be upheld. An example of each is given below to give you an idea of how they can be promoted;

- Prevention of crime and disorder
  - 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.
- Prevention of public nuisance
  - Notices asking customers to leave quietly shall be conspicuously displayed at all exits.
- Public safety
  - The locks and flush latches on the exit doors shall be unlocked and kept free from fastenings other than push bars or pads whilst the public are on the premises.
- Protection of children from harm
  - A “Challenge 25” policy shall be adopted and adhered to at all times.

The Plan

The plan guidelines stipulate what needs to be included on the plan. The plan will need to be completed correctly in order to avoid the application process being delayed or suspended. The plan guidelines can be found online or will be sent to you together with the application form.

Please ensure you submit the correct plan in order to avoid delays in the application process

The Application Fee

The application fee is dependent on your rateable value. This can be accessed by visiting www.gov.uk/correct-your-business-rates. The fee sheet (available online or sent to you with your application) details Bands A-E where you will be able to verify which Band your business falls within. Failure to make the correct payment on time will delay the application process.

Please ensure you pay the correct fee in order to avoid delays in the application process

Newspaper Advert

The application must be advertised in a local newspaper within 10 working days of the application being submitted to the Local Authority. In order to find a local newspaper, your local newsagent will have some displayed. The contact details for each newspaper can be found within the newspaper.
It is advisable that you shop around as the cost of placing a newspaper advert can vary substantially. Please also be aware that some newspapers only publish on specific dates in the month so you must ensure this coincides with the application process in that the newspaper advert goes into the newspaper within 10 days of the application being officially submitted.

Proof of the advert should be emailed to business.licence@brent.gov.uk once confirmation has been received by the newspaper listing the advert.

**Blue Notice**
All applications must be advertised on a notice on pale blue paper, sized A4 or A3 with a font of 16 or greater. The notice must be;

- displayed on a conspicuous part of the premises for 28 consecutive days where it can be clearly seen and read by persons passing in the street.
- displayed at eye level (the average person should not have to look high up or down to see the notice)
- visible 24 hours a day and therefore must be placed in front of a shutter (if a shutter exists) during the hours the business is closed.
- replaced immediately if the notice has been removed

Proof of the pale blue notices should be emailed to business.licence@brent.gov.uk. This should be submitted in the form of two photographs. One photograph taken close up, clearly showing the wording on the application and a second photograph taken from afar of the entire premises showing where the notice is displayed outside the premises. Please ensure the notice is visible 24hrs a day.

**Proof of Right to Work in the UK**
As of April 2017, the Immigration Act now requires that all persons applying for a licence prove that they have a right to work in the UK. The application form stipulates which forms of identification are acceptable.

Proof of your Right to Work in the UK should be submitted with your Premises Licence Application Form

**Designated Premises Supervisor Consent Application Form**
This application will only be submitted if you plan on selling alcohol. The application is filled out by the person (Designated Premises Supervisor) who will be responsible for the sale of alcohol in the premises, which includes being responsible for all of the employees selling alcohol whether the designated premises supervisor is present every day or not. The role of the DPS is very important as a result of their responsibility for those that sell alcohol in the premises. It is not a position that should be taken lightly.

If you plan on selling alcohol, the Designated Premises Supervisor (DPS) must submit the Designated Premises Supervisor consent application form (found online or sent to you with the application) and submit it with the application form to business.licence@brent.gov.uk

Please be aware of the following;
A fully completed application is ONLY considered complete when all of the documents and payment have been received by the Licensing Department.
After The Application Has Been Submitted
Once the application form has been received, it will be consulted on by all of the responsible authorities. If the responsible authority has an objection to the application, they will make contact with you to make a representation. The representation sets out what is expected of you in order for the responsible authority to agree (in their opinion) to the Premises Licence being granted. The representation may also ask for further clarification regarding matters related to the application. If you agree with the proposed, you should reply in writing to confirm your agreement.

You do not have to agree with what has been set out in the responsible authority’s representation and if an agreement cannot be reached, the Council’s Licensing Committee hearing will be arranged where you the applicant will be given the opportunity to give your reasons for opposing the representation. The committee will then make a decision according to what they have heard. The committee hearings take place within 20 working days, beginning the day after the last day of consultation. Applicants are given 10 working days’ notice of the hearing date.

The pale blue notice displayed at the premises and newspaper advert also allows other members of the community (residents/customers/businesses) to see the application and oppose it. They may also make representation within the 28 days consultation period but any representations received by the Licensing Department must be legitimate.

If your application is refused by the Licensing committee you may appeal against the decision to the Magistrates’ Court.

PLEASE NOTE: Until the Licensing Committee hearing has taken place, you are not permitted to carry out licensable activities.

Temporary Event Notices

A Temporary Event Notice allows for the holding of a small scale one-off licensable activity without having a Premises Licence or Club Registration Certificate and would apply to fetes, open days, and similar events or on special occasions such as international sporting events.

To hold a TEN, notice of the event must be given to the Licensing Authority (Brent Council) the Environmental Health Department and the Police. The procedure is not an application but a notification. The notification notice must be served at least 10 clear working days before the event is to be held. The more time you allow the better your chances of resolving any problems and not being refused (Heard by Committee). If the Police or Environmental Health objects to a TEN the council will serve a counter-notice and/or hold a hearing to determine the application.

TEN’s are subject to the following conditions or limitations

- an event may not last for longer than 168 hours (7 days).
- no more that 499 people (including staff) may attend any event.
- no premises may be used for more than 21 days or 15 separate occasions in any calendar year.
- there must be 24 hours between events at the same premises.
- personal licence holders are limited to 50 TENs in any calendar year and all other persons to 5 in the same period.

Personal Licences

The requirement for a personal licence is controlled under Part 6 of the Licensing Act 2003. The Act requires that any sale or supply of alcohol under a premises licence must be made or authorised by a personal licence holder.

Only applicants that are resident in the borough of Brent can make a personal licence application to Brent Licensing. If you live within another borough, you should apply directly to your local authority.

All applications must be accompanied with the documents as specified in section 4 of the application form and the fee of £37.00. Two current passport sized photographs must be submitted with your
application. They must be taken against a light background, with the full face uncovered and without sunglasses or head covering unless due to religious beliefs. One of the photographs must be endorsed with a statement verifying the likeness to the applicant, by a solicitor, notary, a person of standing in the community or any individual with a professional qualification.

Information on a range of accredited courses designed to support the licensing objectives for personal licences can be obtained from The British Institute of Innkeeping – website: www.bii.org or Inn-Dispensable – website: www.inn-dispensable.com. Colour Photocopies of relevant qualifications must be enclosed with the application.

The results of a Disclosure Barring Scotland (DBS) check or Subject Access Search must be obtained prior to submitting your application and must not be more than one calendar month old, when accompanying your application. You may apply for a basic disclosure to Disclosure Scotland, PO Box No.250, Glasgow, G51 1YU or by applying online.

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**Contacts**
Licensing Team (Alcohol & Entertainment)
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